

Department of Environmental Protection

_ Jeb Bush Governor Southwest District 3804 Coconut Palm Drive Tampa, Florida 33619

David B. Struhs Secretary

PERMITTEE

Hardee County Solid Waste
Department
Ms. Janice Williamson,
Solid Waste Superintendent
685 Airport Road
Wauchula, Fl 33873

PERMIT/CERTIFICATION

GMS ID No: 4025C30001
Permit No: 126620-001-SO
Date of Issue: 07/13/2000
Expiration Date: 07/01/2005

County: Hardee Lat/Long: 27 34 00 N 81 46 50 W

Sec/Town/Rge: 35/33S/25E
Project: Hardee County

Materials Recovery

Facility

This permit is issued under the provisions of Chapter 403, Florida Statutes, and Florida Administrative Code Rule(s) 62-3, 62-4, 62-25, 62-522, 62-550, 62-701, and 62-711. The above named permittee is hereby authorized to perform the work or operate the facility shown on the application and approved drawing(s), plans and other documents, attached hereto or on file with the Department and made a part hereof and specifically described as follows:

To operate a materials recovery facility, referred to as the Hardee County Materials Recovery Facility, located on Airport Road, near the City of Wauchula, Hardee County, Florida, subject to the specific and general conditions attached,. The specific conditions attached are for the operation of:

1. Materials Recovery Facility

Replaces Permit Number: S025-271793

This permit contains compliance items summarized in **Attachment 1** that shall be complied with and submitted to the Department by the dates noted. If the compliance dates are not met and submittals are not received by the Department on the dates noted, enforcement action may be initiated to assure compliance with the conditions of this permit.

"More Protection, Less Process"

PERMIT NO.: 126620-001-SO Materials Recovery Facility

PERMITTEE: Hardee Co_cy Solid Waste Dept.
Ms. Janice Williamson, SW Superintendent

GENERAL CONDITIONS:

- 1. The terms, conditions, requirements, limitations and restrictions set forth in this permit, are "permit conditions" and are binding and enforceable pursuant to Sections 403.141, 403.161, 403.727, or 403.861, Florida Statutes. The permittee is placed on notice that the Department will review this permit periodically and may initiate enforcement action for any violation of these conditions.
 - 2. This permit is valid only for the specific processes and operations applied for and indicated in the approved drawings or exhibits. Any unauthorized deviation from the approved drawings, exhibits, specifications, or conditions of this permit may constitute grounds for revocation and enforcement action by the Department.
 - 3. As provided in subsections 403.087(6) and 403.722(5), F.S., the issuance of this permit does not convey any vested rights or any exclusive privileges. Neither does it authorize any injury to public or private property or any invasion of rights, nor any infringement of federal, State, or local laws or regulations. This permit is not a waiver of or approval of any other Department permit that may be required for other aspects of the total project which are not addressed in this permit.
 - 4. This permit conveys no title to land or water, does not constitute State recognition or acknowledgment of title, and does not constitute authority for the use of submerged lands unless herein provided and the necessary title or leasehold interests have been obtained from the State. Only the Trustees of the Internal Improvement Trust Fund may express State opinion as to title.
 - 5. This permit does not relieve the permittee from liability for harm or injury to human health or welfare, animal, or plant life, or property caused by the construction or operation of this permitted source, or from penalties therefore; nor does it allow the permittee to cause pollution in contravention of Florida Statutes and Department rules, unless specifically authorized by an order from the Department.
 - 6. The permittee shall properly operate and maintain the facility and systems of treatment and control (and related appurtenances) that are installed and used by the permittee to achieve compliance with the conditions of this permit, are required by Department rules. This provision includes the operation of backup or auxiliary facilities or similar systems when necessary to achieve compliance with the conditions of the permit and when required by Department rules.

GENERAL CONDITIONS:

7. The permittee, by accepting this permit, specifically agrees to allow authorized Department personnel, upon presentation of credentials or other documents as may be required by law and at reasonable times, access to the premises where the permitted activity is located or conducted to:

- (a) Have access to and copy any records that must be kept under conditions of the permit;
- (b) Inspect the facility, equipment, practices, or operations regulated or required under this permit; and
- (c) Sample or monitor any substances or parameters at any location reasonably necessary to assure compliance with this permit or Department rules.

Reasonable time may depend on the nature of the concern being investigated.

- 8. If, for any reason, the permittee does not comply with or will be unable to comply with any condition or limitation specified in this permit, the permittee shall immediately provide the Department with the following information:
 - (a) A description of and cause of noncompliance; and
 - (b) The period of noncompliance, including dates and times; or, if not corrected, the anticipated time the noncompliance is expected to continue, and steps being taken to reduce, eliminate, and prevent recurrence of the noncompliance.

The permittee shall be responsible for any and all damages which may result and may be subject to enforcement action by the Department for penalties or for revocation of this permit.

- 9. In accepting this permit, the permittee understands and agrees that all records, notes, monitoring data and other information relating to the construction or operation of this permitted source which are submitted to the Department may be used by the Department as evidence in any enforcement case involving the permitted source arising under the Florida Statutes or Department rules, except where such use is prescribed by Sections 403.111 and 403.73, F.S. Such evidence shall only be used to the extent it is consistent with the Florida Rules of Civil Procedure and appropriate evidentiary rules.
- 10. The permittee agrees to comply with changes in Department rules and Florida Statues after a reasonable time for compliance; provided, however, the permittee does not waive any other rights granted by Florida Statutes or Department rules.

PERMIT NO.: 126620-001-SO Materials Recovery Facility

PERMITTEE: Hardee Co___y Solid Waste Dept.
Ms. Janice Williamson, SW Superintendent

GENERAL CONDITIONS:

- 11. This permit is transferable only upon Department approval in accordance with Rule 62-4.120 and 62-730.300, Florida Administrative Code, as applicable. The permittee shall be liable for any non-compliance of the permitted activity until the transfer is approved by the Department.
- 12. This permit or a copy thereof shall be kept at the work site of the permitted activity.
- 13. This permit also constitutes:
 - (a) Determination of Best Available Control Technology (BACT)
 - (b) Determination of Prevention of Significant Deterioration (PSD)
- (c) Certification of compliance with State Water Quality Standards (Section 401, PL 92-500)
 - (d) Compliance with New Source Performance Standards
- 14. The permittee shall comply with the following:
 - (a) Upon request, the permittee shall furnish all records and plans required under Department rules. During enforcement actions, the retention period for all records will be extended automatically unless otherwise stipulated by the Department.
 - (b) The permittee shall hold at the facility or other location designated by this permit records of all monitoring information (including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation) required by the permit, copies of all reports required by this permit, and records of all data used to complete the application for this permit. These materials shall be retained at least three years from the date of the sample, measurement, report, or application unless otherwise specified by Department rule.
 - (c) Records of monitoring information shall include:
 - the date, exact place, and time of sampling or measurements;
 - 2. the person responsible for performing the sampling or measurements;
 - the dates analyses were performed;
 - 4. the person responsible for performing the analyses;
 - 5. the analytical techniques or methods used;
 - 6. the results of such analyses.

GENERAL CONDITIONS:

15. When requested by the Department, the permittee shall within a reasonable time furnish any information required by law which is needed to determine compliance with the permit. If the permittee becomes aware the relevant facts were not submitted or were incorrect in the permit application or in any report to the Department, such facts or information shall be corrected promptly.

- 16. In the case of an underground injection control permit, the following permit conditions also shall apply:
 - (a) All reports or information required by the Department shall be certified as being true, accurate and complete.
 - (b) Reports of compliance or noncompliance with, or any progress reports on, requirements contained in any compliance schedule of this permit shall be submitted no later than 14 days following each schedule date.
 - (c) Notification of any noncompliance which may endanger health or the environment shall be reported verbally to the Department within 24 hours and again within 72 hours, and a final written report provided within two weeks.
 - 1. The verbal reports shall contain any monitoring or other information which indicate that any contaminant may endanger an underground source of drinking water and any noncompliance with a permit condition or malfunction of the injection system which may cause fluid migration into or between underground sources of drinking water.
 - 2. The written submission shall contain a description of and a discussion of the cause of the noncompliance and, if it has not been corrected, the anticipated time the noncompliance is expected to continue, the steps being taken to reduce, eliminate, and prevent recurrence of the noncompliance, and all information required by Rule 62-28.230(4)(b), F.A.C.
 - (d) The Department shall be notified at least 180 days before conversion or abandonment of an injection well, unless abandonment within a lesser period of time is necessary to protect waters of the State.

PERMIT NO.: 126620-001-SO Materials Recovery Facility

PERMITTEE: Hardee Cc _y Solid Waste Dept.
Ms. Janice Williamson, SW Superintendent

GENERAL CONDITIONS:

- 17. The following conditions also shall apply to a hazardous waste facility permit.
 - (a) The following reports shall be submitted to the Department:
 - 1. Manifest discrepancy report. If a significant discrepancy in a manifest is discovered, the permittee shall attempt to rectify the discrepancy. If not resolved within 15 days after the waste is received, the permittee shall immediately submit a letter report, including a copy of the manifest, to the Department.
 - 2. Unmanifested waste report. The permittee shall submit an unmanifested waste report to the Department within 15 days of receipt of unmanifested waste.
 - 3. Biennial report. A biennial report covering facility activities during the previous calendar year shall be submitted by March 1 of each even numbered year pursuant to Chapter 62-730, F.A.C.
 - (b) Notification of any noncompliance which may endanger health or the environment, including the release of any hazardous waste that may endanger public drinking water supplies or the occurrence of a fire or explosion from the facility which could threaten the environment or human health outside the facility, shall be reported verbally to the Department within 24 hours, and a written report shall be provided within 5 days. The verbal report shall include the name, address, I.D. number, and telephone number of the facility, its owner or operator, the name and quantity of materials involved, the extent of any injuries, an assessment of actual or potential hazards, and the estimated quantity and disposition of recovered material. The written submission shall contain:
 - 1. A description and cause of the noncompliance.
 - 2. If not corrected, the expected time of correction, and the steps being taken to reduce, eliminate, and prevent recurrence of the noncompliance.
 - (c) Reports of compliance or noncompliance with, or any progress reports on, requirements in any compliance schedule shall be submitted no later than 14 days after each schedule date.
 - (d) All reports or information required by the Department by a hazardous waste permittee shall be signed by a person authorized to sign a permit application.

PERMITTEE: Hardee C _y Solid Waste Dept. PERMIT NO.: 126620-001-SO Ms. Janice Williamson, SW Superintendent Materials Recovery Facility

SPECIFIC CONDITIONS:

1. Facility Designation. This site shall be classified as a materials recovery facility for materials recovery, sorting and recycling, and shall be constructed and operated in accordance with all applicable requirements of Chapters 62-3, 62-4, 62-25, 62-28, 62-520, 62-522, 62-550, and 62-701 Florida Administrative Code (F.A.C.) and all applicable requirements of Department Rules.

- 2. **Permit Application Documentation.** This permit is valid for operation of the material recovery facility and related facilities in accordance with the reports, plans and other information, submitted by Hardee County, as follows:
 - a. Application for Permit Renewal for Hardee County Board of-county Commissioners, Material Recovery Facility, dated March 2000 (received April 18, 2000);
 - b. Additional information dated May 17, 2000 (received May 26, 2000 and July 11, 2000 via fax);
 - c. Record Drawings received May 31, 1995, entitled, <u>Hardee County Solid Waste Recycling Center</u>, originally dated December 1991 and prepared by Briley, Wild and Associates;
 - d. and in accordance with all applicable requirements of Department rules.
- 3. Permit Modifications. Any activities not previously approved as part of this permit shall require a separate Department permit unless the Department determines a permit modification to be more appropriate. Any significant changes to the facility shall require a permit modification. Permits shall be modified in accordance with the requirements of Rule 62-4.080, F.A.C. A modification which is reasonably expected to lead to substantially different environmental impacts, and which requires a detailed review by the Department, is considered a substantial modification.
- 4. **Permit Renewal.** No later than **sixty (60) days** before the expiration of the Department Permit, the permittee shall apply for a renewal of a permit on forms and in a manner prescribed by the Department, in order to assure conformance with all applicable Department rules.
- 5. **Prohibitions**. The prohibitions of Rule 62-701.300, F.A.C., shall not be violated by the operation of this facility.
- 6. Facility Operation Requirements.
 - a. The permittee shall operate this facility in accordance with Rule 62-701.700, F.A.C.; the information and drawings as listed in Specific Condition #2 above; and any other applicable requirements.
 - b. Litter shall be collected at least once daily.

PERMIT NO.: 126620-001-SO Materials Recovery Facility

PERMITTEE: Hardee Co...y Solid Waste Dept.
Ms. Janice Williamson, SW Superintendent

SPECIFIC CONDITIONS:

(Specific Condition #6 cont'd)

- c. In the event of extended downtime (greater than 72 hours) of equipment, or other emergency conditions, unprocessed materials and residuals shall be removed—and transported to the onsite Class I Landfill or other appropriate disposal facility.
- d. The owner or operator shall remove from the site 75% of all recyclable goods each year, either for recycling or disposal.
- e. At no time shall any material be allowed to be stored on the tipping floor for more than **72 hours** from the time of receipt.
- f. Except as authorized by Class I Landfill permit 38414-002-SO or its successors, all incoming loads of waste and recyclables shall be unloaded and processed inside the building only.
- 7. Operation Plan and Operating Record. A copy of the Department approved permit, operational plan, construction reports and record drawings, and supporting information shall be kept at the facility at all times for reference and inspections. The operations plan shall be reviewed and all changes, or a statement indicating that no changes have occurred, shall be submitted to the Department annually, by April 15th each year.

8. Storage of Materials.

- a. Storage of processed and unprocessed materials, and residuals, shall not exceed the quantities or timeframes listed in **Attachment 2** of this permit, or as otherwise specified by this permit.
- b. All materials which are stored outside the building, shall be stored on impermeable surfaces and shall be covered, or shall be stored in covered containers to prevent precipitation infiltration of the materials.
- c. All residuals (non-recoverable, non-recyclable materials) shall be stored in areas with leachate collection, and shall be disposed of within 24 hours of processing the material and generating the residual.
- d. All recovered materials shall be removed from the site for recycling or disposal in accordance with the schedule outlined in **Attachment 2** of this permit. In any event, recovered materials shall be removed from the facility within one year of processing/recovering the material.

PERMITTEE: Hardee C _y Solid Waste Dept. PERMIT NO.: 126620-001-SO
Ms. Janice Williamson, SW Superintendent Materials Recovery Facility

SPECIFIC CONDITIONS:

9. Waste Records. The owner or operator of the materials recovery facility shall record, in tons per day, the amount of material received at the MRF. The quantity, in tons, of each material (e.g. aluminum cans, steel/tin cans, glass, plastic, newsprint, cardboard, residuals, etc.) which is removed from the site for recycling or disposal shall be complied monthly and submitted to the Department quarterly, by January 15th, April 15th, July 15th and October 15th of each year. The operating authority shall remove from the site, 75% of all recovered materials each year, for recycling or disposal.

10. Monitoring of Waste. The permittee shall not accept hazardous waste or any hazardous substance at this site. Hazardous waste is a waste in Chapter 62-730, F.A.C. Hazardous substances are those defined in Section -403.703, Florida Statute or in any other applicable state or federal law or administrative rule.

12. Drainage Requirements.

- a. All areas shall be cleaned at the end of each day's operation, at a minimum, or as needed, to prevent odor or vector problems. All washdown water shall be contained within the building. All liquids discharged from unloading vehicles shall be contained within the building. Floors shall be free of standing liquids.
- b. All drains and leachate collection sumps shall be inspected for damage and clogging at least daily, and shall be cleaned as required. The leachate collection drains and sumps shall be cleaned at least weekly. In the event that liquids do not freely flow into the drains, the grates shall immediately (within 24 hours) be removed and cleaned. In no event shall leachate be allowed to discharge beyond the leachate collection system. In the event that the drains do not provide adequate removal of leachate from the building, corrective actions shall be taken to correct the deficiencies in accordance with Specific condition #18, below.
- 13. Closure Requirements. The facility owner or operator shall notify the Department of the facility's closure, no later than 180 days prior to the date when the facility is expected to close, as required by Rule 62-701.700(3)(d), F.A.C. The facility shall be closed in accordance with Rule 62-701.700(3)(d), F.A.C., and the Closure Plan submitted in the information listed in Specific Condition #2, above.
- 14. **Financial Assurance.** The permittee shall provide financial assurance for the material recovery facility site in accordance with Rule 62-701.700(4), F.A.C.
 - a. All costs for closure shall be adjusted for inflation and changes in the facility operations, and submitted annually, by September 1st each year to: Solid Waste Manager, Solid Waste Section, Department of Environmental Protection, 3804 Coconut Palm Drive, Tampa, Florida 33619-8318.

PERMIT NO.: 126620-001-SO Materials Recovery Facility

PERMITTEE: Hardee Cowny Solid Waste Dept.
Ms. Janice Williamson, SW Superintendent

SPECIFIC CONDITIONS:

(Specific Condition #14 cont'd)

- b. Proof that the financial mechanism has been adequately funded shall be submitted **annually**, to: Financial Coordinator, Solid Waste Section, MS#4565, Department of Environmental Protection, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400.
- 15. Control of Nuisance Conditions. The operating authority shall be responsible for the control of odors and fugitive particulates arising from this construction and operation. Such control shall minimize the creation of nuisance conditions on adjoining property. Complaints received from the general public, and confirmed by Department personnel upon site inspection, shall constitute a nuisance condition, and the permittee must take immediate (within 24 hours) corrective action to abate the nuisance. The owner or operator shall control disease vectors so as to protect the public health and welfare.
- 16. Stormwater System. The site shall continue to have a stormwater management system operated and maintained to prevent surface water flow into waste processing and storage areas. The stormwater management system shall be operated and maintained in accordance with Chapter 62-330, F.A.C., and any other applicable Department or water management district rules.

17. Fire Safety Survey.

- a. Annually, the permittee shall arrange for a fire safety inspection by the local fire protection authorities. The inspection shall be conducted no later than January 15th each year. The fire safety inspection report, which includes a statement from the local protection authorities that the site meets the requirements of the local fire protection authorities, shall be maintained at the facility for five years, and copies shall be provided to the Department upon request.
- b. In the event that deficiencies are noted, within 30 days of completion, the permittee shall provide documentation to the Department indicating correction of any deficiencies noted in the annual Fire Safety Survey. The documentation shall include approval of the corrections by the local fire authority.

18. Facility Maintenance and Repair.

a. The site shall be properly maintained including building maintenance, and maintenance of equipment, drainage systems, leachate collection and removal systems, and stormwater systems. In the event of damage to any portion of the site facilities or failure of any portion of the associated systems, the permittee shall immediately (within 24 hours) notify the Department explaining such occurrence and remedial measures to be taken and time needed for repairs. Written detailed notification shall be submitted to the Department within seven (7) days following the occurrence.

PERMITTEE: Hardee Co y Solid Waste Dept.
Ms. Janice Williamson, SW Superintendent

PERMIT NO.: 126620-001-SO Materials Recovery Facility

SPECIFIC CONDITIONS:

(Specific Condition #18 cont'd)

- b. In the event of a fire which requires outside assistance from the local fire protection authorities, the MRF shall cease accepting waste until the fire is completely extinguished and normal operations may resume.
- 19. **Professional Certification.** Where required by Chapter 471 (P.E.) or Chapter 492 (P.G.), Florida Statutes, applicable portions of permit applications and supporting documents which are submitted to the Department for public record shall be signed and sealed by the professional(s) who prepared or approved them.
- 20. **General Conditions.** The permittee shall be aware of and operate under the "General Conditions". General Conditions are binding upon the permittee and enforceable pursuant to Chapter 403, Florida Statutes.
- 21. **Permit Acceptance.** By acceptance of this Permit, the Permittee certifies that he/she has read and understands the obligations imposed by the Specific and General Conditions contained herein and also including date of permit expiration and renewal deadlines. It is a violation of this permit for failure to comply with all conditions and deadlines.
- 22. **Regulations.** Rule 62-701.700, F.A.C., effective April 23, 1997, is incorporated into this permit by reference. In the event that the regulations governing this permitted operation are revised, the Department will notify the permittee, and the permittee shall request modification of those specific conditions which are affected by the revised regulations to incorporate those revisions.

Executed in Tampa, Florida.

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

♪ Deborah A. Get‡off

Director of District Management

Southwest District

_ ATTACHMENT 1 _					
Specific Condition	Submittal Due Date	Required Item			
4 -	60 days prior to permit renewal	Submit permit application			
7	Annually, by April 15 th	Submit revised Operations Plan or statement of no changes			
9	Quarterly, by January 15 th , April 15 th , July 15 th , and October 15 th	Submit waste quantity reports			
13	180 days prior to closure date	Submit notification of closure			
14.a.	Annually, by September 1 st each year	Submit revised cost estimates			
14.b.	Annually	Submit proof of funding			
17	Annually, by January	Conduct fire safety survey			

PERMIT NO.: 126620-001-SO Materials Recovery Facility

ATTACHMENT 2 Material Storage Capacity and Locations

Material	Max. Storage Qty. (cy, tons)	Storage Method	Max. Storage time	Storage Location
Unprocessed Waste	100 tons	Loose	- 48 hours	Tipping floor
Processed: Clear Glass	25 cy	Roll-off	2-4 months	On pavement, SW corner
Amber glass	25 cy	Roll-off	2-4 months	On pavement, SW corner
Commingled aluminum and bimetal cans	30 cy	Covered containers	1 week	On pavement South side
Baled aluminum	8 tons	Baled	4-6 months	Inside MRF bldg.
Baled bimetal	8 tons	Baled	4-6 months	Scrap metal site
Plastics	187 cy	Loose	3-6 months	Pavement east of bldg.
Plastics	25 tons	Baled	3-6 months	Pavement south of bldg.
Newsprint	19.5 cy	Loose stacked	1-3 months	Trailer northeast of bldg.
occ	900 cy	Loose	1 week	Pavement east of bldg.
occ	30 tons	Baled	2-3 months	Pavement south of bldg.

Table derived from information received May 26, 2000.



Department of Environmental Protection

Jeb Bush Governor Southwest District 3804 Coconut Palm Drive Tampa, Florida 33619

David B. Struhs Secretary

CERTIFIED MAIL RETURN RECEIPT REQUESTED

July 13, 2000

In the matter of an Application for Permit by:

DEP File No.

126620-001-SO, Hardee County

NOTICE OF PERMIT

Hardee County Solid Waste Department Ms. Janice Williamson, Superintendent 685 Airport Road Wauchula, Fl. 33873

Dear Ms. Williamson:

Enclosed is Material Recovery Facility Operation Permit Number 126620-001-50, issued pursuant to Section(s) 403.087(1), Florida Statutes.

A person whose substantial interests are affected by this permit may petition for an administrative proceeding (hearing) in accordance with Section 120.57, Florida Statutes. The petition must contain the information set forth below and must be filed (received) in the Department's Office of General Counsel, 3900 Commonwealth Blvd., Mail Station #35, Tallahassee, 32399-3000, within fourteen (14) days of receipt of this notice. Petitioner shall mail a copy of the petition to the applicant at the address indicated above at the time of filing. Failure to file a petition within fourteen (14) days shall constitute a waiver of any right such person has to an administrative determination (hearing) pursuant to Section 120.57, Florida Statutes.

The petition shall contain the following information;

- (a) The name, address, and telephone number of each petitioner, the applicant's name and address, the Department Permit File Number and the county in which the project is proposed;
- (b) A statement of how and when each petitioner received notice of Department's action, or proposed action;
- (c) A statement of how each petitioner's substantial interests are affected by the Department's action or proposed action;

"More Protection, Less Process"

- (d) A statement of the material facts disputed by Petitioner, if any;
- (e) A statement of facts which petitioner contends warrant reversal or modification of the Department's action or proposed action;
- (f) A statement of which rules or statutes petitioner contends warrant reversal or modification of the Department's action or proposed action; and
- (g) A statement of the relief sought by petitioner, stating precisely the action petitioner wants the Department to take with respect to the Department's action or proposed action.

If a petition is filed, the administrative hearing process is designed to formulate agency action. Accordingly, the Department's final action may be different from the position taken by it in this notice. Persons whose substantial interests will be affected by any decision of the Department with regard to the application have the right to petition to become a party to the proceeding. The petition must conform to the requirements specified above and be filed (received) within 14 days of publication of this notice in the Office of General Counsel at the above address of the Department. Failure to petition within the allowed time frame constitutes a waiver of any right such person has to request a hearing under Section 120.57, F.S., and to participate as a party to this proceeding. Any subsequent intervention will only be at the approval of the presiding officer upon motion filed pursuant to Rule 28-5.207, F.A.C. Mediation is not available in this proceeding.

This permit is final and effective on the date filed with the Clerk of the Department unless a petition is filed in accordance with the above paragraphs or unless a request for extension of time in which to file a petition is filed within the time specified for filing a petition and conforms to Chapters 62-110, and 28-106, F.A.C. Upon timely filing of a petition or a request for an extension of time this permit will not be effective until further Order of the Department.

When the Order (Permit) is final, any party to the Order has the right to seek judicial review of the Order pursuant to Section 120.68, Florida Statutes, by the filing of a Notice of Appeal pursuant to Rule 9.110, Florida Rules of Appellate Procedure, with the Clerk of the Department in the Office of General Counsel, 3900 Commonwealth Blvd., Mail Station #35, Tallahassee, 32399-3000; and by filing a copy of the Notice of Appeal accompanied by the applicable filing fees with the appropriate District Court of Appeal. The Notice of Appeal must be filed within 30 days from the date the Final Order is filed with the Clerk of the Department.

Hardee County SW Lope. Ms. Janice Williamson, Superintendent

Executed in Tampa, Florida.

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Deborah A. Getzoff

Director of District Management

Southwest District

DAG/sjp

Attachment

Hardee County Notification List

Gary Oden, County Manager, Hardee County BOCC, 412 W. Orange St., Room A-203, Wauchula, Fl. 33873-2867

Fred Wick, FDEP Tallahassee

Doug Beason, FDEP- OGC Tallahassee

th Robert Butera, P.E., FDEP Tampa

Stephanie Petro (permit notebook), FDEP Tampa

CERTIFICATE OF SERVICE

This undersigned duly designated deputy clerk hereby certifies that this NOTICE OF PERMIT and all copies were mailed before the close of business on July 13 2000 to the listed persons. Date Stamp

> FILING AND ACKNOWLEDGMENT FILED, on this date, pursuant to Section 120.52(10), Florida Statutes, with the designated Department, Clerk, receipt of which is hereby acknowledged.

any Black 7-13-2000
Date

perMits | Events | Payment | Site | Facility | partY | Reports | ------Permitting Application -------Site Name: HARDEE CO. MRF (MRF) Site #: 0126620 County: HARDEE Comments: N RPAs: N # Cases: 0 Permit #:0126620-001-SO Project #:001 Received:18-APR-2000 CRA#:66250 Permit Office: SWD (DISTRICT) Agency Action: Issued Project Name: HARDEE CO MRF OP RENEWAL Desc: Type/Sub/Des: SO /20 MATERIAL REC FAC COE #: Logged: 20-APR-2000 Issued: 13-JUL-2000 Expires: **01-JUL-2005** OGC: 100.00 Fee Recd: 100.00 Dele: Override: SMALL CO. WAIV Role: APPLICANT Begin: 20-APR-2000 End: Name: WILLIAMSON, JANICE Company: HARDEE COUNTY SOLID WASTE DEPT. Addr: 675 AIRPORT ROAD City: WAUCHULA State: FL Zip: 33873- Country: U.S.A. Phone: 941-773-5089 Fax: 941-773-3907 Processor: PELZ S Y Active: 20-APR-2000 Inactive: Enter date application was received. DD-MON-YYYY Count: *1 <Replace> FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION PERMITTING APPLICATION PROJECT EVENT SUMMARY REPORT 13-JUL-00 Site Name: HARDEE CO. MRF (MRF) County: HARDEE PROJECT -----Permit Office: SWD (DISTRICT) CRA Reference #: 66250 Project #: 66250 Agency Action: Issued Project name: HARDEE CO MRF OP RENEWAL Desc: Type/Sub/Req: SO/20 / New Permit Application

Fee: \$100.00 Realized: \$100.00 Dele: Override: SMALL CO. WAIV

----- PROJECT EVENTS -----

E	vent	Begin Date	Prd	Due Date	Rmn	Status	End Date	
F C R C D I I	ompleteness Review etermine Agency Action ssue Final Permit SSUE PERMIT TOP CLOCK publish Notice of Application	18-APR-2000 18-APR-2000 18-APR-2000 26-APR-2000 26-APR-2000 26-MAY-2000 13-JUL-2000 13-JUL-2000 13-JUL-2000 13-JUL-2000 13-JUL-2000 13-JUL-2000 18-MAY-2000	1 2 30 1 45 30 90 14 1 1	19-APR-2000 20-APR-2000 18-MAY-2000 27-APR-2000 10-JUN-2000 25-JUN-2000 24-AUG-2000 27-JUL-2000 14-JUL-2000	000 000 000 000 000 000 000 000 000	Done Sufficient Fee Incomplete Done Received Complete Issue Issued Issued Done Done	18-APR-2000 20-APR-2000 26-APR-2000 26-APR-2000 26-MAY-2000 13-JUL-2000 13-JUL-2000 13-JUL-2000 13-JUL-2000 13-JUL-2000	
				00 0011-2000	000	VecetAed	26-MAY-2000	
			21	00-00N-2000	000	Received	26-MAY-2000	

perMits _Events_ _Payment_ _Site_ _Facility_ _partY_ _Reports_ _ : Permitting_Application
+
County: HARDEE
Permit #: Project #:001 Received:18-APR-2000
Role: APPLICANT Begin: 20-APR-2000 End: Name: WILLIAMSON, JANICE Company: HARDEE_COUNTY_SOLID_WASTE_DEPT. Addr: 675_AIRPORT_ROAD City: WAUCHULA State: FL Zip: 33873- Country: U.S.A Phone: 941-773-5089 Fax: 941-773-3907
+ Processors
Processor: PELZ_SY Active: 20-APR-2000 Inactive:
Processor: PELZ_SY Active: 20-APR-2000 Inactive: Enter_Project_Name

SYS\$RCP: SSN/FEI; First Address:	T: 31558 #: 	80 PNR: V. ORANGI	Chec Na Middl	cved Date: 18-AF ck #: 5369 nme: HARDEE_CO_E le: Title	Amount: D_OF_COMMIS: Short Commo	100; SIONERS_ uf: ents: 001	7ED .00
	Y: WAUC		ST: FI	Zip: 33873-28	67 Country:		
SYS\$PAYT 399982	Area	Code/Des	cription:	Payment Amount \$100.00	Reference# 126620-001	Fund	S T A CC
	·						- - -
	REQUENT			\$100.00 Pay	+ . + . 7		



Department of Environmental Protection

Lawton Chiles Governor Southwest District 3804 Coconut Palm Drive Tampa, Florida 33619

Virginia B. Wetherell Secretary

PERMITTEE
Hardee County Board of
County Commissioners
Mr. J.R. Prestridge,
Assistant County Manager
412 W. Orange Street
Wauchula, Fl 33873

PERMIT/CERTIFICATION
GMS ID No: 4025C30001
Permit No: S025-271793
Date of Issue: SEP - 8 1995
Expiration Date: 09/01/2000
County: Hardee
Lat/Long: 27₀34'00"N
81 46'50"W

Sec/Town/Rge: 35/33S/25E Project: Hardee County

Materials Recovery

Facility

This permit is issued under the provisions of Chapter 403, Florida Statutes, and Florida Administrative Code Rule(s) 62-3, 62-4, 62-25, 62-522, 62-550, 62-701, and 62-711. The above named permittee is hereby authorized to perform the work or operate the facility shown on the application and approved drawing(s), plans and other documents, attached hereto or on file with the Department and made a part hereof and specifically described as follows:

To construct and operate a materials recovery facility, referred to as the Hardee County Materials Recovery Facility, located on Airport Road, near the City of Wauchula, Hardee County, Florida, subject to the specific and general conditions attached. The specific conditions attached are for the operation of:

1. Materials Recovery Facility

Replaces Permit Number: SC25-179573

This permit contains compliance items summarized in Attachment 1 that shall be complied with and submitted to the Department by the dates noted. If the compliance dates are not met and submittals are not received by the Department on the dates noted, enforcement action may be initiated to assure compliance with the conditions of this permit.

PERMITTEE: Hardee Co. Board of County of Commissioners PERMIT NO: S025-271793 Mr. J. R. Prestridge, Asst. County Manager Hardee Co. MRF

GENERAL CONDITIONS:

- 1. The terms, conditions, requirements, limitations and restrictions set forth in this permit, are "permit conditions" and are binding and enforceable pursuant to Sections 403.141, 403.161, 403.727, or 403.861, Florida Statutes. The permittee is placed on notice that the Department will review this permit periodically and may initiate enforcement action for any violation of these conditions.
- 2. This permit is valid only for the specific processes and operations applied for and indicated in the approved drawings or exhibits. Any unauthorized deviation from the approved drawings, exhibits, specifications, or conditions of this permit may constitute grounds for revocation and enforcement action by the Department.
- 3. As provided in subsections 403.087(6) and 403.722(5), F.S., the issuance of this permit does not convey any vested rights or any exclusive privileges. Neither does it authorize any injury to public or private property or any invasion of rights, nor any infringement of federal, State, or local laws or regulations. This permit is not a waiver of or approval of any other Department permit that may be required for other aspects of the total project which are not addressed in this permit.
- 4. This permit conveys no title to land or water, does not constitute State recognition or acknowledgment of title, and does not constitute authority for the use of submerged lands unless herein provided and the necessary title or leasehold interests have been obtained from the State. Only the Trustees of the Internal Improvement Trust Fund may express State opinion as to title.
- 5. This permit does not relieve the permittee from liability for harm or injury to human health or welfare, animal, or plant life, or property caused by the construction or operation of this permitted source, or from penalties therefore; nor does it allow the permittee to cause pollution in contravention of Florida Statutes and Department rules, unless specifically authorized by an order from the Department.
- 6. The permittee shall properly operate and maintain the facility and systems of treatment and control (and related appurtenances) that are installed and used by the permittee to achieve compliance with the conditions of this permit, are required by Department rules. This provision includes the operation of backup or auxiliary facilities or similar systems when necessary to achieve compliance with the conditions of the permit and when required by Department rules.

PERMITTEE: Hardee Co. Board of County of Commissioners PERMIT NO: SO25-271793
Mr. J. R. Prestridge, Asst. County Manager Hardee Co. MRF

GENERAL CONDITIONS:

- 7. The permittee, by accepting this permit, specifically agrees to allow authorized Department personnel, upon presentation of credentials or other documents as may be required by law and at reasonable times, access to the premises where the permitted activity is located or conducted to:
 - (a) Have access to and copy any records that must be kept under conditions of the permit;
 - (b) Inspect the facility, equipment, practices, or operations regulated or required under this permit; and
 - (c) Sample or monitor any substances or parameters at any location reasonably necessary to assure compliance with this permit or Department rules.

Reasonable time may depend on the nature of the concern being investigated.

- 8. If, for any reason, the permittee does not comply with or will be unable to comply with any condition or limitation specified in this permit, the permittee shall immediately provide the Department with the following information:
 - (a) A description of and cause of noncompliance; and
 - (b) The period of noncompliance, including dates and times; or, if not corrected, the anticipated time the noncompliance is expected to continue, and steps being taken to reduce, eliminate, and prevent recurrence of the noncompliance.

The permittee shall be responsible for any and all damages which may result and may be subject to enforcement action by the Department for penalties or for revocation of this permit.

- 9. In accepting this permit, the permittee understands and agrees that all records, notes, monitoring data and other information relating to the construction or operation of this permitted source which are submitted to the Department may be used by the Department as evidence in any enforcement case involving the permitted source arising under the Florida Statutes or Department rules, except where such use is prescribed by Sections 403.111 and 403.73, F.S. Such evidence shall only be used to the extent it is consistent with the Florida Rules of Civil Procedure and appropriate evidentiary rules.
- 10. The permittee agrees to comply with changes in Department rules and Florida Statues after a reasonable time for compliance; provided, however, the permittee does not waive any other rights granted by Florida Statutes or Department rules.

PERMITTEE: Hardee Co. Board of County of Commissioners PERMIT NO: SO25-271793 Mr. J. R. Prestridge, Asst. County Manager Hardee Co. MRF

GENERAL CONDITIONS:

- 11. This permit is transferable only upon Department approval in accordance with Rule 62-4.120 and 62-730.300, Florida Administrative Code, as applicable. The permittee shall be liable for any non-compliance of the permitted activity until the transfer is approved by the Department.
- 12. This permit or a copy thereof shall be kept at the work site of the permitted activity.
- 13. This permit also constitutes:
 - (a) Determination of Best Available Control Technology (BACT)
 - (b) Determination of Prevention of Significant Deterioration (PSD)
 - (c) Certification of compliance with State Water Quality Standards (Section 401, PL 92-500)
 - (d) Compliance with New Source Performance Standards
- 14. The permittee shall comply with the following:
 - (a) Upon request, the permittee shall furnish all records and plans required under Department rules. During enforcement actions, the retention period for all records will be extended automatically unless otherwise stipulated by the Department.
 - (b) The permittee shall hold at the facility or other location designated by this permit records of all monitoring information (including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation) required by the permit, copies of all reports required by this permit, and records of all data used to complete the application for this permit. These materials shall be retained at least three years from the date of the sample, measurement, report, or application unless otherwise specified by Department rule.
 - (c) Records of monitoring information shall include:
 - the date, exact place, and time of sampling or measurements;
 - 2. the person responsible for performing the sampling or measurements;
 - the dates analyses were performed;
 - 4. the person responsible for performing the analyses;
 - 5. the analytical techniques or methods used;
 - 6. the results of such analyses.

PERMITTEE: Hardee Co. Board of County of Commissioners PERMIT NO: SO25-271793 Mr. J. R. Prestridge, Asst. County Manager Hardee Co. MRF

GENERAL CONDITIONS:

15. When requested by the Department, the permittee shall within a reasonable time furnish any information required by law which is needed to determine compliance with the permit. If the permittee becomes aware the relevant facts were not submitted or were incorrect in the permit application or in any report to the Department, such facts or information shall be corrected promptly.

SPECIFIC CONDITIONS:

- 1. Facility Designation. This site shall be classified as a resource recovery facility for materials recovery, sorting and recycling, and shall be constructed and operated in accordance with all applicable requirements of Chapters 62-3, 62-4, 62-25, 62-28, 62-520, 62-522, 62-550, and 62-701 Florida Administrative Code (F.A.C.) and all applicable requirements of Department Rules.
- 2. Permit Application Documentation. This permit is valid for operation of the material recovery facility and related facilities in accordance with the reports, plans and other information, submitted by Hardee County, Mr. Ronald D. Stowers, P.E., as follows:
 - Renewal Application Solid Waste Recycle Center dated May 31, 1995;
 - Additional information dated June 29, 1995;
 Record Drawings received May 31, 1995, entitled, <u>Hardee</u>

 <u>County Solid Waste Recycling Center</u>, originally dated
 December 1991 and prepared by Briley, Wild and
 Associates;
 - and in accordance with all applicable requirements of Department rules.
- 3. Permit Modifications. Any activities not previously approved as part of this permit shall require a separate Department permit unless the Department determines a permit modification to be more appropriate. Any significant changes to the operations at the facility shall require a permit modification. Permits shall be modified in accordance with the requirements of 62-4.080, F.A.C. A modification which is reasonably expected to lead to substantially different environmental impacts which require a detailed review by the Department is considered a substantial modification.
- 4. Permit Renewal. As required by F.A.C. 62-4.090(1), no later than sixty (60) days before the expiration of the Department Permit, the permittee shall apply for a renewal of a permit on forms and in a manner prescribed by the Department, in order to assure conformance with all applicable Department rules. Permits shall be renewed at least every five years as required by F.A.C. 62-701.330(3).
- 5. **Prohibitions.** The prohibitions of F.A.C. 62-701.300 shall not be violated.
- 6. Facility Operation Requirements. The permittee shall operate this facility in accordance with F.A.C. 62-701.700; and the Operations Plan in Renewal Application Solid Waste Recycle Center dated May 31, 1995; the additional information dated June 29, 1995; and any other applicable requirements.

SPECIFIC CONDITIONS:

7. Operation Plan and Operating Record. A copy of the Department approved permit, operational plan, construction reports and record drawings, and supporting information shall be kept at the facility at all times for reference and inspections. The operations plan shall be reviewed and all changes, or a statement indicating that no changes have occurred, shall be submitted to the Department annually, by April 15th each year.

8. Storage of Materials.

- a. All materials shall be stored as indicated on the Table, "Method of Storage for Recyclables" dated June 29, 1995.
- b. All materials which are stored outside the building, shall be stored on impermeable surfaces and shall be covered, or shall be stored in covered containers to prevent precipitation infiltration of the materials.
- c. All residuals (non-recoverable, non-recyclable materials) shall be stored in areas with leachate collection, and shall be disposed of within 24 hours of processing the material and generating the residual.
- d. All recovered materials shall be removed from the site for recycling or disposal in accordance with the schedule outlined in the Table, "Method of Storage for Recyclables" dated June 29, 1995. In any event, recovered materials shall be removed from the facility within one year of processing/recovering the material.
- 9. Waste Records. The owner or operator of the materials recovery facility shall record, in tons per day, the amount of material received. The quantity, in tons, of each material (e.g. aluminum cans, steel/tin cans, glass (clear, amber), plastic (#1-7), newsprint, cardboard, residuals, etc.) which is removed from the site for recycling or disposal shall be complied monthly and submitted to the Department quarterly, by January 15th, April 15th, July 15th and October 15th of each year. The operating authority shall remove from the site, 75% of all recovered materials each year, for recycling or disposal.
- 10. Monitoring of Waste. The permittee shall not accept hazardous waste or any hazardous substance at this site. Hazardous waste is a waste in Chapter 62-730, F.A.C. Hazardous substances are those defined in Section 403.703, Florida Statute or in any other applicable state or federal law or administrative rule.

SPECIFIC CONDITIONS:

- 11. Drainage Requirements. All areas shall be cleaned at the end of each day's operation, at a minimum, or as needed, to prevent odor or vector problems. All liquids shall be contained within the building. Floors shall be free of standing liquids. All drains and conveyor pits shall be inspected for damage and clogging at least weekly, and shall be cleaned as required.
- 12. Closure Requirements. The facility owner or operator shall notify the Department of the facility's closure, no later than 180 days prior to the date when the facility is expected to close, as required by F.A.C. 62-701.700(3)(d). The facility shall be closed in accordance with F.A.C. 62-701.700(3)(d) and the Closure Plan submitted in the Renewal Application Solid Waste Recycle Center dated May 31, 1995.
- 13. Financial Assurance. The permittee shall provide financial assurance for the material recovery facility site in accordance with F.A.C. 62-701.700(4).
 - a. All costs for closure shall be adjusted and submitted annually, by March 1st each year to: Solid Waste Manager, Solid Waste Section, Department of Environmental Protection, 3804 Coconut Palm Drive, Tampa, Florida 33619-8318.
 - b. Proof that the financial mechanism has been adequately funded shall be submitted annually, by September 1st each year, to: Financial Coordinator, Solid Waste Section, Department of Environmental Protection, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400.
- 14. Control of Nuisance Conditions. The operating authority shall be responsible for the control of odors and fugitive particulates arising from this construction and operation. Such control shall minimize the creation of nuisance conditions on adjoining property. Complaints received from the general public, and confirmed by Department personnel upon site inspection, shall constitute a nuisance condition, and the permittee must take immediate corrective action to abate the nuisance. The owner or operator shall control disease vectors so as to protect the public health and welfare.
- 15. Stormwater System. The site shall continue to have a stormwater management system operated and maintained in accordance with F.A.C. 62-25, 62-330, and any other applicable Department rules.
- 16. Fire Safety. The permittee shall submit to the Department a fire safety survey annually which includes a statement from the local protection authorities that the site meets the requirements of the local fire protection authorities. This report shall be submitted by January 15th of each year.

PERMITTEE: Hardee Co. Board of County of Commissioners PERMIT NO: SO25-271793 Mr. J. R. Prestridge, Asst. County Manager Hardee Co. MRF

SPECIFIC CONDITIONS:

- 17. Facility Maintenance and Repair. The site shall be properly maintained including building maintenance, and maintenance of processing equipment, drainage systems, and stormwater systems. In the event of damage to any portion of the site facilities or failure of any portion of the associated systems, the permittee shall immediately (within 24 hours) notify the Department of Environmental Protection explaining such occurrence and remedial measures to be taken and time needed for repairs. Written detailed notification shall be submitted to the Department within seven (7) days following the occurrence.
- 18. **Professional Certification.** Where required by Chapter 471 (P.E.) or Chapter 492 (P.G.), Florida Statutes, applicable portions of permit applications and supporting documents which are submitted to the Department for public record shall be signed and sealed by the professional(s) who prepared or approved them.
- 19. **General Conditions.** The permittee shall be aware of and operate under the "General Conditions". General Conditions are binding upon the permittee and enforceable pursuant to Chapter 403, Florida Statutes.
- 20. Permit Acceptance. By acceptance of this Permit, the Permittee certifies that he/she has read and understands the obligations imposed by the Specific and General Conditions contained herein and also including date of permit expiration and renewal deadlines. It is a violation of this permit for failure to comply with all conditions and deadlines.
- 21. Regulations. A copy of F.A.C. 62-701.700, effective May 19, 1994, attached, is a part of this permit and shall remain attached for future reference. In the event that these regulations governing this permitted operation are revised, the Department shall notify the permittee, and the permittee shall request modification of those specific conditions which are affected by the revision of regulations to incorporate those revisions.

Executed in Tampa, Florida.

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Richard D. Garrity, Ph.D.

Director of District Management

Southwest District

ATTACHMENT 1

SPECIFIC CONDITION	SUBMITTAL DUE DATE	REQUIRED ITEM
4.	60 days prior to permit expiration (by July 1, 2000)	Permit Renewal Application
7.	Annually, by April 15th each yea:	Revised Operations Plan r
9.	Quarterly, by January 15th, April 15th, July 15th, and October 15th	Waste quantity reports
12.	180 days prior to date of final material acceptance	Closure notification
13.a.	Annually, by March 1st	Revised financial assurance cost estimates
13.b.	Annually, by September 1st	Proof that financial mechanism is adequately funded
16.	Annually, by January 15th	Fire safety survey/inspection report ,
17.	Within 24 hours of occurrence	Notification of failure or damage to facility systems
17.	Within 7 days of occurrence	Written notification

62-701.700 Materials Recovery Facilities.

- (1) Applicability. No person shall construct or operate a materials recovery facility without a permit issued by the Department.
- (2) Engineering report. A permit application for a materials recovery facility shall include the information required in Rule 62-701.320, F.A.C., and an engineering report that includes:
- (a) A description of the solid waste that is proposed to be collected, stored, processed or disposed of by the facility, a projection of those waste types and quantities expected in future years, and the assumptions used to make the projections;
- (b) A description of the operation and functions of all processing equipment that will be used, with design criteria and expected performance. The description shall show the flow of solid waste and associated operations in detail, and shall include:
- 1. Regular facility operations as they are expected to occur;
- 2. Procedures for start up operations, and scheduled and unscheduled shut down operations; and
- 3. Potential safety hazards and control methods, including fire detection and control;
- (c) A description of loading, unloading, and processing areas. If wastes which are reasonably expected to produce leachate are being processed, the facility shall be designed with a leachate control system to prevent discharge of leachate and mixing of leachate with stormwater;
- (d) Identification and capacity of temporary on-site storage areas for recyclable materials, non-processable wastes, unauthorized wastes, and residues;
 - (e) Provisions for solid waste and leachate containment;
- (f) Identification of potential ground water and surface water contamination; and
- (g) A plan for disposal of unmarketable recyclable materials and residue, and for waste handling capability in the event of breakdowns in the operations or equipment. Wastes shall be handled on a first-in, first-out basis. Stored putrescible wastes shall not be allowed to remain unprocessed for more than 48 hours unless provisions are made to control vectors and odors.
- (3) Operational requirements. A permit application for a materials recovery facility shall include the following operational requirements:
- (a) An operation and maintenance manual describing the facility operations, the persons responsible for the operations, and types of equipment that will be used. All activities at the facility shall be performed in accordance with the manual and plans for the facility. Manuals and plans shall be updated as operations change but no less frequently than upon renewal of the operation permit;

62-701.700(1) - 62-701.700(3)(a)

- (b) A plan to screen the wastes received by the facility, that specifies inspection procedures and procedures to handle unauthorized wastes;
- (c) A contingency plan to cover operations interruptions and emergencies such as fires, explosions, or natural disasters; and
- (d) A closure plan that identifies the steps needed to close the facility. The closure plan shall provide for the following:
- 1. Owner or operator notification to the Department in writing 180 days before the date the facility is expected to close. No waste shall be received by the facility after the expected closing date;
- 2. Within 30 days after receiving the final solid waste shipment, the owner or operator shall remove or otherwise dispose of all solid waste or residue in accordance with the approved closure plan; and
- 3. Closure must be completed within 180 days after receiving the final waste quantity. Closure will include removal of all recovered materials from the site. When closure is completed, the owner or operator shall certify in writing to the Department that closure is complete. The Department will make an inspection within 30 days to verify the closure and advise the owner or operator of the closure status.
- (4) Financial responsibility. The owner or operator of a materials recovery facility shall post a performance bond payable to the Department to cover the cost of properly closing the facility, if one or more of the following conditions exist:
- (a) Where the owner of the land or materials recovery facility and the operator of the facility are not the same person; or
- (b) If the operator of the facility could stockpile waste that may create an environmental threat if the facility closes without properly disposing of the waste.
- (5) Stormwater. Stormwater shall be controlled in accordance with Chapters 62-25 and 62-330, F.A.C. A copy of any permit for stormwater control issued by the Department, or documentation that no such permit is required, shall be submitted to the Department before the facility receives waste. Applicants should be aware that other government agencies may also regulate stormwater management and may require separate permits.

Specific Authority: 403.061, 403.704, F.S. Law Implemented: 403.702, 403.704, 403.707, F.S. History: New 1-6-93, Amended 5-19-94, Formerly 17-701.700.



Department of Environmental Protection

Lawton Chiles Governor Southwest District 3804 Coconut Palm Drive Tampa, Florida 33619

Virginia B. Wetherell Secretary

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

SEP - 8 1995

NOTICE OF PERMIT

Hardee County Board of County Commissioners Mr. J.R. Prestridge, Assistant County Manager 413 West Orange Street Wauchula, Fl. 33873

Dear Mr. Prestridge:

Enclosed operation Permit Number **S025-271793**, issued pursuant to Section(s) 403.087(1), Florida Statutes.

A person whose substantial interests are affected by this permit may petition for an administrative proceeding (hearing) in accordance with Section 120.57, Florida Statutes. The petition must contain the information set forth below and must be filed (received) in the Department's Office of General Counsel, 2600 Blair Stone Road, Tallahassee, 32399-2400, within fourteen (14) days of receipt of this notice. Petitioner shall mail a copy of the petition to the applicant at the address indicated above at the time of filing. Failure to file a petition within fourteen (14) days shall constitute a waiver of any right such person has to an administrative determination (hearing) pursuant to Section 120.57, Florida Statutes.

The petition shall contain the following information;

- (a) The name, address, and telephone number of each petitioner, the applicant's name and address, the Department Permit File Number and the county in which the project is proposed;
- (b) A statement of how and when each petitioner received notice of Department's action, or proposed action;
- (c) A statement of how each petitioner's substantial interests are affected by the Department's action or proposed action;
- (d) A statement of the material facts disputed by Petitioner, if any;

Hardee County Board of County Commissioners Permit No.: SO25-271793 Mr. J.R. Prestridge, Asst. County Manager Page 2

(e) A statement of facts which petitioner contends warrant reversal or modification of the Department's action or proposed action;

- (f) A statement of which rules or statutes petitioner contends warrant reversal or modification of the Department's action or proposed action; and
- (g) A statement of the relief sought by petitioner, stating precisely the action petitioner wants the Department to take with respect to the Department's action or proposed action.

If a petition is filed, the administrative hearing process is designed to formulate agency action. Accordingly, the Department's final action may be different from the position taken by it in this notice. Persons whose substantial interests will be affected by any decision of the Department with regard to the application have the right to petition to become a party to the proceeding. The petition must conform to the requirements specified above and be filed (received) within 14 days of publication of this notice in the Office of General Counsel at the above address of the Department. Failure to petition within the allowed time frame constitutes a waiver of any right such person has to request a hearing under Section 120.57, F.S., and to participate as a party to this proceeding. Any subsequent intervention will only be at the approval of the presiding officer upon motion filed pursuant to Rule 28-5.207, F.A.C.

This permit is final and effective on the date filed with the Clerk of the Department unless a petition is filed in accordance with the above paragraphs or unless a request for extension of time in which to file a petition is filed within the time specified for filing a petition and conforms to Rule 17-103.070, F.A.C. Upon timely filing of a petition or a request for an extension of time this permit will not be effective until further Order of the Department.

When the Order (Permit) is final, any party to the Order has the right to seek judicial review of the Order pursuant to Section 120.68, Florida Statutes, by the filing of a Notice of Appeal pursuant to Rule 9.110, Florida Rules of Appellate Procedure, with the Clerk of the Department in the Office of General Counsel, 2600 Blair Stone Road, Tallahassee, 32399-2400; and by filing a copy of the Notice of Appeal accompanied by the applicable filing fees with the appropriate District Court of Appeal. The Notice of Appeal must be filed within 30 days from the date the Final Order is filed with the Clerk of the Department.

Permit No.: SO25-271793 Page 3

Executed in Tampa, Florida.

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

nRichard D. Garrity, Ph.D.

Director of District Management

Southwest District

RDG/sip Attachment

Hardee County Notification List

Ronald Stowers, P.E., Hardee County Building and Zoning Dept., 413 West Orange Street, Wauchula, Fl. 33873 Janice Williamson, Hardee County Solid Waste Dept., P.O. Box 246, Wauchula, Fl. 33873

Fred Wick, FDEP Tallahassee William Kutash, Waste Program Administrator, FDEP Tampa Robert Butera, P.E., FDEP Tampa Steve Morgan, FDEP Tampa

CERTIFICATE OF SERVICE

This undersigned duly designated deputy clerk hereby certifies that this NOTICE OF PERMIT and all copies were mailed before the close of business on StP - 8 1995 to the listed persons.

> FILING AND ACKNOWLEDGMENT FILED, on this date, pursuant to Section 120.52(10), Florida Statutes, with the designated Department, Clerk, receipt of which is hereby acknowledged.

> > a Black

APPLICATION TRACKING SYSTEM

APPL ND:271793	
APPL RECVD:05/31/95 TYPE COBE:80 SUBCOBE:01 BER OFFICE RECVD:TPA DER OFFICE TRANSFER TO: AND ADDRESS OF THE COMPANY OF THE COBE OF THE	LAST UPDATE:06/01/9
BER OFFICE RECVD: TPA DER OFFICE TRANSFER TO: AN	PPLICATION COMPLETE: <u>0</u> 7/ <u>10</u> / 2
BER PROCESSOR: SHE PELZ 09-08-45	
APPL STATUS: AC DATE: 05/31/95 (ACTIVE/DENIED/WITHDRA	AWM/EXEMPT/ISSUED/GENERAL)
FS RELIEF: (SSAC/EXEMPTIONS/VARI)	ANCE }
(Y/N) N MANUAL TRACKING	DISTRICT:40 COUNTY:25
(Y/N) N OGC HEARING REQUESTED	LAT/LONG:27.33.30/81.46.5
(Y/N) N PUBLIC NOTICE REQD?	BASIN-SEQMENT:
(Y/N) N GOV BOBY LOCAL APPROVAL REGD?	COE #;
(Y/N) N MANUAL TRACKING (Y/N) N OGC HEARING REQUESTED (Y/N) N PUBLIC NOTICE REQD? (Y/N) N GOV BOBY LOCAL APPROVAL REQD? (Y/N) Y LETTER OF INTENT REQD? (I/ISSUE D/DENY)	AL # ;
DEGLECT COURSE NAME OF GARD CASTED N. 4000	
PROJECT SOURCE NAME: RECYCLE CENTER HANDER CO MR.F. STREET: AIRPORT RD. N. OF S.R. 636	77 T W + 64 A
STATE:FL IIF: PHONE:	laste and what also that and keep date
APPLICATION NAME: HARDEE CO BD OF CO COMM STREET: 412 W. ORANGE ST. STATE: FL ZIP: 33873 PHONE: 8	CITY BARCHII A
STATE:FI TIP:TTSTT PHONE:S	17-777-500G
AGENT NAME: POST, BUCKLEY, SCHUH & JERNIGA	METNIC
STREET: 1560 DRANGE AVE STE 700	
STATE:FL ZIP:32789 PHOME:8	00-284-5192
FEE #1 DATE PAID:05/31/95 AMOUNT PAID:00100 REG	CEIPT NUMBER:0002180A
The fix pitte till out and a fitter to the fitter out of the	Table State 1 1 1 1 1 1 1 1 1
B DATE APPLICANT INFORMED OF NEED FOR PUBLIC NOTICE	//
B DATE APPLICANT INFORMED OF NEED FOR PUBLIC NOTICE C DATE BER SENT DNR APPLICATION/SENT BNR INTENT -	/-///
D DATE BER REG. COMMENTS FROM GOV. BODY FOR LOCAL A	PP,
E DATE #1 ABDITIONAL INFO REQREC FROM APPLICANT .	06/26/9507/10/95
E DATE #2 ADDITIONAL INFO REQREC FROM APPLICANT .	/_ / / _ /
E DATE #3 ADDITIONAL INFO REQREC FROM APPLICANT -	= []/[]/[][]/[]/[]
E DATE #4 ADDITIONAL INFO REQREC FROM APPLICANT -	///
E DATE #5 ADDITIONAL INFO REQREC FROM APPLICANT .	////
E DATE #6 ADDITIONAL INFO REQREC FROM APPLICANT -	///
F DATE LAST 45 DAY LETTER WAS SENT	/ _ /
G DATE FIELD REPORT WAS REQREC	//
C DATE BER SENT DNR APPLICATION/SENT BNR INTENT D DATE BER REG. COMMENTS FROM GOV. BOBY FOR LOCAL AND E DATE #1 ABDITIONAL INFO REQREC FROM APPLICANT E DATE #2 ADDITIONAL INFO REQREC FROM APPLICANT E DATE #3 ADDITIONAL INFO REQREC FROM APPLICANT E DATE #4 ADDITIONAL INFO REQREC FROM APPLICANT E DATE #5 ABDITIONAL INFO REQREC FROM APPLICANT E DATE #6 ADDITIONAL INFO REQREC FROM APPLICANT E DATE LAST 45 BAY LETTER WAS SENT G DATE FIELD REPORT WAS REQREC H DATE BNR REVIEW WAS COMPLETED	//
I DATE APPLICATION WAS COMPLETE	$ Q7/_10/45$
J DATE GOVERNING BODY PROVIDED COMMENTS OR OBJECTION	NS//
K DAIE MUTICE OF INTENT WAS SENTREC TO APPLICANT .	//
L DATE PUBLIC NUTICE WAS SENT TO APPLICANT	/_/
I DATE APPLICATION WAS COMPLETE	ED/_/
N WAIVER BATE BEGINEND (DAY 90)	

COMMENTS:

	14 • •		4	
AREA: SWD		ng Application t Log Remittance	Tot:	CRAF006A \$100.00
SYS\$REMT: 32538_ SYS\$RCPT: 21806_ SSN/FEI#: First: Address1: P.ODRA Address2: City: WAUCHULA	N Midd AWER_1749	cck #: 011209 Tame: HARDEE_COUN'	Amount: TY_/BD_OF_CO : Su Short Comme -HARDEE_CO_N	100.00 COMMIS af:
Distr CL Obj SYS\$PAYT Area Coc 33810SWDO	de/Description	Payment: Amount		
COMMIT FREQUENTLY Press_ <tab>_to_accept Count: *1</tab>	ot_Collection_Point	\$100.00 Pay or_enter_F&A	ment total	<replace></replace>

685 Airport Road Wauchula, FL 33873-8663 (863) 773-5089 FAX (863) 773-3907

Hardee County Solid Waste Department

May 9, 2002

Department of Environmental Protections

Attention: Kim B. Ford 3804 Coconut Palm Drive Tampa, FL 33619-8316

RF.

Specific Condition Number 7 of permit number SO25-271793

Hardee County Material Recovery Facility

Dear Mr. Ford:

Hardee County is in the process of refurbishing the Material Recovery Facility. This project consist of the replacement of the baler system, replacement of the steel belt conveyor system, replacement of the small cross belt, recapping the concrete floor and repair of concrete walls. This project began on May 1, 2002 and is scheduled for completion by September 10, 2002.

During this period, normal operations of the facility will be discontinued. All waste will be directed to the Class I Landfill to be loose filled in the remaining ditch area. Upon completion of this project, the operational plan will be modified to include an updated vendors list and equipment list. There are no changes to the floor plan or the operation of the facility. Equipment scheduled for replacement is consistent with existing equipment and the floors are being resurfaced to original grades.

Enclosed for your review, is a copy of the time schedule developed for this project and a copy of the specifications on the new equipment. Should you have any additional questions or concerns, please feel free to contact me.

Sincerely,

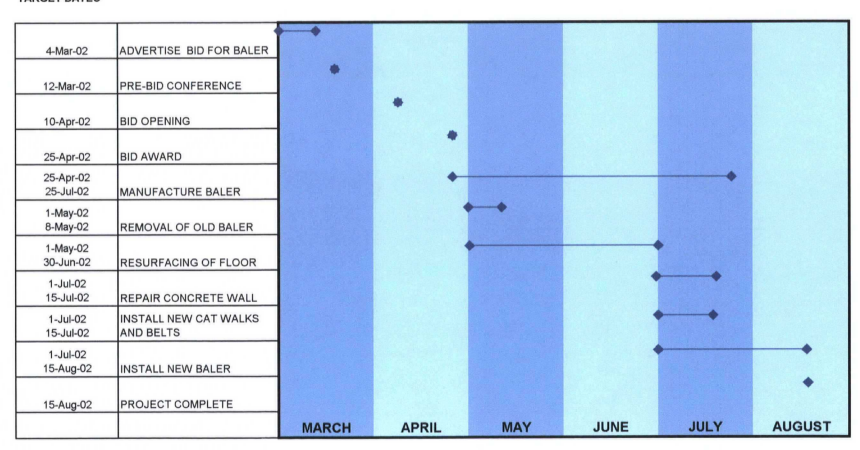
Janice Williamson,

Solid Waste Superintendent

Sperior of Marie Company

MATERIAL RECOVERY FACILITY TIME LINE CHART FOR RENOVATIONS AND BALER REPLACEMENT

TARGET DATES



HARRIS BALER SPECIFICATION

BADGER L 125S-4-11/8

I. Dimensions:

A. Bale Chamber: 29" high x 43" wide x 57" deep B. Charge Box: 29" high x 43" wide x 155" long

C. Overall Length: 355""

D. Box Opening: 43" x 85"

E. Standard Hopper:

1. Hopper Opening (Top): 65" wide x 94" long

2. Hopper Height: 92"3. Max. Machine Height: 106"

4. Max. Machine Width: Without extended side ram 161"

F. Approximate Weight W/Oil: With extended side ram 185"
23.5 tons w/out door, 26 tons w/combo door

G. Approx. Exp. Bale Size: 31" x 46" x 61"

H. Approx Bale Volume: 50 cu/ft.

II. Performance Ratings - Solid Waste: Input Density: 12.0-15.0 lbs./cu.ft.

A. Density: 38 - 48 lbs./cu.ft.
B. Bale Weight: 1850 - 2450 lbs.

 C. Tons/Hour w/o door:
 20 - 40

 D. Tons/Hour with door:
 19 - 35

III. Hydraulics:

3500 p.s.i. system operating pressure.

A. Main Cylinder: 11" bore 166 tons force, 269 p.s.i. ram face

pressure. 60% ram penetration.

B. Eject Cylinder: 8" bore secured to 88 tons force 110 p.s.i.

ram face pressure

C. Hydraulic Pumps: Main pumps = 4

Main flow = 378 GPM Circulation = 107 GPM

Tier = 12 GPM

Total Flow = 497 GPM

D. Hydraulic Valving: State-of-the-art cartridge and spool valves

controlling all hydraulic functions

E. Reservoir Capacity: 700 gallons.

F. Filter: 10 micron.

G. Cooler: Oil to air - thermostatically controlled.

H. Heaters: (1) 2200 watt thermostatically controlled oil heater. IV. Power Unit: A. Motors: Main - (1) 125HP, 460/3/60, 1750 RPM. Open, drip proof. Cooler Fan - (2) 1 HP 460/3/60, 1140 RPM. TEAO Oil. Circ./Tier - 20 HP, 460/3/60 B. Starters: Across-the-line motor starters with overload protection. Reduced voltage starting is available as an option. C. Location: Standard power unit location is at the end of the bale compression chamber. Optional power unit locations available at additional cost. V. Controls: A. Type: Solid-state programmable controller with operator console. B. Functions: Automatic or manual baling cycles. Push buttons and joy stick, mounted on operator console. System pressure gauge. Self diagnostics with visual display. Multiple baling and strapping modes. Control console mounted over compression C. Location: chamber. Standard enclosures are NEMA 12 and are VI. Electrical Enclosures: NOT suitable for outdoor operation. VII. Construction: A. Main Frame: The main frame and compression chamber are constructed of heavy steel plate and reinforcing ribs. Critical components are machined to insure proper fit. Wear surfaces are covered with replaceable hardened alloy steel. Back wall is reinforced solid steel plate. Floor ribs are standard. B. Platens: Both the gathering and eject platens are heavy steel weldments, machined as necessary to achieve tolerances. ASTM A-106 Schedule 160 and 80. Joints C. Piping: are welded with bolted, O-ring sealed flange connections. Suitable pipe clamps and supports are provided for all pipe runs.

> Page 2 of 4 BADGER L125S-4-11/8

D. Fixed Knife:

Fitted with Harris' unique **"Smart-knife" adjusting system. No shims are required.

E. Liners:

Harris' quick-change floor liner and main platen shoe replacement system **"Sky-jacker" is standard and includes segmented floor liners for easy handling and replacement. Main platen shoe and floor liner can be replaced without removal of main platen.

VIII. Tying Unit:

U. S. Model 342 or equivalent.

IX. Testing:

Machine will be assembled and tested prior to shipment.

X. <u>Startup Service:</u>

This proposal includes the services of a qualified installation specialist for two (2) eight hour working days. He will place the baler in operation and instruct your operator in recommended operating and maintenance procedures. (Transportation and sustenance outside of continental U.S. is for the Purchaser's account.)

XI. Purchaser to provide:

(Unless stated otherwise in Proposal or Contract.)

- A. Approximately 700 gallons of hydraulic oil.
- B. Electric power to baler motor control center.
- C. Foundation and anchoring plan acceptable to Harris, conveyors, conveyor pits, and all required site preparation.
- D. Personnel, equipment and tools to unload, assemble and install equipment. Spreader bars are required for lifting equipment.
- E. Wire for automatic tier.
- F. Adequate and appropriate materials for processing during the Start-up/Training period.
- G. Conveyor pit and apron closures, guards and access.
- H. Tools and spare parts for performing maintenance, adjustments and troubleshooting.

XII. Limited Warranty: All Harris Manufactured Products.

This machine is covered under Harris Warranty (HWMG, Inc. 990101W-Std) which is attached.

- XIII. Options: Harris offers many options including:
 - -- Installation or installation assistance
 - -- Conveyors
 - -- Hopper extension
 - -- Bale run out table
 - -- Climate controlled operator's cab
 - -- Oversize bale release particul door
 - -- Combination bale release and separation door -- induded
 - Plus many more consult your Harris Representative

Page 3 of 4 BADGER L125S-4-11/8

- XIV. <u>Acceptable Materials:</u> This baler is intended to process the following materials; any materials other than these could severely damage the machine and will void the warranty.
 - A. Empty aluminum cans.
 - B. Empty tin cans, buckets or barrels, 55 gallons or less.
 - C. High grade paper if segregated and "delumped."
 - D. Corrugated paper.
 - E. Solid waste (excluding large pieces of masonry, steel or other such non compressibles.)
 Ferrous metals greater than 1/8" thickness or 3/8" in diameter along with masonry and concrete greater than 2 square inches in cross section or 12" in length are not acceptable materials for processing. Glass, masonry and other such abrasive NON compressibles can cause excessive wear or damage and can interfere with baler functions such as shearing or the operation of the door. Therefore, the content of this type material should be minimized.
 - F. Drywall.
 - G. Wooden pallets.
 - H. Empty PET bottles.
 - I. "White goods" without motors and transmissions.
 - J. Newsprint if segregated and "delumped."
 - K. Aluminum siding and aluminum cable less than 1" diameter.
 - L. Aluminum extrusions less than 1/2".
 - M. Copper less than 1/2" thick.
 - N. Radiators (automobile only made of aluminum or brass).
 - O. Steel cable less than 3/8" in diameter.
 - P. Non-magnetic ferrous material with a thickness no greater than 1/8".
 - Q. Rags
 - R. Ferrous material with a tensile strength of less than 50,000 lbs/sq. inch, a thickness of no more than 1/8" and a cross section of no more than 1/4" sq. inches.
- NOTE: 1. Some bridging may occur in the hopper depending upon the material being processed and how the material is being presented to the hopper. Wet solid waste may tend to extrude the plug bale if the baler has no baling door. Some materials may require pre-conditioning, consult your Harris representative.
 - 2. The knife edges and the vertical blade clearance must be maintained within the limits established by the Harris knife blade gauge furnished with the machine; however, the clearance must, in any event, be less than the thickness of the thinnest metallic material being processed.

SPECIFICATIONS SUBJECT TO CHANGE WITHOUT NOTICE.

The provisions of this specification shall apply unless specifically provided for otherwise in your Proposal or Contract.

Page 4 of 4 BADGER L125S-4-11/8



Crigler Enterprises, Inc.

Distributors For:

2121 NORTH BAYSHORE DRIVE

MIAMI, FL 33137 PHONE: 305 572 9146 FAX: 305 572 1309

May 3, 2002

Ms. Janice Williamson Hardy County Landfill 685 Airport Road Wauchula, FL 33873 TEL: (863) 773-5089

FAX: (863) 773-3907

Dear Janice:

As requested, please find enclosed pricing and specifications the following conveyor system. The conveyors quoted are being quoted as per the dimensions you provided earlier.

Item #1:

1) 60" wide x 38'6" long 1/4" plate 9" pitch Steel Belt Sort Line Feed Conveyor

DIMENSIONS:

BELTING:

Belt Pans:

Belt Width:

38'6" measured along belt path Belt Lenath:

60"

"S" shaped with a lower horizontal loading area of 11' (top of belt Belt Path Style:

to be 12" below grade), an incline section of 38'6" at 35 degrees. 1/4" plate 9" pitch Piano Hinge Steel Belt constructed as follows: 1/4" thick, 60" wide precision die formed pans with fully closed

sapol

Channel reinforcements welded to the underside across the width Reinforcements:

of every other hinge link. This increases the strength of belt pan as

well as limits deflection of belt under severe impact.

4" high precision die formed interlocking off-set wings, 1/4" thick, Side Wings:

wings plug welded to pans

2" wide x 1/4" thick (2) strands Chain:

Precision die punched HR 1044 high carbon steel Side Bars:

Solid, 3/4" I.D. x 1-1/8" O.D. x 2-1/16" hardened RC50-60 press fit into **Bushings:**

inner side bars

Steel tubing liner over pin through belt hinge joint to embrace Hinge Sleeve:

strenath and extend life

CR1045 steel, 3/4" diameter, pin ends are milled flat to lock into Pins:

outer side bars

Single Flange: 3" diameter x 1-1/2" face Sintered Steel Wheels Rollers: 25# ASCE rail designed to prevent material buildup and provide a Tracks:

smooth surface for belt and rollers to travel

Angle type, 4" high \times 3/8" thick welded to belt pans on 6" centers Cleats:

6 tooth, 9" pitch, 18" pitch diameter, flame cut with hardened teeth **Belt Sprockets:**

at tail and head ends of conveyor

Both head and tail shafts fabricated out of C1045 steel. Shafts are SHAFTING:

mounted in heavy duty ball bearing pi

blocks with cast iron

housings.

DRIVE

7.5 HP 1800 RPM electric motor 230/460 volts, 3 phase, 60 Hertz, TEFC continuous duty motor with a 1.15 s.f. and roller chain from reducer to sprocket of head shaft. This conveyor also supplied with a shear pin sprocket hub assembly for overload protection and comes with an adjustable steel base for drive assembly.

Constant 30 FPM

SPECIAL FEATURES:

Conveyor is furnished with back stop to prevent conveyor belt from roll back under full load. Electric oiler(s), gravity fed, 1-gallon capacity. Also included and shipped loose for field mounting are

(2) push button "E" stops and disconnect switch.

FRAME:

Heavy duty open frame construction from structural shapes and formed plate. Frame is braced and reinforced for rigidity in all

planes and is completely shop fitted and welded.

Side & Belly Guards:

Side Skirts:

Provided in areas of personal access up to 8' above grade 12" high on lower horizontal and 36" high on incline and upper

horizontal

Load Bars:

To limit deflection of belt under impact

PAINT:

Finish coat Hustler Blue

The total price for the equipment referenced above including motor drive and all necessary auards is \$38,600.00.

Item #1 above will fit in the existing 42" deep pit however there will be little room Option #1: for cleaning under the conveyor because our conveyor frame is also 42". However, a 6" pitch steel belt frame is only 36" and this would allow for some flexibility during install as well as make cleaning and maintenance more accessible. Therefore, if we were to supply item #1 above as a 1/4" plate 6" pitch steel belt conveyor the total add-on for this would be \$1,150.00.

Item #2:

1) 60" wide x 39' long Flat Belt Sorting Conveyor,

DIMENSIONS:

Belt Width:

60"

Belt Length:

39' measured along belt path

Elevation:

Horizontal

CONSTRUCTION:

All steel custom unit fabrication

FRAME

Sub-Frame:

Channel fabricated from 1/4" plate with top pan fabricated out

of 1/4" plate

Height of Sides:

6" high belly rest sides

This conveyor to be supplied with heavy duty gussets for added strength and cross bracing inside of conveyor. Extra heavy duty tail plates for tail shaft and bearings and extra heavy duty head plates for head shaft and bearings.

PULLEYS:

Head Pulley:

to be supplied with rubber lagging and XT hubs and bushings

Head Shaft:

fabricated out of C1045 steel to be Self-Cleaning Wing Style

Tail Pulley: Tail Shaft:

fabricated out of C1045 steel

BELTING:

PVC200 with 1-1/2" cleats on 4' centers

DRIVE:

7-1/2 HP 1800 RPM electric motor, 230/460 volts, 3 phase, 60

hertz, TEFC with a 1.15 s.f., gear reducer and drive guard

Finish coat Hustler Blue

The total price for the equipment referenced above including motor drive and all necessary auards is \$24,100.00

Item #3:

1) 60" wide x 21' long Reversing Flat Belt Slider Style Conveyor

DIMENSIONS:

Belt Width:

60"

Belt Lenath:

21' measured along belt path

Elevation:

Horizontal

All other specifications remain the same as item #2 above, with the exception of a 5 horsepower motor and be supplied with V-groove belting.

The total price for the equipment referenced above including motor drive and all necessary guards is \$19,650.00.

All prices are F.O.B. - Our Plant - St. Charles, Missouri and are valid for 60 days.

This price does not include any State, Local or Use Taxes if applicable.

Final determination of dimensions and horsepowers is made by our Engineering Department. Any changes deemed necessary may result in a pricing adjustment.

Terms are 20% with the order, 80% prior to shipment; otherwise not later than three weeks after notification goods are ready for delivery

The approximate freight costs for shipping this equipment to job site in Tampa, FL is \$1,850.00 per truck. Approximately (2) trucks will be needed to ship this equipment.

Equipment purchaser/user is responsible for determining and supplying the safety features to be furnished in order to comply with local, state and federal rules and regulations pertaining to the safety, health and welfare of the worker.

All parts and equipment manufactured by Hustler Conveyor Company are warranted for 2080 hours of operation or one year from date of shipment, whichever comes first. The sale of the equipment covered in this proposal will be subject to Hustler's Standard Terms and Conditions of Sales and Hustler's Warranty as set forth therein, all of which are incorporated on the reverse side of this proposal. All purchased parts and their warranties are passed on to the end user.

Crigler Enterprises will furnish all of the necessary misc. steel, labor to install the system, and rigging Reduce the price of installation ly ow was porture mucyor equipment necessary to complete the installation for \$9,400.00.

We are looking forward to a favorable response to our proposal.

Regards,

Kenneth Roberts 305 572 9146

685 Airport Road Wauchula, FL 33873-8663 (863) 773-5089 FAX (863) 773-3907

Hardee County Solid Waste Department

RECEIVED
OCT 29 2001

October 25, 2001

Department of Environmental Protections Attention: Robert J. Butera, P.E. 3804 Coconut Palm Drive Tampa, FL 33619

Department of Environmental Protection
SOUTHWEST DISTRICT
BY

RE: Response to October 12, 2001 Letter – Training for Operators and Spotters

Dear Mr. Butera:

Hardee County Solid Waste Department currently has three, trained landfill operators:

Janice WilliamsonEmployed on 1/27/92CertifiedLandfillOperatorSteve StricklandEmployed on 9/28/92HEO/LandfillOperatorJerry HuttoEmployed on 12/9/91RRO/Landfill Operator

There are four individuals within the Landfill who work under the direct supervision of the Landfill Operators and may perform the duties of operators or spotters for the facility. These individuals, in my opinion have shown competency and have sufficient work experience, education and training to serve as interim operators.

Stephen WingoEmployed on 7/7/1998RROMoises SerranoEmployed on 2/8/2000RROEd PearceEmployed on 8/24/98Truck DriverDonald AlbrittonEmployed on 10/18/2000HEO

All of these employees, as well as the prison inmate labor used, have received training from the Central Florida Regional Planning Council (Bert McKey) in regards to recognizing unacceptable and hazardous waste and proper safety procedures while working in the MRF. In addition, we have provided safety programs and videos on the proper use of fire extinguishers, operations of the different types of equipment, slip and falls, proper lifting, avoiding hazards and so on... These programs and videos have been provided by our Contractors, our Public Risk Management group, Fire and Rescue Department and In-house therefore, employees do not usually receive certificates. We will now request proof of attendance from all agencies providing these services We will develop an operator/spotter training plan to be included in our next permit renewal listing the programs we currently have available through the different agencies and in house.

I have proposed to the BOCC, to add a spotter position to our department and should this position be approved, that person will receive training as required by the new rule.

Sincerely,

Janice Williamson, Solid Waste Superintendent

UF TREEU

P4G2 64

FDEP LANDFILL OPERATOR RECORD --- AS OF 08/04/2000

JERRY HUTTO

HARDEE COUNTY - SOLID WASTE DEPT
685 AIRPORT RD
WAUCHULA FL 33873-0246

Phone: (941)773~5089

Fax: (941)773-3907

Initial Landfill Operator Short School Taken: 05/21/1993

* * * * * * * * * * * * * * * *

Time period: 05/21/1993 - 05/20/1996

Course #	<u>Course Name</u>	Course Date	Contact Hours
3418	SOLID WASTE OPERATORS SHORT SCHOOL	05/21/1993	INITIAL
5169 4	WASTE SCREENING & IDENTIFICATION	03/16/1995	8.0
6060 3	STORMWATER MANAGEMENT FOR LANDFILLS	09/19/1995	8.0

Total hours completed: 16.0

Time period: 05/21/1996 - 05/20/1999

<u> Course #</u>	Course Name	Course Date	Contact Hours
8170	8 HR SPOTTER TRAINING FOR C & D SIT	03/26/1998	8.0
9335	HAZARDOUS MATERIALS IN CAD WASTE	04/22/1999	4.0
9338	ASBESTOS AWARENESS COURSE FOR LANDF	04/22/1999	4.0

Total hours completed: 16.0

Time period: 05/21/1999 - 05/20/2002

Course # Course Name Course Date Contact Hours

* * * * * * * * * * * * * * * *

/ / 0.0
Total hours completed: 0.0

10/25/2001 15:41 3523926910

UHIR

Florida DEP Landfill Operator Record

Phone: 863.773.5089 Fax: 863.773.3907 hcswd@4ez.com

Steve Strickland Hardee County Solid Waste 685 Airport Rd Wauchula, FL 33873

Initial Landfill Operator Short School Taken: 11/15/1996 Time Period: 11/15/1996 - 11/14/1999 Course # Course Name Course Date Contact Hours 7009 Solid Waste LDF Operators \$\$ 11/15/1996 INITIAL 8170 8 Hr Spotter for C&D 03/26/1998 8.0 Landfill Oprations & Waste Screen 04/20/1999 9341 7.0 Total Hours Completed: 15.0 Congratulations, you have met the 15 hour requirement. Time Period: 11/15/1999 - 11/14/2002 Course # Course Name Course Date Contact Hours 124 Landfill Compaction 10/12/2000 5.0 Total Hours Completed: 5.0 Time Period: Course # Course Name Course Date Contact Hours Time Period:

If you have any questions, please contact Dawn Jenkins at 352/392-9570 ext 127 or at dienkin@reco.doce.ufl.edu.

Updated: Wednesday, December 06, 2000

10/25/2001 15:41 3523926910

Florida DEP Landfill Operator Record

Phone: 941.773.5089 Fax: 941.773.3907

Janice Williamson Hardee County 685 Airport Rd

Wauchula FL 33873-0246

Initial Landfill Operator Short School Taken: 05/20/1994

Time Period: 05/20/1994 - 05/19/1997

Course Name Course Date Contact Hours Course # 4383 Solid Waste Operator SS 05/20/1994 INITIAL Haz Waste Mgmt for Local Govt Empl 10/26/1994 514210 6.0 5169 4 Waste Screening & Idenitification 0.8 03/16/1995 59 FDEP HHW & Cond Exempt SQG 05/01/1996 5.0 Total Hours Completed: 19.0 Congratulations, you have met the 15 hour requirement.

Time Period: 05/20/1997 - 05/19/2000

Course # Course Name Course Date Contact Hours **Basic Recycling Training** 7444 05/21/1997 8.0 106 FDEP HHW & Cond Exempt SQG 05/07/1998 5.0 135 1999 FDEP HHW & Cond Exempt SQG 05/07/1999 5.0 OSHA 8 Hr Ref for Haz Waste Oper 4.0 142 05/07/1999 2000 FDEP HHW & Cond Exempt SQG 05/04/2000 167 5.0 168 8 Hour OSHA Refresher 05/05/2000 Total Hours Completed: 31.0

Congratulations, you have met the 15 hour requirement.

Time Period: 05/20/2000 - 05/19/2003

 Course #
 Course Name
 Course Date
 Contact Hours

 199
 2001 FDEP HHW & CESQG
 5/2/2001
 5.0

 200
 FDEP 8 Hr OSHA Refresher
 5/3/2001
 4.0

 Total Hours Completed: 9.0

Time Period:

Course # Course Name Course Date Contact Hours

If you have any questions, please contact Dawn Jenkins at 352/392-9570 ext 127 or at dienkin@treeo.doce.ufl.edu.

Updated: Wednesday, May 23, 2001

	ce* IAIL RECEIPT Only; No Insurance	Coverage	Provided)
926			
Stree Hardee 685 Air	\$ sice Williamson County port Road ula, FL 33873		stmark Here
SENDER:	-		I also wish to receive the
 Complete items 1 and/or 2 for additional Complete items 3, 4a, and 4b. Print your name and address on the reverant to you. Attach this form to the front of the mailpid permit. Write **Aeturn Receipt Requested** on the 	erse of this form so that we ece, or on the back if space mailpie£a below the article	e does not	following services (for an extra fee): 1. Addressee's Address 2. Restricted Delivery
The Return Receipt will show to whom the delivered.	ne article was delivered and	d the date	Consult postmaster for fee.

Is your RETURN ADDRESS completed on the reverse side? permit. ■Write*Retur ed Delivery ■The Return ster for fee. delivered. 4a. Article Number 3. Article Addressed to: 7000 0520 0016 63366326 4b. Service Type Ms. Janice Williamson Certified ... ☐ Registered Hardee County ☐ Express Mail ☐ Insured 685 Airport Road Beturn Receipt for Merchandise ☐ COD Wauchula, FL 33873 7. Date of Delivery

5. Received By: (Print Name) nature: (Addressee or Agent)

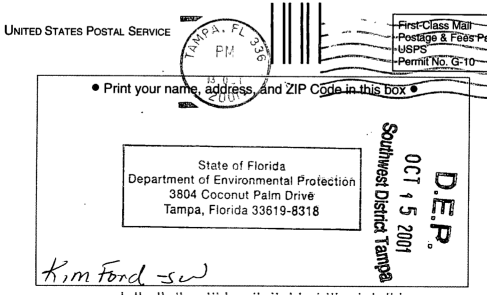
and fee is paid)

8. Addressee's Address (Only if requested

RS Form 3811, December 1994

SENDER

Domestic Return Receipt 102595-97-B-0179





Department of Environmental Protection

Southwest District 3804 Coconut Palm Drive Tampa, Florida 33619

David B. Struhs Secretary

Jeb Bush Governor CERTIFIED MAIL RETURN RECEIPT REQUESTED

October 12, 2001

Ms. Janice Williamson, Hardee County 685 Airport Road Wauchula, FL 33873

Re:

Training for Operators and Spotters

Hardee County MRF

Dear Ms. Williamson:

The Department's solid waste regulations were amended on May 27, 2001 to include training requirements for operators and spotters at waste processing facilities including materials recovery facilities and transfer stations (Florida Administrative Code Rule 62-701.710). This rule and 62-701.320(15) requires each facility to have trained operators and spotters by July 1, 2001, however the Department does not expect all facilities to fully comply until <u>December 1, 2001</u>. Please refer to the attached memorandum dated September 13, 2001 for further clarification. Attached you will also find registration information for courses offered in October to meet some of these new training requirements.

Course #020516 – 16-Hour Initial Training Course for Transfer Station Operators, October 31 – November 1, 2001 in Tampa – Fee: \$325 (this course is for transfer station operators only)

Course #020515 – Spotting at Construction and Demolition Sites, Landfills and Transfer Stations, November 1, 2001 in Tampa – Fee \$250 (this course is for materials recovery facility spotters <u>also</u>)

Course #(unknown) – 16-Hour Initial Training Course for Materials Recovery Facility Operators, in Tampa – Date and Fee are unknown at this time.

Completion of these courses may be the most convenient and timely way to fulfill the initial requirements for 16 hours of training for operators and 8 hours of training for spotters. The Department will initiate enforcement if your facility fails to comply with these requirements.

By October 25, 2001, you are requested to provide a list of the following:

- (1) individuals currently trained and copies of their attendance certificates, and
- (2) individuals to be trained and which courses they will attend.

The Department suggests that each facility have more than one trained operator and spotter.

Your continued cooperation is appreciated. If you have any questions, please call Kim Ford at (813) 744-6100, extension 382.

Sincerely,

Robert J. Butera, P.E. Solid Waste Manager

Divisions of Waste Management

KBF/ab
Attachments

cc:

Kim Ford, P.E., FDEP Tampa Susan Pelz, P.E., FDEP Tampa

"More Protection, Less Process"

Printed on recycled paper.

Memorandum

TO:

District Waste Program Administrators

District Solid Waste Engineers

FROM:

Richard B. Tedder, Administrator

Solid Waste Section

Chris McGuire, Senior Assistant General Counsel

Office of General Counsel

DATE:

September 13, 2001

SUBJECT: Operator and Spotter Training Requirements

On May 27, 2001, Chapter 62-701 was substantially amended. One of those changes was the creation of Rule 62-701.320(15), F.A.C., which essentially consolidated and updated the training requirements for operators and spotters of solid waste management facilities. Since then, some questions have arisen regarding the spotter requirements.

Rule 62-701.320(15)(d) specifies that the training requirements for operators and spotters at waste processing facilities, and the training requirements for spotters at land clearing debris disposal facilities, shall be effective on July 1, 2001. These types of facilities had not previously required trained operators or spotters, and the Department intended to give them about six months to come into compliance. However, the July 1 date was chosen when we expected the rule to become effective in December; when adoption was delayed by a few months, we simply forgot to change this compliance date. Therefore, it will be our practice that the training requirements for operators and spotters at waste processing facilities, and the training requirements for spotters at land clearing debris disposal facilities, will be enforced only after December 1, 2001.

Other questions have arisen regarding interim operators and interim spotters. First, the definitions of "interim" operators and spotters in Rules 62-701.320(15)(g) and (i) include requirements to show competency "through a combination of work experience, education and training." This phrase should not be interpreted to mean that the interim operator or spotter must have received formal, Department-approved training, but simply that the person has received sufficient training, either on-the-job or in some other manner, to perform his or her duties while under the supervision of a trained operator or spotter.

Secondly, these same rules provide that interim operators may perform the duties of an operator only under the supervision of a trained operator, and that interim spotters may perform the duties of a spotter only under the supervision of a trained operator or trained spotter. This means that the interim operator must be under the direct supervision of a trained operator who is actually acting as an operator at the facility, and the interim spotter must be under the direct supervision of a trained operator or spotter who is actually acting as a spotter at the facility. The fact that a facility's administrative setup may show that the interim employee is under the supervision of a

MEMORANDUM September 13, 2001 Page 2 of 2

trained operator is not sufficient; if it were, no spotter would ever need to be trained since all facilities could have a trained operator acting as a supervisor. Categories for interim operators and spotters were created as a way of allowing new employees to receive on-the-job training under the watchful eyes of trained personnel, not as a way to avoid the expense and inconvenience of training programs.

Caveat

This guidance memorandum does not constitute policy or rule of the Department. It is intended solely as internal guidance to District permit review staff, and is not intended to create additional requirements for the regulated community or to affect the rights of substantially affected parties to any agency decision. Please do not cite any part if this memorandum as though it were a standard, rule, or requirement.

SWANA - Florida Chapter Fall Training Symposia - Tampa, FL

Landfill Gas and Leachate Systems

October 31, 2001 • Fee: \$250

8:00 a.m. - 5:00 p.m.

This eight-hour course teaches you how to comply with the local, state and federal regulations governing landfill gas and leachate systems. During course presentations and demonstrations, you learn up-to-date technologies on the control processes and designs of the systems. Topics include: Biological Decomposition of Waste, Characteristics of Landfill Gas and Leachate, Migration and Monitoring of Landfill Gas Design Considerations and Treatment Options. Contact hours: 8, SWANA CEUs: 5. Instructors provided by SCS Engineers.

Spotting at Construction and Demolition Sites, **Landfills and Transfer Stations**

November 1, 2001 • Fee: \$250 8:00 a.m. - 5:00 p.m.

This one-day initial training course for spotters provides an overview of spotter operations at landfills, construction and demolition sites, and transfer stations. Topics include: Spotter Responsibility, Communication, Traffic Management, State Regulations, Compliance Inspections, Forms, Random Load Inspections. Classes of Landfills, Prohibited Waste Material, Hazardous Waste Material, C&D Debris Facilities, Personal Safety, Personal Hygiene, and Landfill Fires. Contact hours: 8, SWANA CEUs: 5. Instructors provided by IEA, Inc.

16-Hour Initial Training Course for Transfer Station Operators

October 31- November 1, 2001 • Fee: \$325 7:30 a.m. - 5:30 p.m.

This two-day course is approved as an initial training course for transfer station operators. The course includes an exam, which attendees must achieve 70% proficiency. Topics include: Brief History of Solid Waste Management in U.S., Regulatory Aspects of Transfer Station Operation, The Modern Transfer Station, Siting, Leachate and Storm Water, Ventilation and Odor Control, Waste Control, Operating Guidelines, Employee Health and Safety, Contingency Planning, Financial Responsibility, Monitoring Site Development and Efficiency, Transfer Station Closure. Instructor: Chris Kohl, Kohl Training, Inc. Contact hours: 16

Manager of Landfill Operations (MOLO) Exam

October 30, 2001 Fee:\$125 member, \$250 non-member 1:00 p.m. - 4:00 p.m.

For individuals interested in seeking the voluntary certification as a Manager of Landfill Operations with the Solid Waste Association of North America (SWANA), you are now allowed to take the exam without taking the course if you have certain landfill operations experience and meet the minimum qualifications.. Certification application and qualifications available on-line at www.swana.org or contact Dawn Jenkins at 352.392.9570 ext 127. Registration Deadline: October 22, 2001.

Location and Accommodations

Hilton Garden Inn Tampa-North, 600 Tampa Oaks Blvd [I-75 and Fletcher Ave, exit #55]. Temple Terrace, FL 33637, 813.342.5000, \$85 single or double. To receive this rate, make your reservation prior to October 16, 2001 and mention you are a participant of the SWANA Fall Training Symposia. Information: 352.392.9570 or visit www.treeo.ufl.edu

Course: Dawn Jenkins, ext 127 or djenkin@treeo.doce.ufl.edu Registration: Janet Touchton, ext 112 or jtoucht@treeo.doce.ufl.edu
Note: All training is approved for continuing education contact hours. Participants must be in attendance for the entire course to receive Florida approved contact hours or CEUS and a certificate of attendance. Participants are on their own for lunch.

Fax completed registration form to 352/392-6910 or register on-line at www.treeo.ufl.edu

Please register me for: [] Manager of Landfill Operations (MOLO) EXAM • October 30, 2001 • #020177 • \$125 member or \$250 non-member [] 16-Hour Initial Training Course for Transfer Station Operators • October 31- November 1, 2001 • #020516 • \$325 [] Landfill Gas and Leachate Systems • October 31, 2001 • #020369 • \$250 [] Spotting at Construction & Demolition Sites, Landfills and Transfer Stations • November 1, 2001 • #020515 • \$250 Position: ______Company: _____ CITY: _____ STATE: ___ ZIP: ____ MAILING ADDRESS: Fax: **BUSINESS PHONE:** Social Security Number needed for registration FEE (Check appropriate boxes): The University of Florida TREEO Center is handling registration ☐ Check Enclosed in the amount of \$ ___ for this training. A completed registration form and payment are needed to pro-□ VISA □ Mastercard □ Please charge cess your registration. Make payment in U.S. currency to Card #:_____ University of Florida. Mail registration form and payment to: Expiration Date: _____ UNIVERSITY OF FLORIDA, TREEO CENTER Please print name exactly as it appears on the card: 3900 SW 63" BLVD. GAINESVILLE, FL 32608-3848 Register one person per form. Photocopy if more forms are neeced.



Department of Environmental Protection

Southwest District 3804 Coconut Palm Drive Tampa, Florida 33619

David B. Struhs Secretary

Jeb Bush Governor CERTIFIED MAIL RETURN RECEIPT REQUESTED

October 12, 2001

Ms. Janice Williamson, Hardee County 685 Airport Road Wauchula, FL 33873

Re:

Training for Operators and Spotters

Hardee County MRF

Dear Ms. Williamson:

The Department's solid waste regulations were amended on May 27, 2001 to include training requirements for operators and spotters at waste processing facilities including materials recovery facilities and transfer stations (Florida Administrative Code Rule 62-701.710). This rule and 62-701.320(15) requires each facility to have trained operators and spotters by July 1, 2001, however the Department does not expect all facilities to fully comply until <u>December 1, 2001</u>. Please refer to the attached memorandum dated September 13, 2001 for further clarification. Attached you will also find registration information for courses offered in October to meet some of these new training requirements.

Course #020516 – 16-Hour Initial Training Course for Transfer Station Operators, October 31 – November 1, 2001 in Tampa – Fee: \$325 (this course is for transfer station operators only)

Course #020515 – Spotting at Construction and Demolition Sites, Landfills and Transfer Stations, November 1, 2001 in Tampa – Fee \$250 (this course is for materials recovery facility spotters <u>also</u>)

Course #(unknown) – 16-Hour Initial Training Course for Materials Recovery Facility Operators, in Tampa – Date and Fee are unknown at this time.

Completion of these courses may be the most convenient and timely way to fulfill the initial requirements for 16 hours of training for operators and 8 hours of training for spotters. The Department will initiate enforcement if your facility fails to comply with these requirements.

By October 25, 2001, you are requested to provide a list of the following:

- (1) individuals currently trained and copies of their attendance certificates, and
- (2) individuals to be trained and which courses they will attend.

The Department suggests that each facility have more than one trained operator and spotter.

Your continued cooperation is appreciated. If you have any questions, please call Kim Ford at (813) 744-6100, extension 382.

Sincerely,

Robert J. Butera, P.E.

Solid Waste Manager

Divisions of Waste Management

but J. Suter

KBF/ab
Attachments

CC:

Kim Ford, P.E., FDEP Tampa Susan Pelz, P.E., FDEP Tampa

"More Protection, Less Process"

Printed on recycled paper.

Hardee County Solid Waste Department 685 Airport Road Wauchula, FL 33873-8663 (863) 773-5089 Fax (863) 773-3907

3	Î	•			ÿ		Š	•	,			*	۰	1			1	1			ð.		5	j.	ij,		Ů,	S	٠	4	,			
	I	2	3	ľ	\mathbb{C}	ì	S	1	1	r	ľ	1	1	1	l	9	1	1	r	2	Ĭ	r	ì	S	1	n	ſ	1	1	Į		7	1	1

□ Urge	ent	X For Review	☐ Please Comment	☐ Please Reply	☐ Please Recycle
CÇ:	N/a	·	····		
Re:	Requ	ested information	Pages:	4	Clesian Par
From:	Janio	e Williamson	Date:	7/12/00	Secretal Links
То:	Susa	n Pelz	Fax:	813-744-6125	A S. C. L.

Hard copy with original signature will follow via mail. Please contact me should you need anything else.

Thanks

Janice

(see Bound Report)

Florida Department of Environmental Protection

PERMIT COVER MEMO

TO: x Deborah A. Getzoff, Director of District Management
FROM/THROUGH:
William Kutash Robert Butera, P.E. (\$1/\(\nu\), Susan Pelz, P.E. (1/\(\nu\)), ENVIRONMENTAL ADMINISTRATOR SUPERVISOR ENGINEER
DATE: July 12, 2000
FILE NAME: Hardee Co. MRF PROGRAM: Solid Waste PERMIT #:126620-001-SO COUNTY: Hardee
TYPE OF PERMIT ACTION: X ISSUE DENY MODIFY TRANSFER OWNER NOD PUBLIC NOTICE INTENT TO ISSUE
PUBLIC NOTICE PERIOD CLOSED? PETITION FILED?
PERMIT SUMMARY: This permit allows continued operation of the existing MRF. The facility removes recyclables from mixed Class I waste and then bales the residue for disposal in the onsite Class I landfill.
PROFESSIONAL RECOMMENDATION: X APPROVE DENY
EVALUATION SUMMARY: The applicant has provided sufficient information, and has provided the required financial assurance to demonstrate compliance with Department Rules.
Application received - April 18, 2000 Application complete - May 26, 2000. Department processing time - 57 days (to 07-12-00). Total processing time - 86 days (to 07-12-00).

DAY 90/30 FOR THIS ACTION IS: ASAP

U.S. Postal Service CERTIFIED MAIL REC (Domestic Mail Only; No Insurance		
Postage \$ Certified Fee	J. 10ept	
Return Receipt Fee (Endorsement Required) Restricted Delivery Fee (Endorsement Required)	Postmark Here	
Street, Apt. No.; or Public No. City, Spate, ZIP+4 Lauchula, FL	liemson, Sug ad 33873	
PS Form 3800, July 1999	See Reverse for Instructions	
ISSUED PORMIT # 126620-001-S		
SENDER: Hando I () Durty ULF Complete items 1 and/or 2 for additional services. Complete items 3, 4a, and 4b. Print your name and address on the reverse of this form so that we	I also wish to rec following service	
card to you.Attach this form to the front of the mailpiece, or on the back if space	e does not 1. Address	ee's Address
permit. • Write "Return Receipt Requested" on the mailpiece below the article		
The Return Receipt will show to whom the article was delivered and	d the date	
delivered.	Consult postmas	ter for fee.
3. Article Addressed to:	4a. Article Number	
Harder County Sw Dept. Ms. Ganice Williamson, Sup. 685 Airport Road	7099 3400 0001 975 4b. Service Type	18 6660
Ms. Cjanile Williamson, Sup.	☐ Registered	∕ ⊕Certified
685 Airport Road	Express Mail	☐ Insured
	I Company to the second of the	T 000

Issue SENDER

Warchula, FL 33873

5. Received By: (Print Name)

your RETURN ADDRESS completed on the reverse side? 6. Signature (Addressee dr Agent) PS Form **3811**, December 1994 **Domestic Return Receipt** 102595-97-B-0179

7. Date of Delivery

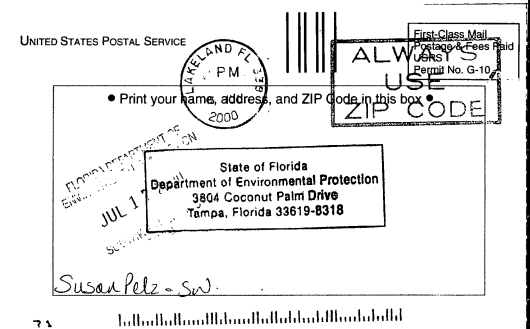
and fee is paid)

Return Receipt for Merchandise

8. Addressee's Address (Only if requested

Thank you for using Return Receipt Service.

☐ Insured ☐ COD





Department of Environmental Protection

Jeb Bush Governor Southwest District 3804 Coconut Palm Drive Tampa, Florida 33619

David B. Struhs Secretary

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

July 13, 2000

In the matter of an Application for Permit by:

DEP File No.

126620-001-SO, Hardee County

NOTICE OF PERMIT

Hardee County Solid Waste Department Ms. Janice Williamson, Superintendent 685 Airport Road Wauchula, Fl. 33873

Dear Ms. Williamson:

Enclosed is Material Recovery Facility Operation Permit Number 126620-001-SO, issued pursuant to Section(s) 403.087(1), Florida Statutes.

A person whose substantial interests are affected by this permit may petition for an administrative proceeding (hearing) in accordance with Section 120.57, Florida Statutes. The petition must contain the information set forth below and must be filed (received) in the Department's Office of General Counsel, 3900 Commonwealth Blvd., Mail Station #35, Tallahassee, 32399-3000, within fourteen (14) days of receipt of this notice. Petitioner shall mail a copy of the petition to the applicant at the address indicated above at the time of filing. Failure to file a petition within fourteen (14) days shall constitute a waiver of any right such person has to an administrative determination (hearing) pursuant to Section 120.57, Florida Statutes.

The petition shall contain the following information;

- (a) The name, address, and telephone number of each petitioner, the applicant's name and address, the Department Permit File Number and the county in which the project is proposed;
- (b) A statement of how and when each petitioner received notice of Department's action, or proposed action;
- (c) A statement of how each petitioner's substantial interests are affected by the Department's action or proposed action;

"More Protection, Less Process"

- (d) A statement of the material facts disputed by Petitioner, if any;
- (e) A statement of facts which petitioner contends warrant reversal or modification of the Department's action or proposed action;
- (f) A statement of which rules or statutes petitioner contends warrant reversal or modification of the Department's action or proposed action; and
- (g) A statement of the relief sought by petitioner, stating precisely the action petitioner wants the Department to take with respect to the Department's action or proposed action.

If a petition is filed, the administrative hearing process is designed to formulate agency action. Accordingly, the Department's final action may be different from the position taken by it in this notice. Persons whose substantial interests will be affected by any decision of the Department with regard to the application have the right to petition to become a party to the proceeding. The petition must conform to the requirements specified above and be filed (received) within 14 days of publication of this notice in the Office of General Counsel at the above address of the Department. Failure to petition within the allowed time frame constitutes a waiver of any right such person has to request a hearing under Section 120.57, F.S., and to participate as a party to this proceeding. Any subsequent intervention will only be at the approval of the presiding officer upon motion filed pursuant to Rule 28-5.207, F.A.C. Mediation is not available in this proceeding.

This permit is final and effective on the date filed with the Clerk of the Department unless a petition is filed in accordance with the above paragraphs or unless a request for extension of time in which to file a petition is filed within the time specified for filing a petition and conforms to Chapters 62-110, and 28-106, F.A.C. Upon timely filing of a petition or a request for an extension of time this permit will not be effective until further Order of the Department.

When the Order (Permit) is final, any party to the Order has the right to seek judicial review of the Order pursuant to Section 120.68, Florida Statutes, by the filing of a Notice of Appeal pursuant to Rule 9.110, Florida Rules of Appellate Procedure, with the Clerk of the Department in the Office of General Counsel, 3900 Commonwealth Blvd., Mail Station #35, Tallahassee, 32399-3000; and by filing a copy of the Notice of Appeal accompanied by the applicable filing fees with the appropriate District Court of Appeal. The Notice of Appeal must be filed within 30 days from the date the Final Order is filed with the Clerk of the Department.

Hardee County SW Dep.. Ms. Janice Williamson, Superintendent

Executed in Tampa, Florida.

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Deborah A. Getzoff

Director of District Management

Southwest District

DAG/sjp

Attachment

Hardee County Notification List cc:

Gary Oden, County Manager, Hardee County BOCC, 412 W. Orange St., Room A-203, Wauchula, Fl. 33873-2867

Fred Wick, FDEP Tallahassee

Doug Beason, FDEP- OGC Tallahassee

16 Robert Butera, P.E., FDEP Tampa

Stephanie Petro (permit notebook), FDEP Tampa

CERTIFICATE OF SERVICE

This undersigned duly designated deputy clerk hereby certifies that this NOTICE OF PERMIT and all copies were mailed before the close of business on <u>July 13, 2000</u> to the listed persons. Date Stamp

> FILING AND ACKNOWLEDGMENT FILED, on this date, pursuant to Section 120.52(10), Florida Statutes, with the designated Department, Clerk, receipt of which is hereby acknowledged.

any Black 7-13-ZDOD
Clerk Date



Department of Environmental Protection

Jeb Bush Governor Southwest District 3804 Coconut Palm Drive Tampa, Florida 33619

David B. Struhs Secretary

PERMITTEE

Hardee County Solid Waste
Department
Ms. Janice Williamson,
Solid Waste Superintendent
685 Airport Road
Wauchula, Fl 33873

PERMIT/CERTIFICATION

GMS ID No: 4025C30001
Permit No: 126620-001-SO
Date of Issue: 07/13/2000
Expiration Date: 07/01/2005

County: Hardee Lat/Long: 27°34'00"N 81°46'50"W

Sec/Town/Rge: 35/33S/25E Project: Hardee County

Materials Recovery

Facility

This permit is issued under the provisions of Chapter 403, Florida Statutes, and Florida Administrative Code Rule(s) 62-3, 62-4, 62-25, 62-522, 62-550, 62-701, and 62-711. The above named permittee is hereby authorized to perform the work or operate the facility shown on the application and approved drawing(s), plans and other documents, attached hereto or on file with the Department and made a part hereof and specifically described as follows:

To operate a materials recovery facility, referred to as the Hardee County Materials Recovery Facility, located on Airport Road, near the City of Wauchula, Hardee County, Florida, subject to the specific and general conditions attached,. The specific conditions attached are for the operation of:

1. Materials Recovery Facility

Replaces Permit Number: S025-271793

This permit contains compliance items summarized in **Attachment 1** that shall be complied with and submitted to the Department by the dates noted. If the compliance dates are not met and submittals are not received by the Department on the dates noted, enforcement action may be initiated to assure compliance with the conditions of this permit.

"More Protection, Less Process"

GENERAL CONDITIONS:

1. The terms, conditions, requirements, limitations and restrictions set forth in this permit, are "permit conditions" and are binding and enforceable pursuant to Sections 403.141, 403.161, 403.727, or 403.861, Florida Statutes. The permittee is placed on notice that the Department will review this permit periodically and may initiate enforcement action for any violation of these conditions.

- 2. This permit is valid only for the specific processes and operations applied for and indicated in the approved drawings or exhibits. Any unauthorized deviation from the approved drawings, exhibits, specifications, or conditions of this permit may constitute grounds for revocation and enforcement action by the Department.
- 3. As provided in subsections 403.087(6) and 403.722(5), F.S., the issuance of this permit does not convey any vested rights or any exclusive privileges. Neither does it authorize any injury to public or private property or any invasion of rights, nor any infringement of federal, State, or local laws or regulations. This permit is not a waiver of or approval of any other Department permit that may be required for other aspects of the total project which are not addressed in this permit.
- 4. This permit conveys no title to land or water, does not constitute State recognition or acknowledgment of title, and does not constitute authority for the use of submerged lands unless herein provided and the necessary title or leasehold interests have been obtained from the State. Only the Trustees of the Internal Improvement Trust Fund may express State opinion as to title.
- 5. This permit does not relieve the permittee from liability for harm or injury to human health or welfare, animal, or plant life, or property caused by the construction or operation of this permitted source, or from penalties therefore; nor does it allow the permittee to cause pollution in contravention of Florida Statutes and Department rules, unless specifically authorized by an order from the Department.
- 6. The permittee shall properly operate and maintain the facility and systems of treatment and control (and related appurtenances) that are installed and used by the permittee to achieve compliance with the conditions of this permit, are required by Department rules. This provision includes the operation of backup or auxiliary facilities or similar systems when necessary to achieve compliance with the conditions of the permit and when required by Department rules.

GENERAL CONDITIONS:

7. The permittee, by accepting this permit, specifically agrees to allow authorized Department personnel, upon presentation of credentials or other documents as may be required by law and at reasonable times, access to the premises where the permitted activity is located or conducted to:

- (a) Have access to and copy any records that must be kept under conditions of the permit;
- (b) Inspect the facility, equipment, practices, or operations regulated or required under this permit; and
- (c) Sample or monitor any substances or parameters at any location reasonably necessary to assure compliance with this permit or Department rules.

Reasonable time may depend on the nature of the concern being investigated.

- 8. If, for any reason, the permittee does not comply with or will be unable to comply with any condition or limitation specified in this permit, the permittee shall immediately provide the Department with the following information:
 - (a) A description of and cause of noncompliance; and
 - (b) The period of noncompliance, including dates and times; or, if not corrected, the anticipated time the noncompliance is expected to continue, and steps being taken to reduce, eliminate, and prevent recurrence of the noncompliance.

The permittee shall be responsible for any and all damages which may result and may be subject to enforcement action by the Department for penalties or for revocation of this permit.

- 9. In accepting this permit, the permittee understands and agrees that all records, notes, monitoring data and other information relating to the construction or operation of this permitted source which are submitted to the Department may be used by the Department as evidence in any enforcement case involving the permitted source arising under the Florida Statutes or Department rules, except where such use is prescribed by Sections 403.111 and 403.73, F.S. Such evidence shall only be used to the extent it is consistent with the Florida Rules of Civil Procedure and appropriate evidentiary rules.
- 10. The permittee agrees to comply with changes in Department rules and Florida Statues after a reasonable time for compliance; provided, however, the permittee does not waive any other rights granted by Florida Statutes or Department rules.

PERMITTEE: Hardee Councy Solid Waste Dept.
Ms. Janice Williamson, SW Superintendent

GENERAL CONDITIONS:

- 11. This permit is transferable only upon Department approval in accordance with Rule 62-4.120 and 62-730.300, Florida Administrative Code, as applicable. The permittee shall be liable for any non-compliance of the permitted activity until the transfer is approved by the Department.
- 12. This permit or a copy thereof shall be kept at the work site of the permitted activity.
- 13. This permit also constitutes:
 - (a) Determination of Best Available Control Technology (BACT)
 - (b) Determination of Prevention of Significant Deterioration (PSD)
- (c) Certification of compliance with State Water Quality Standards (Section 401, PL 92-500)
 - (d) Compliance with New Source Performance Standards
- 14. The permittee shall comply with the following:
 - (a) Upon request, the permittee shall furnish all records and plans required under Department rules. During enforcement actions, the retention period for all records will be extended automatically unless otherwise stipulated by the Department.
 - (b) The permittee shall hold at the facility or other location designated by this permit records of all monitoring information (including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation) required by the permit, copies of all reports required by this permit, and records of all data used to complete the application for this permit. These materials shall be retained at least three years from the date of the sample, measurement, report, or application unless otherwise specified by Department rule.
 - (c) Records of monitoring information shall include:
 - the date, exact place, and time of sampling or measurements;
 - 2. the person responsible for performing the sampling or measurements;
 - 3. the dates analyses were performed;
 - 4. the person responsible for performing the analyses;
 - 5. the analytical techniques or methods used;
 - 6. the results of such analyses.

PERMITTEE: Hardee Councy Solid Waste Dept.
Ms. Janice Williamson, SW Superintendent

GENERAL CONDITIONS:

15. When requested by the Department, the permittee shall within a reasonable time furnish any information required by law which is needed to determine compliance with the permit. If the permittee becomes aware the relevant facts were not submitted or were incorrect in the permit application or in any report to the Department, such facts or information shall be corrected promptly.

- 16. In the case of an underground injection control permit, the following permit conditions also shall apply:
 - (a) All reports or information required by the Department shall be certified as being true, accurate and complete.
 - (b) Reports of compliance or noncompliance with, or any progress reports on, requirements contained in any compliance schedule of this permit shall be submitted no later than 14 days following each schedule date.
 - (c) Notification of any noncompliance which may endanger health or the environment shall be reported verbally to the Department within 24 hours and again within 72 hours, and a final written report provided within two weeks.
 - 1. The verbal reports shall contain any monitoring or other information which indicate that any contaminant may endanger an underground source of drinking water and any noncompliance with a permit condition or malfunction of the injection system which may cause fluid migration into or between underground sources of drinking water.
 - 2. The written submission shall contain a description of and a discussion of the cause of the noncompliance and, if it has not been corrected, the anticipated time the noncompliance is expected to continue, the steps being taken to reduce, eliminate, and prevent recurrence of the noncompliance, and all information required by Rule 62-28.230(4)(b), F.A.C.
 - (d) The Department shall be notified at least 180 days before conversion or abandonment of an injection well, unless abandonment within a lesser period of time is necessary to protect waters of the State.

PERMITTEE: Hardee Councy Solid Waste Dept.
Ms. Janice Williamson, SW Superintendent

GENERAL CONDITIONS:

- 17. The following conditions also shall apply to a hazardous waste facility permit.
 - (a) The following reports shall be submitted to the Department:
 - 1. Manifest discrepancy report. If a significant discrepancy in a manifest is discovered, the permittee shall attempt to rectify the discrepancy. If not resolved within 15 days after the waste is received, the permittee shall immediately submit a letter report, including a copy of the manifest, to the Department.
 - 2. Unmanifested waste report. The permittee shall submit an unmanifested waste report to the Department within 15 days of receipt of unmanifested waste.
 - 3. Biennial report. A biennial report covering facility activities during the previous calendar year shall be submitted by March 1 of each even numbered year pursuant to Chapter 62-730, F.A.C.
 - (b) Notification of any noncompliance which may endanger health or the environment, including the release of any hazardous waste that may endanger public drinking water supplies or the occurrence of a fire or explosion from the facility which could threaten the environment or human health outside the facility, shall be reported verbally to the Department within 24 hours, and a written report shall be provided within 5 days. The verbal report shall include the name, address, I.D. number, and telephone number of the facility, its owner or operator, the name and quantity of materials involved, the extent of any injuries, an assessment of actual or potential hazards, and the estimated quantity and disposition of recovered material. The written submission shall contain:
 - A description and cause of the noncompliance.
 - 2. If not corrected, the expected time of correction, and the steps being taken to reduce, eliminate, and prevent recurrence of the noncompliance.
 - (c) Reports of compliance or noncompliance with, or any progress reports on, requirements in any compliance schedule shall be submitted no later than 14 days after each schedule date.
 - (d) All reports or information required by the Department by a hazardous waste permittee shall be signed by a person authorized to sign a permit application.

PERMITTEE: Hardee Coursy Solid Waste Dept.
Ms. Janice Williamson, SW Superintendent

SPECIFIC CONDITIONS:

- 1. **Facility Designation.** This site shall be classified as a materials recovery facility for materials recovery, sorting and recycling, and shall be constructed and operated in accordance with all applicable requirements of Chapters 62-3, 62-4, 62-25, 62-28, 62-520, 62-522, 62-550, and 62-701 Florida Administrative Code (F.A.C.) and all applicable requirements of Department Rules.
- 2. **Permit Application Documentation.** This permit is valid for operation of the material recovery facility and related facilities in accordance with the reports, plans and other information, submitted by Hardee County, as follows:
 - a. Application for Permit Renewal for Hardee County Board of-county Commissioners, Material Recovery Facility, dated March 2000 (received April 18, 2000);
 - b. Additional information dated May 17, 2000 (received May 26, 2000 and July 11, 2000 via fax);
 - c. Record Drawings received May 31, 1995, entitled, <u>Hardee County Solid Waste Recycling Center</u>, originally dated December 1991 and prepared by Briley, Wild and Associates;
 - d. and in accordance with all applicable requirements of Department rules.
- 3. Permit Modifications. Any activities not previously approved as part of this permit shall require a separate Department permit unless the Department determines a permit modification to be more appropriate. Any significant changes to the facility shall require a permit modification. Permits shall be modified in accordance with the requirements of Rule 62-4.080, F.A.C. A modification which is reasonably expected to lead to substantially different environmental impacts, and which requires a detailed review by the Department, is considered a substantial modification.
- 4. **Permit Renewal.** No later than **sixty (60) days** before the expiration of the Department Permit, the permittee shall apply for a renewal of a permit on forms and in a manner prescribed by the Department, in order to assure conformance with all applicable Department rules.
- 5. **Prohibitions**. The prohibitions of Rule 62-701.300, F.A.C., shall not be violated by the operation of this facility.
- 6. Facility Operation Requirements.
 - a. The permittee shall operate this facility in accordance with Rule 62-701.700, F.A.C.; the information and drawings as listed in Specific Condition #2 above; and any other applicable requirements.
 - b. Litter shall be collected at least once daily.

PERMITTEE: Hardee Councy Solid Waste Dept. PERMIT NO.: 126620-001-SO
Ms. Janice Williamson, SW Superintendent Materials Recovery Facility

SPECIFIC CONDITIONS:

(Specific Condition #6 cont'd)

- c. In the event of extended downtime (greater than 72 hours) of equipment, or other emergency conditions, unprocessed materials and residuals shall be removed and transported to the onsite Class I Landfill or other appropriate disposal facility.
- d. The owner or operator shall remove from the site 75% of all recyclable goods each year, either for recycling or disposal.
- e. At no time shall any material be allowed to be stored on the tipping floor for more than **72 hours** from the time of receipt.
- f. Except as authorized by Class I Landfill permit 38414-002-SO or its successors, all incoming loads of waste and recyclables shall be unloaded and processed inside the building only.
- 7. Operation Plan and Operating Record. A copy of the Department approved permit, operational plan, construction reports and record drawings, and supporting information shall be kept at the facility at all times for reference and inspections. The operations plan shall be reviewed and all changes, or a statement indicating that no changes have occurred, shall be submitted to the Department annually, by April 15th each year.

8. Storage of Materials.

- a. Storage of processed and unprocessed materials, and residuals, shall not exceed the quantities or timeframes listed in **Attachment 2** of this permit, or as otherwise specified by this permit.
- b. All materials which are stored outside the building, shall be stored on impermeable surfaces and shall be covered, or shall be stored in covered containers to prevent precipitation infiltration of the materials.
- c. All residuals (non-recoverable, non-recyclable materials) shall be stored in areas with leachate collection, and shall be disposed of within 24 hours of processing the material and generating the residual.
- d. All recovered materials shall be removed from the site for recycling or disposal in accordance with the schedule outlined in **Attachment 2** of this permit. In any event, recovered materials shall be removed from the facility within one year of processing/recovering the material.

PERMITTEE: Hardee Cou.__y Solid Waste Dept.
Ms. Janice Williamson, SW Superintendent

SPECIFIC CONDITIONS:

- 9. Waste Records. The owner or operator of the materials recovery facility shall record, in tons per day, the amount of material received at the MRF. The quantity, in tons, of each material (e.g. aluminum cans, steel/tin cans, glass, plastic, newsprint, cardboard, residuals, etc.) which is removed from the site for recycling or disposal shall be complied monthly and submitted to the Department quarterly, by January 15th, April 15th, July 15th and October 15th of each year. The operating authority shall remove from the site, 75% of all recovered materials each year, for recycling or disposal.
- 10. Monitoring of Waste. The permittee shall not accept hazardous waste or any hazardous substance at this site. Hazardous waste is a waste in Chapter 62-730, F.A.C. Hazardous substances are those defined in Section -403.703, Florida Statute or in any other applicable state or federal law or administrative rule.

12. Drainage Requirements.

- a. All areas shall be cleaned at the end of each day's operation, at a minimum, or as needed, to prevent odor or vector problems. All washdown water shall be contained within the building. All liquids discharged from unloading vehicles shall be contained within the building. Floors shall be free of standing liquids.
- b. All drains and leachate collection sumps shall be inspected for damage and clogging at least daily, and shall be cleaned as required. The leachate collection drains and sumps shall be cleaned at least weekly. In the event that liquids do not freely flow into the drains, the grates shall immediately (within 24 hours) be removed and cleaned. In no event shall leachate be allowed to discharge beyond the leachate collection system. In the event that the drains do not provide adequate removal of leachate from the building, corrective actions shall be taken to correct the deficiencies in accordance with Specific condition #18, below.
- 13. Closure Requirements. The facility owner or operator shall notify the Department of the facility's closure, no later than 180 days prior to the date when the facility is expected to close, as required by Rule 62-701.700(3)(d), F.A.C. The facility shall be closed in accordance with Rule 62-701.700(3)(d), F.A.C., and the Closure Plan submitted in the information listed in Specific Condition #2, above.
- 14. **Financial Assurance.** The permittee shall provide financial assurance for the material recovery facility site in accordance with Rule 62-701.700(4), F.A.C.
 - a. All costs for closure shall be adjusted for inflation and changes in the facility operations, and submitted **annually, by September 1st each year** to: Solid Waste Manager, Solid Waste Section, Department of Environmental Protection, 3804 Coconut Palm Drive, Tampa, Florida 33619-8318.

ERMIT NO.: 126620-001-SO Materials Recovery Facility

PERMITTEE: Hardee Councy Solid Waste Dept.
Ms. Janice Williamson, SW Superintendent

SPECIFIC CONDITIONS:

(Specific Condition #14 cont'd)

- b. Proof that the financial mechanism has been adequately funded shall be submitted **annually**, to: Financial Coordinator, Solid Waste Section, MS#4565, Department of Environmental Protection, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400.
- 15. Control of Nuisance Conditions. The operating authority shall be responsible for the control of odors and fugitive particulates arising from this construction and operation. Such control shall minimize the creation of nuisance conditions on adjoining property. Complaints received from the general public, and confirmed by Department personnel upon site inspection, shall constitute a nuisance condition, and the permittee must take immediate (within 24 hours) corrective action to abate the nuisance. The owner or operator shall control disease vectors so as to protect the public health and welfare.
- 16. Stormwater System. The site shall continue to have a stormwater management system operated and maintained to prevent surface water flow into waste processing and storage areas. The stormwater management system shall be operated and maintained in accordance with Chapter 62-330, F.A.C., and any other applicable Department or water management district rules.

17. Fire Safety Survey.

- a. Annually, the permittee shall arrange for a fire safety inspection by the local fire protection authorities. The inspection shall be conducted no later than January 15th each year. The fire safety inspection report, which includes a statement from the local protection authorities that the site meets the requirements of the local fire protection authorities, shall be maintained at the facility for five years, and copies shall be provided to the Department upon request.
- b. In the event that deficiencies are noted, within 30 days of completion, the permittee shall provide documentation to the Department indicating correction of any deficiencies noted in the annual Fire Safety Survey. The documentation shall include approval of the corrections by the local fire authority.

18. Facility Maintenance and Repair.

a. The site shall be properly maintained including building maintenance, and maintenance of equipment, drainage systems, leachate collection and removal systems, and stormwater systems. In the event of damage to any portion of the site facilities or failure of any portion of the associated systems, the permittee shall immediately (within 24 hours) notify the Department explaining such occurrence and remedial measures to be taken and time needed for repairs. Written detailed notification shall be submitted to the Department within seven (7) days following the occurrence.

SPECIFIC CONDITIONS:

(Specific Condition #18 cont'd)

- b. In the event of a fire which requires outside assistance from the local fire protection authorities, the MRF shall cease accepting waste until the fire is completely extinguished and normal operations may resume.
- 19. **Professional Certification.** Where required by Chapter 471 (P.E.) or Chapter 492 (P.G.), Florida Statutes, applicable portions of permit applications and supporting documents which are submitted to the Department for public record shall be signed and sealed by the professional(s) who prepared or approved them.
- 20. **General Conditions.** The permittee shall be aware of and operate under the "General Conditions". General Conditions are binding upon the permittee and enforceable pursuant to Chapter 403, Florida Statutes.
- 21. **Permit Acceptance.** By acceptance of this Permit, the Permittee certifies that he/she has read and understands the obligations imposed by the Specific and General Conditions contained herein and also including date of permit expiration and renewal deadlines. It is a violation of this permit for failure to comply with all conditions and deadlines.
- Regulations. Rule 62-701.700, F.A.C., effective April 23, 1997, is incorporated into this permit by reference. In the event that the regulations governing this permitted operation are revised, the Department will notify the permittee, and the permittee shall request modification of those specific conditions which are affected by the revised regulations to incorporate those revisions.

Executed in Tampa, Florida.

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

r Deborah A. Getzoff

Director of District Management

Southwest District

PERMITTEE: Hardee Cou. / Solid Waste Dept. Ms. Janice Williamson, SW Superintendent

ATTACHMENT 1							
Specific Condition	Submittal Due Date	Required Item					
4	60 days prior to permit renewal	Submit permit application					
7	Annually, by April 15 th	Submit revised Operations Plan or statement of no changes					
9	Quarterly, by January 15 th , April 15 th , July 15 th , and October 15 th	Submit waste quantity reports					
13	180 days prior to closure date	Submit notification of closure					
14.a.	Annually, by September 1 st each year	Submit revised cost estimates					
14.b.	Annually	Submit proof of funding					
17	Annually, by January 15 th	Conduct fire safety survey					

PERMITTEE: Hardee Cou y Solid Waste Dept.
Ms. Janice Williamson, SW Superintendent

ATTACHMENT 2
Material Storage Capacity and Locations

Material	Max. Storage Qty. (cy, tons)	Storage Method	Max. Storage time	Storage Location
Unprocessed Waste	100 tons	Loose	48 hours	Tipping floor
Processed: Clear Glass	25 cy	Roll-off	2-4 months	On pavement, SW corner
Amber glass	25 cy	Roll-off	2-4 months	On pavement, SW corner
Commingled aluminum and bimetal cans	30 cy	Covered containers	1 week	On pavement South side
Baled aluminum	8 tons	Baled	4-6 months	Inside MRF bldg.
Baled bimetal	8 tons	Baled	4-6 months	Scrap metal site
Plastics	187 cy	Loose	3-6 months	Pavement east of bldg.
Plastics	25 tons	Baled	3-6 months	Pavement south of bldg.
Newsprint	19.5 cy	Loose stacked	1-3 months	Trailer northeast of bldg.
occ	900 cy	Loose	1 week	Pavement east of bldg.
occ	30 tons	Baled	2-3 months	Pavement south of bldg.

Table derived from information received May 26, 2000.

Hardee County Solid Waste Department 685 Airport Road Wauchula, FL 33873-8663 (863) 773-5089 Fax (863) 773-3907

To:	Susan Pelz	Fax:	8 13-744-6125	
From:	Janice Williamson	Date:	7/12/00	
Rez	Requested information	Pages:	4	
CC:	N/a			
	mt X For Review	☐ Please Comment	☐ Please Reply	☐ Please Recycle

by with original signature will follow via mail. Please contact me u need anything else.



685 AIRPORT ROAD WAUCHULA, FL 33873-8663 PHONE: (863) 7年よれ つうちくろう FAX: (863) 773-3907

Hardee County Solid Waste Department

May 17, 2000

Department of Environmental Protections Attention: Ms. Susan Pelz, P.E. Solid Waste Section 3804 Coconut Palm Drive Tampa, FL 33619

RE: Response to RAI dated April 26, 2000
Hardee County Material Recovery Facility Operations Permit
Pending Permit No. 126620-001-50

Dear Ms. Pelz:

In response to the above referenced, the following is submitted for your review:

1. Rule 62-701.320(8), FAC Please publish the attached Notice and provide proof of publication to the Department.

A copy of the certificate of publication for the Herald Advocate is attached.

2. Rule 62-701.700(2) and (3), FAC Please provide the following information as part of the Operations Plan. (a) A projection of waste quantities expected in future years, and the assumptions used to make those projections:

The population projections were calculated by the University of Florida and the waste projections were calculated on current percentages and pound per capita per day. Tables were submitted in the 1999-2000 annual Solid Waste Report through

Printed on Recycled Paper

May 17, 2000 Page 2

the Recycling and Education Grant Application, Part II.

- (b) A description of the loading, unloading and processing areas, specifically describing the leachate collection system:
- (c) Provisions for leachate containment and management:

The entire concrete building floor is sealed to facilitate maintenance and sanitation. The tipping floor and processing areas are equipped with floor drains, which drain to a pre-fab pumping station near the building. The pumping station pumps "waste" water to the leachate storage tanks at the Class I Landfill site. The floors are dry sweated daily and pressure washed once a week to minimize the production of "waste" water. "Waste" water generated in the loading dock at the rear of the facility is pumped with a ½ hp trash pump directly into the floor drains.

Surface water quality on the site is protected by construction of an 18,500 sq. ft retention pond and widened swells. Surface drainage from the building and surface areas are stored in these facilities per the requirements of FAC 17-25. No mixing of surface water and water used to wash the tipping floor or otherwise coming into contact with solid waste is allowed.

(d) A plan for the disposal of unmarketable recyclables:

Should any type of baled recyclable become "unmarketable" due to condition or lack of vendor, those bales will be disposed of in the class I Landfill. At no time will recyclables be stored outside of the facility for a period of longer than twelve months.

(e) A contingency plan to cover operations interruptions due to emergency conditions such as fire, explosion, etc., which impact access to the site:

In the event, for mechanical or other reasons, the MRF has to cease operations, the scalehouse operators will direct the waste loads to the Class I Landfill for compaction and disposal by conventional landfill methods.

3. Rules 62-701.700 (2) and (d), FAC Please verify and complete the following table:

See completed Table attached.

4. Rules 62-701.700 (2) © and (d) FAC Please verify the time frame listed for bailed OCC on the "Method of Storage for Recyclables" table in Appendix C. It does not appear to correlate with the narrative.

May 17, 2000

Page 3

The timeframe stated in the narrative is correct. Copy of new table attached.

5. Rule 62-701.700 (4) FAC The financial assurance cost estimates will be reviewed based on the quantities listed in the response to Comment #3, above.

Additional information on financial assurance approval from DEP provided for general information.

This RAI has been incorporated into the Operations Plan for this facility. We hope that we have addressed all concerns adequately. However, should you need additional information, please feel free to contact us.

Sincerely,

Janice Williamson

Solid Waste Superintendent

Attachments:

Certificate of Publication

Recycling & Education Grant Application, Part II, Tables 3 & 4

Storage Table





Hardee County Solid Waste Department

May 17, 2000

Department of Environmental Protections Attention: Ms. Susan Pelz, P.E. Solid Waste Section 3804 Coconut Palm Drive Tampa, FL 33619



RE: Response to RAI dated April 26, 2000

Hardee County Material Recovery Facility Operations Permit
Pending Permit No. 126620-001-SO

Dear Ms. Pelz:

In response to the above referenced, the following is submitted for your review:

1. Rule 62-701.320(8), FAC Please publish the attached Notice and provide proof of publication to the Department.

A copy of the certificate of publication for the Herald Advocate is attached.

2. Rule 62-701.700(2) and (3), FAC Please provide the following information as part of the Operations Plan. (a) A projection of waste quantities expected in future years, and the assumptions used to make those projections:

The population projections were calculated by the University of Florida and the waste projections were calculated on current percentages and pound per capita per day. Tables were submitted in the 1999-2000 annual Solid Waste Report through

Printed on Recycled Paper

SER Bound Report

the Recycling and Education Grant Application, Pa解则.

- (b) A description of the loading, unloading and processing areas, specifically deserbing the leachate collection system:
- (c) Provisions for leachate containment and management:

The entire concrete building floor is sealed to facilitate maintenance and sanitation. The tipping floor and processing areas are equipped with floor drains, which drain to a pre-fab pumping station near the building. The pumping station pumps "waste" water to the leachate storage tanks at the Class I Landfill site. The floors are dry sweated daily and pressure washed once a week to minimize the production of "waste" water. "Waste" water generated in the loading dock at the rear of the facility is pumped with a ½ hp trash pump directly into the floor drains.

Surface water quality on the site is protected by construction of an 18,500 sq. ft retention pond and widened swells. Surface drainage from the building and surface areas are stored in these facilities per the requirements of FAC 17-25. No mixing of surface water and water used to wash the tipping floor or otherwise coming into contact with solid waste is allowed.

(d) A plan for the disposal of unmarketable recyclables:

Should any type of baled recyclable become "unmarketable" due to condition or lack of vendor, those bales will be disposed of in the Class I Landfill. At no time will recyclables be stored outside of the facility for a period of longer than twelve months.

(e) A contingency plan to cover operations interruptions due to emergency conditions such as fire, explosion, etc., which impact access to the site:

In the event, for mechanical or other reasons, the MRF has to cease operations, the scalehouse operators will direct the waste loads to the Class I Landfill for compaction and disposal by conventional landfill methods.

3. Rules 62-701.700 (2)© and (d), FAC Please verify and complete the following table:

See completed Table attached.

4. Rules 62-701.700 (2) © and (d) FAC Please verify the time frame listed for baled OCC on the "Method of Storage for Recyclables" table in Appendix C. It does not appear to correlate with the narrative.

May 17, 2000 Page 3

The timeframe stated in the narrative is correct. Copy of new table attached.

5. Rule 62-701.700 (4) FAC The financial assurance cost estimates will be reviewed based on the quantities listed in the response to Comment #3, above.

Additional information on financial assurance approval from DEP provided for general information.

This RAI has been incorporated into the Operations Plan for this facility. We hope that we have addressed all concerns adequately. However, should you need additional information, please feel free to contact us.

Sincerely,_

Janice Williamson Solid Waste Superintendent

Attachments:

Certificate of Publication

Recycling & Education Grant Application, Part II, Tables 3 & 4

Storage Table



Department of Environmental Protection

Jeb Bush Governor Southwest District 3804 Coconut Palm Drive Tampa, Florida 33619

David B. Struhs Secretary

Ms. Janice Williamson, Solid Waste Superintendent April 26, 2000 Hardee County Regional Landfill 675 Airport Road Wauchula, FL 33873

MRF

Hardee County Class I Landfill Operation Permit Renewal Pending Permit No.: 126620-001-SO MRF Operations Renewal

Dear Ms. Williamson:

This is to acknowledge receipt of your application dated March 31, 2000 (received April 18, 2000) to continue to operate a solid waste management facility, referred to as the Hardee County Materials Recovery Facility.

This letter constitutes notice that a permit will be required for your project pursuant to Chapter(s) 403, Florida Statutes. Your application for a permit is <u>incomplete</u>. This is the Department's <u>first</u> request for additional information. Please provide the information listed below promptly. Evaluation of your proposed project will be delayed until all requested information has been received.

The following information is needed in support of the solid waste application [Chapter 62-701, Florida Administrative Code (F.A.C.)]:

- 1. Rule 62-701.320(8), F.A.C. Please publish the attached Notice and provide proof of publication to the Department.
- 2. Rules 62-701.700(2) and (3), F.A.C. Please provide the following information as part of the Operations Plan:
 - a. A projection of waste quantities expected in future years, and the assumptions used to make those projections;
 - b. A description of the loading, unloading and processing areas, specifically describing the leachate collection system;
 - c. Provisions for leachate containment and management;
 - d. A plan for the disposal of unmarketable recyclables; and
 - e. A Contingency Plan to cover operations interruptions due to emergency conditions such as fire, explosion, etc., which impact access to the site.

"More Protection, Less Process"

Ms. Janice Williamson; SW Superintendent Pending Permit No.: 126620-001-SO

3. Rules 62-701.700(2)(c) and (d), F.A.C. Please verify and complete the following table:

Material	Max. Storage Qty. (cy, tons)	Storage Method	Max. Storage time	Storage Location
Unprocessed Waste				Tipping floor
Processed: Clear Glass	25 cy	Roll-off		On pavement, SW corner
Amber glass	25 cy	Roll-off		On pavement, SW corner
Commingled aluminum and bimetal cans		Covered containers	1 week	. -
Baled aluminum			4-6 months	Inside MRF bldg.
Baled bimetal			3-6 months	Scrap metal site
Plastics		Loose		Pavement east of bldg.
Plastics		Baled		Pavement south of bldg.
Newsprint			1-3 months	Trailer northeast of bldg.
occ .	-	Loose	1 week	Pavement east of bldg.
occ.		Baled	2-3 months	Pavement south of bldg.

- 4. Rules 62-701.700(2)(c) and (d), F.A.C. Please verify the timeframe listed for baled OCC on the "Method of Storage for Recyclables" table in Appendix C. It does not appear to correlate with the narrative.
- 5. Rule 62-701.700(4), F.A.C. The financial assurance cost estimates will be reviewed based on the quantities listed in the response to Comment #3, above.

Ms. Janice Williamson, SW Superintendent Pending Permit No.: 126620-001-SO

"NOTICE! Pursuant to the provisions of Section 120.60, F.S. if the Department does not receive a complete response to this request for information within 30 days of the date of this letter, the Department may issue a final order denying your application. You need to respond within 30 days after the date of this letter, responding to all of the information requests and indicating when a response to any unanswered questions will be submitted. If the response will require longer than 30 days to develop, you should develop a specific time table for the submission of the requested information for Department review and consideration. Failure to comply with a time table accepted by the Department will be grounds for the Department to issue a Final Order of Denial for lack of a timely response. A denial for lack of information or response will be unbiased as to the merits of the application. The applicant can reapply as soon as the requested information is available."

You are requested to submit **three copies** of your response to this letter together, as one complete package. If there are points which must be discussed and resolved, please contact me at (813) 744-6100 ext. 386.

Sincerely,

Susan J. Pelz, P.E. Solid Waste Section Southwest District

sjp Attachment

cc: Mr. Minor Bryant, Chairman, Hardee County Board of County Commissioners,
412 West Orange St., Room A-204, Wauchula, FL 33873
Robert Butera, P.E., FDEP Tampa

62-110.106 (6) Public Notice of Application and Proposed Agency Action Publication of a notice of application shall be required for those projects that, because of their size, potential effect on the environment or natural resources, controversial nature, or location, are reasonably expected by the Department to result in a heightened public concern or likelihood of request for administrative proceedings. If required, the notice shall be published by the applicant one time only within fourteen days after a complete application is filed and shall contain the name of the applicant, a brief description of the project and its location, the location of the application file, and the times when it is available for public inspection. The notice shall be prepared by the Department and shall comply with the following format:

State of Florida Department of Environmental Protection Notice of Application

The Department announces the receipt of an application for permit from Hardee County Board of County Commissioners, Mr. Minor Bryant, Chairman, for continued operation of a solid waste materials recovery facility, referred to as the <u>Hardee County Materials Recovery Facility</u>, located at the Hardee County Regional Landfill, 675 Airport Road, Wauchula, Florida.

This application is being processed and is available for public inspection during normal business hours, 8:00 a.m. to 5:00 p.m. Monday through Friday, except legal holidays, at the Department of Environmental Protection, Southwest District Office, 3804 Coconut Palm Drive, Tampa, Florida 33619-8318.

APPLICATION FOR PERMIT RENEWAL FOR HARDEE COUNTY BOARD OF COUNTY COMMISSIONERS MATERIAL RECOVERY FACILITY



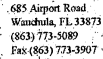
Prepared for: State of Florida

Department of Environmental Protections

Prepared by: Hardee County

March, 2000

See Bornd Report





Hardee County Solid Waste Department

March 31, 2000

Department of Environmental Protections Attention: Susan Pelz 3804 Coconut Palm Drive Tampa, FL 33619

RE: MRF Permit Renewal, SO25-271793

Dear Ms. Pelz:

Attached for your review and approval is the renewal permit application for the operation of the Hardee County Material Recovery Facility.

Please note that the general information in parts A and C has been updated. Because there have been no substantial changes in the operation of this facility or in quantity and types of materials received, parts D and S are marked "no substantial change" (except for current closure estimates). Part T has been signed by the chairman of the Hardee County Board of County Commissioners and verified by Hardee County's Engineer.

In addition, attached is our request for permit fee reduction and the reduced fee for \$100.00. Should you have any questions or request for additional information please feel free to contact me.

Sincerely,

Janice Williamson
Solid Waste Superintendent

JW/tc

D.E.P.

APR 18 2000

Southwest District Tampa

Printed on recycled paper

TABLE OF CONTENTS

Letter of Transmittal Index Page

SECTION I

Request for permit fee reduction

SECTION II

Application for MRF Permit Renewal (Parts A, C, D, S and T)

SECTION III

Financial Assurance

Cost Closure Estimates for Class I Landfill (Including Waste Tire Site and MRF) Letter of Approval from DEP Escrow Account Bank Statement

SECTION IV

Operational Plan:

Collection Process
Procedures
Employee Job Descriptions
Equipment Vendor List
Equipment List
Waste Control Plan
Fire Control Plan
Contingency Plan
Closure Plan

SOUTHWEST DISTRIC. FDEP

Solid Waste Program Permitting Application

New Site

Site Name:	·
Site Address:	
County:	
Type/Subcode:	
Existing Site	
Site ID: 126620	
Site ID: 126620 Project Name: HAndce Co MRF G	
Type/Subcode: 50 ZO	
Fee Submitted: \$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	ect () incorrect
Fee Refund \$ Fee Request \$	
Related Party	
Role: Applicant	
Name: Lanice Williamson	
Company:	
Street:	
City:	
Zip Code:	
Phone:	
Distribution Date:	/ /
Fee Checked By: PELZ	Date: 4/19/00



HARDEE CO BD OF COMMISSIONERS

412 W ORANGE ST ROOM A205 WAUCHULA, FL 33873-2867

Accounts Payable

Check Date	: Che	ck No.	Am	ount
03/30/00	5369		\$10	0.00

**** ONE HUNDRED AND 00/100 DOLLARS

TO THE DEPT. ENVIRONMENTAL PROTECTION

ORDER 3804 COCONUT PALM DRIVE

TAMPA, FL

#5369# #1063106705# O10952#

3122 DEPT. ENVIRONMENTAL PROTECTION Account No:

INVOICE	DATE	DESCRIPTION	PAYAB	LE DISCOU	NT AMO	UNT PAID
033000	03/30/00	REDUCED PERMIT FE	E MRF-OPERAT 10	0.00	.00	100.00

HARDEE CO BD OF COMMISSIONERS

Check#

5369

TOTAL

\$100.00

HARDEE COUNTY PURCHASING DEA A

205 HANCHEY ROAD WAUCHULA, FL 33873 -863/773-5014 Fax 863/773-0322

PURCHASE ORDER: 35868

Page: 1 of 1

***** VENDOR *****
DEPT. ENVIRONMENTAL PROTECTION
3804 COCONUT PALM DRIVE
TAMPA FL

***** DELIVER TO *****
Hardee County Landfill
685 Airport Road
Wauchula, Fl. 33873

Ordered	Due	Ship Via	FOB	Terms	2.	
03/16/00	03/16/00			Linon Day	ceipt	

Requisition No.	Vendor No.	Vendor Phone	Vendor Fax	
35834	3122-1	:		

1	O Quantity	U/M	Description		Unit Price	Extended	G/L Account
	1,00	EA	REDUCED PERMIT FEE FOR MRF- OPERATIONS. RENEWAL S025-271793	1 1:	100.0000		104-534-049-0
					** TOTAL **		D.E.P. MAR 2 3 2000 Southwest District Tampa
							Southwest District

VENDOR INSTRUCTIONS:

1. Mail Invoices to: Hardee County Clerk to BOCC

Accounting Dept

412 W Orange St Rm A-205

Wauchula, Fl 33873

2. Invoices and Packages must bear the P.O. No. Above.

- Purchases may not exceed the total amount of this order without prior approval by the Purchasing Dept.
- Acceptance of this order includes acceptance of all terms, prices, delivery instructions, specifications and conditions.
- 5. State Tax Exempt#: 35-02889-53C EIN: 59-6000632
- 6. If you have questions, please call 863/773-5014

SPECIAL INSTRUCTIONS:

MRF OPERATIONS RENEWAL - S025-271793

Du Dungent

Dee Newgent

HARDEE COUNTY SOLID WASTE DEPARTMENT 1998 QUARTERLY RECYCLABLES REPORT

Material	Oct-98	Nov-98	Dec-98
ivialerial	001-30	1107-30	DEC-30
Aluminum	0	0	0
Steel / Tin cans	0	0	0
Clear Glass	0	0	0
Amber Glass	0	0	0
Scrap Metal	54.37	111.48	0
Newspaper	0	0	0
Cardboard	0	22.14	0
Batteries	0	1.05	0
	!		-
Total Tons	54.37	134.67	0
Total for Quarter			189.04

Recod 1-27-88 Susan

* Note:

Figures are reported in tons. This reflects tonages sold not tonage stored.



HARDEE COUNTY BOARD OF COUNTY COMMISSIONERS

Purchasing Department 205 Hanchey Road Wauchula, Florida 33873-2867



thetermilites deliberation asset 46.48

ection

Virginia B. Wetherell Secretary

ERTIFICATION

4025C30001 0:

SO25-271793

SEP - 8 1995 Issue:

09/01/2000 on Date:

Hardee

: 27₀34'00"N 81 46 50 W

/Rge: 35/33S/25E

Hardee County

Materials Recovery

Facility

of Chapter 403, re Code Rule(s) 62-3, !-711. The above named the work or operate the oved drawing(s), plans file with the rilcari, hed as

ery facility, referred Facility, located on ardee County, Florida, ions attached .. The peration of:

DEP 15-026 (12/93)

SHARE WITH STAFF

FOR YOUR FILES

arized in Attachment 1 to the Department by the ot met and submittals are

not received by the Department on the dates noted, enforcement action may be initiated to assure compliance with the conditions of this permit.

50 542-6100

		•
DEP F	COUTING AND TRANSMITTAL SLIP	ITIES 62-701
TO: (NAME, OFFICE, LOCATION)	3. Handee County	
1. J. R. Prestridge	4. <u>FO Box 246</u> 5. WAUChula, Fl 33873	<pre>ies. onstruct or operate ermit issued by the</pre>
2	5. VOTE CHI 1 330 /3	lication for a
PLEASE PREPARE REPLY FOR:	COMMENTS:	the information an engineering
SECRETARY'S SIGNATURE	62-701.700	that is proposed to
DIV/DIST DIR SIGNATURE		ed of by the es and quantities
MY SIGNATURE	Soney, this was	ions used to make
YOUR SIGNATURE	in not extently NOT Attached	d functions of all ith design criteria
DUE DATE	to your permit	n shall show the ions in detail, and
ACTION/DISPOSITION	5025-271793.	·
DISCUSS WITH ME	- 5 2,7,7,0,	y are expected to
COMMENTS/ADVISE	Please Attach A copy to your permit.	, and scheduled and
REVIEW AND RETURN	to your permit.	ol methods,
SET UP MEETING	/ /	ng, and processing pected to produce
FOR YOUR INFORMATION	. /	y shall be designed discharge of
HANDLE APPROPRIATELY	Thanks.	mwater; mporary on-site
INITIAL AND FORWARD		<pre>ion-processable ;;</pre>
SHARE WITH STAFF		eachate containment; nd water and surface
FOR YOUR FILES		ole recyclable
FROM: Sustan Pelz	813-744-6100 DATE: 9/8/95 PHONE: x386	<pre>lling capability in s or equipment. irst-out basis. llowed to remain</pre>
DEP 15-026 (12/93)		provisions are

Operacional requirements.

(a) An operation and maintenance manual describing the facility operations, the persons responsible for the operations, and types of equipment that will be used. All activities at the facility shall be performed in accordance with the manual and plans for the facility. Manuals and plans shall be updated as operations change but no less frequently than upon renewal of the operation permit;

mit application for ude the following

62-701.700(1) - 62-701.700(3)(a)

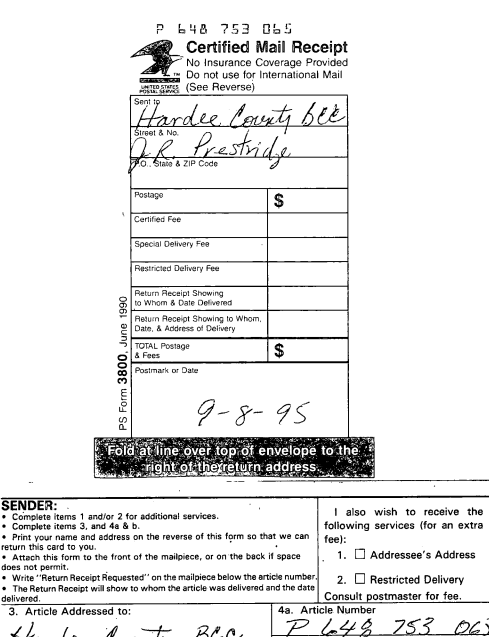


State of Florida DEPARTMENT OF ENVIRONMENTAL REGULATION

	For Routing To Other Than The Addresses
·	Location
: 	Lócation:
	Location: Location: Location:
m:	Oate

Interoffice Memorandum

PERMIT COVER MEMO RICK GARRITY, DDM WILLIAM KUTASH, ENV. ADM. OGC, ATTN: FROM/THROUGH: ENVIRONMENNTAL ADMINISTRATOR PROGRAM SUPERVISOR , SECTION SUPERVISOR , ENG, ENV SPEC, GEOLOGIST DATE: FILE NAME: PROGRAM: TYPE OF PERMIT ACTION: ISSUE DENY TRANSFER OWNER NOD PUBLIC NOTICE INTENT PUBLIC NOTICE PERIOD CLOSED? PETITION? RELEASED BY OGC? PERMIT SUMMARY: This is A RENEWAL of AN OVIET processed (conted PROFESSIONAL RECOMMENDATION: EVALUATION SUMMARY: I Recommend Angroval horse 1stommation Received. DAY 90/30 FOR THIS ACTION IS ASAR DAY 90 = 10-7-95



Consult postmaster for fee. delivered. 4a. Article Number 3. Article Addressed to: Registered Insured Certified Return Receipt for ☐ Express Mail

SENDER:

does not permit.

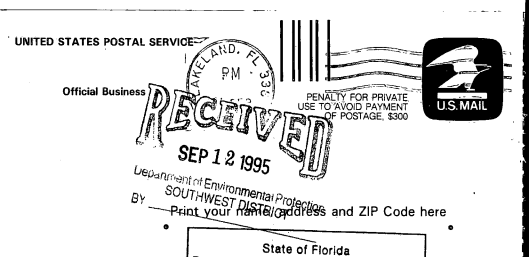
ADDRESS completed on the

return this card to you.

Signature-(Agent)

<u>Merchandise</u> 7. Date of Delivery 8. Addressee's Address (Only if requested 5. Signature (Addressee) and fee is paid)

-352-714 DOMESTIC RETURN RECEIPT December



State of Florida
Department of Environmental Protection
3804 Coconut Palm Drive
Tampa, Florida 33619-8318

Susan Pelz



Department of Environmental Protection

Lawton Chiles Governor Southwest District 3804 Coconut Palm Drive Tampa, Florida 33619

Virginia B. Wetherell Secretary

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

SEP - 8 1995

NOTICE OF PERMIT

Hardee County Board of County Commissioners Mr. J.R. Prestridge, Assistant County Manager 413 West Orange Street Wauchula, Fl. 33873

Dear Mr. Prestridge:

Enclosed operation Permit Number **SO25-271793**, issued pursuant to Section(s) 403.087(1), Florida Statutes.

A person whose substantial interests are affected by this permit may petition for an administrative proceeding (hearing) in accordance with Section 120.57, Florida Statutes. The petition must contain the information set forth below and must be filed (received) in the Department's Office of General Counsel, 2600 Blair Stone Road, Tallahassee, 32399-2400, within fourteen (14) days of receipt of this notice. Petitioner shall mail a copy of the petition to the applicant at the address indicated above at the time of filing. Failure to file a petition within fourteen (14) days shall constitute a waiver of any right such person has to an administrative determination (hearing) pursuant to Section 120.57, Florida Statutes.

The petition shall contain the following information;

- (a) The name, address, and telephone number of each petitioner, the applicant's name and address, the Department Permit File Number and the county in which the project is proposed;
- (b) A statement of how and when each petitioner received notice of Department's action, or proposed action;
- (c) A statement of how each petitioner's substantial interests are affected by the Department's action or proposed action;
- (d) A statement of the material facts disputed by Petitioner, if any;

Hardee County Board of County Commissioners Permit No.: SO25-271793 Mr. J.R. Prestridge, Asst. County Manager Page 2

(e) A statement of facts which petitioner contends warrant reversal or modification of the Department's action or proposed action;

- (f) A statement of which rules or statutes petitioner contends warrant reversal or modification of the Department's action or proposed action; and
- (g) A statement of the relief sought by petitioner, stating precisely the action petitioner wants the Department to take with respect to the Department's action or proposed action.

If a petition is filed, the administrative hearing process is designed to formulate agency action. Accordingly, the Department's final action may be different from the position taken by it in this notice. Persons whose substantial interests will be affected by any decision of the Department with regard to the application have the right to petition to become a party to the proceeding. The petition must conform to the requirements specified above and be filed (received) within 14 days of publication of this notice in the Office of General Counsel at the above address of the Department. Failure to petition within the allowed time frame constitutes a waiver of any right such person has to request a hearing under Section 120.57, F.S., and to participate as a party to this proceeding. Any subsequent intervention will only be at the approval of the presiding officer upon motion filed pursuant to Rule 28-5.207, F.A.C.

This permit is final and effective on the date filed with the Clerk of the Department unless a petition is filed in accordance with the above paragraphs or unless a request for extension of time in which to file a petition is filed within the time specified for filing a petition and conforms to Rule 17-103.070, F.A.C. Upon timely filing of a petition or a request for an extension of time this permit will not be effective until further Order of the Department.

When the Order (Permit) is final, any party to the Order has the right to seek judicial review of the Order pursuant to Section 120.68, Florida Statutes, by the filing of a Notice of Appeal pursuant to Rule 9.110, Florida Rules of Appellate Procedure, with the Clerk of the Department in the Office of General Counsel, 2600 Blair Stone Road, Tallahassee, 32399-2400; and by filing a copy of the Notice of Appeal accompanied by the applicable filing fees with the appropriate District Court of Appeal. The Notice of Appeal must be filed within 30 days from the date the Final Order is filed with the Clerk of the Department.

Hardee County Board of County Commissioners Mr. J.R. Prestridge, Asst. County Manager

Permit No.: SO25-271793 Page 3

Executed in Tampa, Florida.

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Richard D. Garrity, Ph.D.

Director of District Management Southwest District

RDG/sjp Attachment

Hardee County Notification List

Ronald Stowers, P.E., Hardee County Building and Zoning Dept., 413 West Orange Street, Wauchula, Fl. 33873 Janice Williamson, Hardee County Solid Waste Dept.,

P.O. Box 246, Wauchula, Fl. 33873

Fred Wick, FDEP Tallahassee

William Kutash, Waste Program Administrator, FDEP Tampa

Robert Butera, P.E., FDEP Tampa

Steve Morgan, FDEP Tampa

CERTIFICATE OF SERVICE

This undersigned duly designated deputy clerk hereby certifies that this NOTICE OF PERMIT and all copies were mailed before the close of business on SEP - 0 1995 to the listed persons.

> FILING AND ACKNOWLEDGMENT FILED, on this date, pursuant to Section 120.52(10), Florida Statutes, with the designated Department, Clerk, receipt of which is hereby acknowledged.

> > ua Black



Department of Environmental Protection

Lawton Chiles Governor Southwest District 3804 Coconut Palm Drive Tampa, Florida 33619

Virginia B. Wetherell Secretary

PERMITTEE
Hardee County Board of
County Commissioners
Mr. J.R. Prestridge,
Assistant County Manager
412 W. Orange Street

Wauchula, Fl 33873

PERMIT/CERTIFICATION
GMS ID No: 4025C30001
Permit No: S025-271793
Date of Issue: SEP - 8 1995
Expiration Date: 09/01/2000

County: Hardee Lat/Long: 27₀34'00"N 81 46'50"W

Sec/Town/Rge: 35/33S/25E Project: Hardee County

Materials Recovery

Facility

This permit is issued under the provisions of Chapter 403, Florida Statutes, and Florida Administrative Code Rule(s) 62-3, 62-4, 62-25, 62-522, 62-550, 62-701, and 62-711. The above named permittee is hereby authorized to perform the work or operate the facility shown on the application and approved drawing(s), plans and other documents, attached hereto or on file with the Department and made a part hereof and specifically described as follows:

To construct and operate a materials recovery facility, referred to as the Hardee County Materials Recovery Facility, located on Airport Road, near the City of Wauchula, Hardee County, Florida, subject to the specific and general conditions attached. The specific conditions attached are for the operation of:

1. Materials Recovery Facility

Replaces Permit Number: SC25-179573

This permit contains compliance items summarized in Attachment 1 that shall be complied with and submitted to the Department by the dates noted. If the compliance dates are not met and submittals are not received by the Department on the dates noted, enforcement action may be initiated to assure compliance with the conditions of this permit.

GENERAL CONDITIONS:

- 1. The terms, conditions, requirements, limitations and restrictions set forth in this permit, are "permit conditions" and are binding and enforceable pursuant to Sections 403.141, 403.161, 403.727, or 403.861, Florida Statutes. The permittee is placed on notice that the Department will review this permit periodically and may initiate enforcement action for any violation of these conditions.
- 2. This permit is valid only for the specific processes and operations applied for and indicated in the approved drawings or exhibits. Any unauthorized deviation from the approved drawings, exhibits, specifications, or conditions of this permit may constitute grounds for revocation and enforcement action by the Department.
- 3. As provided in subsections 403.087(6) and 403.722(5), F.S., the issuance of this permit does not convey any vested rights or any exclusive privileges. Neither does it authorize any injury to public or private property or any invasion of rights, nor any infringement of federal, State, or local laws or regulations. This permit is not a waiver of or approval of any other Department permit that may be required for other aspects of the total project which are not addressed in this permit.
- 4. This permit conveys no title to land or water, does not constitute State recognition or acknowledgment of title, and does not constitute authority for the use of submerged lands unless herein provided and the necessary title or leasehold interests have been obtained from the State. Only the Trustees of the Internal Improvement Trust Fund may express State opinion as to title.
- 5. This permit does not relieve the permittee from liability for harm or injury to human health or welfare, animal, or plant life, or property caused by the construction or operation of this permitted source, or from penalties therefore; nor does it allow the permittee to cause pollution in contravention of Florida Statutes and Department rules, unless specifically authorized by an order from the Department.
- 6. The permittee shall properly operate and maintain the facility and systems of treatment and control (and related appurtenances) that are installed and used by the permittee to achieve compliance with the conditions of this permit, are required by Department rules. This provision includes the operation of backup or auxiliary facilities or similar systems when necessary to achieve compliance with the conditions of the permit and when required by Department rules.

PERMITTEE: Hardee Co. Board of County of Commissioners PERMIT NO: S025-271793
Mr. J. R. Prestridge, Asst. County Manager Hardee Co. MRF

GENERAL CONDITIONS:

- 7. The permittee, by accepting this permit, specifically agrees to allow authorized Department personnel, upon presentation of credentials or other documents as may be required by law and at reasonable times, access to the premises where the permitted activity is located or conducted to:
 - (a) Have access to and copy any records that must be kept under conditions of the permit;
 - (b) Inspect the facility, equipment, practices, or operations regulated or required under this permit; and
 - (c) Sample or monitor any substances or parameters at any location reasonably necessary to assure compliance with this permit or Department rules.

Reasonable time may depend on the nature of the concern being investigated.

- 8. If, for any reason, the permittee does not comply with or will be unable to comply with any condition or limitation specified in this permit, the permittee shall immediately provide the Department with the following information:
 - (a) A description of and cause of noncompliance; and
 - (b) The period of noncompliance, including dates and times; or, if not corrected, the anticipated time the noncompliance is expected to continue, and steps being taken to reduce, eliminate, and prevent recurrence of the noncompliance.

The permittee shall be responsible for any and all damages which may result and may be subject to enforcement action by the Department for penalties or for revocation of this permit.

- 9. In accepting this permit, the permittee understands and agrees that all records, notes, monitoring data and other information relating to the construction or operation of this permitted source which are submitted to the Department may be used by the Department as evidence in any enforcement case involving the permitted source arising under the Florida Statutes or Department rules, except where such use is prescribed by Sections 403.111 and 403.73, F.S. Such evidence shall only be used to the extent it is consistent with the Florida Rules of Civil Procedure and appropriate evidentiary rules.
- 10. The permittee agrees to comply with changes in Department rules and Florida Statues after a reasonable time for compliance; provided, however, the permittee does not waive any other rights granted by Florida Statutes or Department rules.

PERMITTEE: Hardee Co. Board of County of Commissioners PERMIT NO: S025-271793 Mr. J. R. Prestridge, Asst. County Manager Hardee Co. MRF

GENERAL CONDITIONS:

- 11. This permit is transferable only upon Department approval in accordance with Rule 62-4.120 and 62-730.300, Florida Administrative Code, as applicable. The permittee shall be liable for any non-compliance of the permitted activity until the transfer is approved by the Department.
- 12. This permit or a copy thereof shall be kept at the work site of the permitted activity.
- 13. This permit also constitutes:
 - (a) Determination of Best Available Control Technology (BACT)
 - (b) Determination of Prevention of Significant Deterioration (PSD)
 - (c) Certification of compliance with State Water Quality Standards (Section 401, PL 92-500)
 - (d) Compliance with New Source Performance Standards
- 14. The permittee shall comply with the following:
 - (a) Upon request, the permittee shall furnish all records and plans required under Department rules. During enforcement actions, the retention period for all records will be extended automatically unless otherwise stipulated by the Department.
 - (b) The permittee shall hold at the facility or other location designated by this permit records of all monitoring information (including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation) required by the permit, copies of all reports required by this permit, and records of all data used to complete the application for this permit. These materials shall be retained at least three years from the date of the sample, measurement, report, or application unless otherwise specified by Department rule.
 - (c) Records of monitoring information shall include:
 - the date, exact place, and time of sampling or measurements;
 - 2. the person responsible for performing the sampling or measurements;
 - the dates analyses were performed;
 - 4. the person responsible for performing the analyses;
 - 5. the analytical techniques or methods used;
 - the results of such analyses.

PERMITTEE: Hardee Co. Board of County of Commissioners PERMIT NO: S025-271793 Mr. J. R. Prestridge, Asst. County Manager Hardee Co. MRF

GENERAL CONDITIONS:

15. When requested by the Department, the permittee shall within a reasonable time furnish any information required by law which is needed to determine compliance with the permit. If the permittee becomes aware the relevant facts were not submitted or were incorrect in the permit application or in any report to the Department, such facts or information shall be corrected promptly.

SPECIFIC CONDITIONS:

- 1. Facility Designation. This site shall be classified as a resource recovery facility for materials recovery, sorting and recycling, and shall be constructed and operated in accordance with all applicable requirements of Chapters 62-3, 62-4, 62-25, 62-28, 62-520, 62-522, 62-550, and 62-701 Florida Administrative Code (F.A.C.) and all applicable requirements of Department Rules.
- 2. Permit Application Documentation. This permit is valid for operation of the material recovery facility and related facilities in accordance with the reports, plans and other information, submitted by Hardee County, Mr. Ronald D. Stowers, P.E., as follows:
 - Renewal Application Solid Waste Recycle Center dated May 31, 1995;
 - Additional information dated June 29, 1995;
 Record Drawings received May 31, 1995, entitled, <u>Hardee</u>

 <u>County Solid Waste Recycling Center</u>, originally dated
 December 1991 and prepared by Briley, Wild and
 Associates;
 - and in accordance with all applicable requirements of Department rules.
- 3. Permit Modifications. Any activities not previously approved as part of this permit shall require a separate Department permit unless the Department determines a permit modification to be more appropriate. Any significant changes to the operations at the facility shall require a permit modification. Permits shall be modified in accordance with the requirements of 62-4.080, F.A.C. A modification which is reasonably expected to lead to substantially different environmental impacts which require a detailed review by the Department is considered a substantial modification.
- 4. Permit Renewal. As required by F.A.C. 62-4.090(1), no later than sixty (60) days before the expiration of the Department Permit, the permittee shall apply for a renewal of a permit on forms and in a manner prescribed by the Department, in order to assure conformance with all applicable Department rules. Permits shall be renewed at least every five years as required by F.A.C. 62-701.330(3).
- 5. **Prohibitions.** The prohibitions of F.A.C. 62-701.300 shall not be violated.
- 6. Facility Operation Requirements. The permittee shall operate this facility in accordance with F.A.C. 62-701.700; and the Operations Plan in Renewal Application Solid Waste Recycle Center dated May 31, 1995; the additional information dated June 29, 1995; and any other applicable requirements.

SPECIFIC CONDITIONS:

- 7. Operation Plan and Operating Record. A copy of the Department approved permit, operational plan, construction reports and record drawings, and supporting information shall be kept at the facility at all times for reference and inspections. The operations plan shall be reviewed and all changes, or a statement indicating that no changes have occurred, shall be submitted to the Department annually, by April 15th each year.
- 8. Storage of Materials.
 - a. All materials shall be stored as indicated on the Table, "Method of Storage for Recyclables" dated June 29, 1995.
 - b. All materials which are stored outside the building, shall be stored on impermeable surfaces and shall be covered, or shall be stored in covered containers to prevent precipitation infiltration of the materials.
 - c. All residuals (non-recoverable, non-recyclable materials) shall be stored in areas with leachate collection, and shall be disposed of within 24 hours of processing the material and generating the residual.
 - d. All recovered materials shall be removed from the site for recycling or disposal in accordance with the schedule outlined in the Table, "Method of Storage for Recyclables" dated June 29, 1995. In any event, recovered materials shall be removed from the facility within one year of processing/recovering the material.
- 9. Waste Records. The owner or operator of the materials recovery facility shall record, in tons per day, the amount of material received. The quantity, in tons, of each material (e.g. aluminum cans, steel/tin cans, glass (clear, amber), plastic (#1-7), newsprint, cardboard, residuals, etc.) which is removed from the site for recycling or disposal shall be complied monthly and submitted to the Department quarterly, by January 15th, April 15th, July 15th and October 15th of each year. The operating authority shall remove from the site, 75% of all recovered materials each year, for recycling or disposal.
- 10. Monitoring of Waste. The permittee shall not accept hazardous waste or any hazardous substance at this site. Hazardous waste is a waste in Chapter 62-730, F.A.C. Hazardous substances are those defined in Section 403.703, Florida Statute or in any other applicable state or federal law or administrative rule.

SPECIFIC CONDITIONS:

- 11. Drainage Requirements. All areas shall be cleaned at the end of each day's operation, at a minimum, or as needed, to prevent odor or vector problems. All liquids shall be contained within the building. Floors shall be free of standing liquids. All drains and conveyor pits shall be inspected for damage and clogging at least weekly, and shall be cleaned as required.
- 12. Closure Requirements. The facility owner or operator shall notify the Department of the facility's closure, no later than 180 days prior to the date when the facility is expected to close, as required by F.A.C. 62-701.700(3)(d). The facility shall be closed in accordance with F.A.C. 62-701.700(3)(d) and the Closure Plan submitted in the Renewal Application Solid Waste Recycle Center dated May 31, 1995.
- 13. Financial Assurance. The permittee shall provide financial assurance for the material recovery facility site in accordance with F.A.C. 62-701.700(4).
 - a. All costs for closure shall be adjusted and submitted annually, by March 1st each year to: Solid Waste Manager, Solid Waste Section, Department of Environmental Protection, 3804 Coconut Palm Drive, Tampa, Florida 33619-8318.
 - b. Proof that the financial mechanism has been adequately funded shall be submitted annually, by September 1st each year, to: Financial Coordinator, Solid Waste Section, Department of Environmental Protection, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400.
- 14. Control of Nuisance Conditions. The operating authority shall be responsible for the control of odors and fugitive particulates arising from this construction and operation. Such control shall minimize the creation of nuisance conditions on adjoining property. Complaints received from the general public, and confirmed by Department personnel upon site inspection, shall constitute a nuisance condition, and the permittee must take immediate corrective action to abate the nuisance. The owner or operator shall control disease vectors so as to protect the public health and welfare.
- 15. **Stormwater System.** The site shall continue to have a stormwater management system operated and maintained in accordance with F.A.C. 62-25, 62-330, and any other applicable Department rules.
- 16. Fire Safety. The permittee shall submit to the Department a fire safety survey annually which includes a statement from the local protection authorities that the site meets the requirements of the local fire protection authorities. This report shall be submitted by January 15th of each year.

PERMITTEE: Hardee Co. Board of County of Commissioners PERMIT NO: SO25-271793
Mr. J. R. Prestridge, Asst. County Manager Hardee Co. MRF

SPECIFIC CONDITIONS:

- 17. Facility Maintenance and Repair. The site shall be properly maintained including building maintenance, and maintenance of processing equipment, drainage systems, and stormwater systems. In the event of damage to any portion of the site facilities or failure of any portion of the associated systems, the permittee shall immediately (within 24 hours) notify the Department of Environmental Protection explaining such occurrence and remedial measures to be taken and time needed for repairs. Written detailed notification shall be submitted to the Department within seven (7) days following the occurrence.
- 18. **Professional Certification.** Where required by Chapter 471 (P.E.) or Chapter 492 (P.G.), Florida Statutes, applicable portions of permit applications and supporting documents which are submitted to the Department for public record shall be signed and sealed by the professional(s) who prepared or approved them.
- 19. **General Conditions.** The permittee shall be aware of and operate under the "General Conditions". General Conditions are binding upon the permittee and enforceable pursuant to Chapter 403, Florida Statutes.
- 20. Permit Acceptance. By acceptance of this Permit, the Permittee certifies that he/she has read and understands the obligations imposed by the Specific and General Conditions contained herein and also including date of permit expiration and renewal deadlines. It is a violation of this permit for failure to comply with all conditions and deadlines.
- 21. **Regulations.** A copy of F.A.C. 62-701.700, effective May 19, 1994, attached, is a part of this permit and shall remain attached for future reference. In the event that these regulations governing this permitted operation are revised, the Department shall notify the permittee, and the permittee shall request modification of those specific conditions which are affected by the revision of regulations to incorporate those revisions.

Executed in Tampa, Florida.

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Richard D. Garrity, Ph.D.

Director of District Management

Southwest District

ATTACHMENT 1

SPECIFIC CONDITION	SUBMITTAL DUE DATE	REQUIRED ITEM
4.	60 days prior to permit expiration (by July 1, 2000)	Permit Renewal Application
7.	Annually, by April 15th each yea	Revised Operations Plan r
9.	Quarterly, by January 15th, April 15th, July 15th, and October 15th	Waste quantity reports
12.	180 days prior to date of final material acceptance	Closure notification
13.a.	Annually, by March 1st	Revised financial assurance cost estimates
13.b.	Annually, by September 1st	Proof that financial mechanism is adequately funded
16.	Annually, by January 15th	Fire safety survey/inspection report
17.	Within 24 hours of occurrence	Notification of failure or damage to facility systems
17.	Within 7 days of occurrence	Written notification



HARDEE COUNTY

Department of Solid Waste & Recycling Center

P.O. Box 246 Wauchula, Florida 33873

Bound

Page 1 of 2

June 29, 1995

D.E.P.

JUL 1 0 1995

Department of Environmental Protections Attention: Susan Pelz, E. I Solid Waste Section Division of Waste Management 3804 Coconut Palm Drive Tampa, FL 33619

RE:

Material Recovery Facility, Hardee County Pending Permit No. SO25-271793 Response to letter dated June 26, 1995

Dear Susan:

In response to your letter dated June 26, 1995, the following information is submitted:

1. Clear or transparent bags which contain commingled recyclables may be placed in the drop-off trailer located at the entrance of the facility, before passing over the scales. Approximately once ever other day, the contents of the trailer is loaded onto the flatbed truck, weighed in, and transported to the Material Recovery Facility. It is unloaded onto the tipping floor and pushed onto the conveyor belt. The trustees, which are stationed on either side of the belt, will rip the bags open by hand or by using knives. Recyclables are removed and separated, non-recyclables, including empty trash bags; continue down the belt and into the baler. Baled waste is transported to the Class I Landfill. Bags containing recyclables which are brought directly to the Material Recovery Facility (such as in garbage trucks) will be dealt with in the same process.

3. The glass crusher is listed in the Equipment List as item number 7. The shredder is utilized only for shredding whole waste tires. The waste tire site is located adjacent to the Class I Landfill. The shredder is housed in the Material Recovery Facility for maintenance purposes. We are permitted to process 500 tires per month. This particular equipment was purchased through the Waste Tire Gant and its operational procedures are included in the Landfill Operational Plan. However, because of its location I will add it to the Material Recovery Facility's Operational Plan as well.

Phone: (813) 773-5089 • FAX: (813) 773-0958

Page 2 of 2

The above is submitted as a summary of direct answers to your questions. Please make note that our Operational Plan has also been modified to include this information. A revised copy is enclosed.

We thank you for your time and cooperation and as always, should you have further questions or comments please feel free to contact us.

Sincerely,

J.R. Prestridge,

Assistant County Manger Solid Waste Superintendent

jw

CC: Susan Pelz, DEP-Tampa

Ron Stowers, Zoning Dept.-Hardee

file

HARDEE COUNTY MATERIAL RECOVERY FACILITY METHOD OF STORAGE FOR RECYCLABLES

MATERIAL	STORAGE UNPROCESSED/LOOSE	STORAGE PROCESSED/BALED	STORAGE TIME
GLASS - CLEAR AND AMBER	Stored in metal dump carts until carts are full. Metal dump carts are kept inside the facility, usually underneath the sorting belt.	Stored in one of two 25 cubic yard roll-off bins provided by the vendor. Bins are located outside of the facility on the south west side of the pavement.	It takes approximately two to three months for the bins to be filled. Bins weigh an average of 9.5 tons.
ALUMINUM CANS	Loose aluminum cans are stored in plastic bins with covers. The bins are stored outside the south end of the facility beside the loading dock.	Baled aluminum cans are stored inside the facility directly behind the east containment wall of the tipping floor.	The storage time of aluminum varies greatly depending on market pricing and quantity. On the average it is stored four to six months.
STEEL OR TIN CANS	Loose steel or tin cans are stored in plastic bins with covers. The bins are stored outside the south end of the facility beside the loading dock.	Baled cans are transported to the scrap metal site located adjacent the Class I Landfill. Baled cans are sold along with the scrap metal. This site has a hard shell tloor.	Scrap metal is usually stored for three to six months before selling.
PLASTIC- NO. 1-7	Loose plastic is stored in a wooden, fenced storage area outside of the facility on the south west corner of the pavement. Outside storage is limited to two weeks.	Baled plastic is stored in a semi-box trailer located in the loading lock on the south end of the facility.	Storage of baled plastic is estimated to be six months.
NEWSPRINT	Loose newsprint is stored in the drop-off trailer located to the right at the entrance of the landfill.	, N/A	Storage time may be as long as one year.
OCC	Loose cardboard is stored in a paved, fenced-in area connected to the east door of the facility. Cardboard is processed weekly.	Baled cardboard is stored outside of the facility on the south pavement.	Markets require 22 to 32 bales. This requires one to two months of storage time. Average loads weigh 22.5 tons.



Department of Environmental Protection

Lawton Chiles Governor Southwest District 3804 Coconut Palm Drive Tampa, Florida 33619

Virginia B. Wetherell Secretary

Mr. J.R. Prestridge, Assistant County Manager June 26, 1995 Hardee County Department of Solid Waste & Recycling Center P.O. Box 246 Wauchula, FL 33873

RE: Materials Recovery Facility, Hardee County Pending Permit No. SO25-271793

Dear Mr. Prestridge:

This is to acknowledge receipt of your permit application, to operate a solid waste management facility, referred to as the Harrdee County Materials Recovery Facility.

This letter constitutes notice that a permit will be required for your project pursuant to Chapter(s) 403, Florida Statutes.

Your application for a permit is <u>incomplete</u>. Please provide the information listed below promptly. Evaluation of your proposed project will be delayed until all requested information has been received.

The following information is needed in support of the solid waste application [Chapter 62-701, Florida Administrative Code (F.A.C.)]:

- 1. Please provide the operational procedures for managing plastic bags. At what point are bags removed? How are bags removed? What is the final disposition of the bags?
 - 2. Please provide a description or table which indicates each material recovered, the maximum quantities (or time period) that materials are stored at the facility, the type of storage (e.g., container, baled, loose), and the storage location (e.g., with or without roof, with or without pavement, location in the building, etc.). A portion of this information has been provided, however in several instances the information submitted indicates that materials are stored "until sufficient quantities accumulate for market." (page 19) While the Department understands that market conditions fluctuate, a maximum time period or quantity for storage should be provided.
 - 3. Please clarify if the Shredder, 1500 E, presented in the equipment list is the glass crusher. The glass crusher was not listed. If the shredder is not the glass crusher, please describe the purpose of the shredder and provide operational procedures relating the shredder to the materials recovery process.

Mr. J.R. Prestridge, Assistant County Manager Pending Permit No.: SO25-271793

"NOTICE! Pursuant to the provisions of Section 120.600, F.S. and Chapter 62-12.070(5), F.A.C., if the Department does not receive a complete response to this request for information within 30 days of the date of this letter, the Department may issue a final order denying your application. You need to respond within 30 days after the date of this letter, responding to all of the information requests and indicating when a response to any unanswered questions will be If the response will require longer than 30 days to submitted. develop, you should develop a specific time table for the submission of the requested information for Department review and consideration. Failure to comply with a time table accepted by the Department will be grounds for the Department to issue a Final Order of Denial for lack of a timely response. A denial for lack of information or response will be unbiased as to the merits of the application. The applicant can reapply as soon as the requested information is available."

You are requested to submit your response to this letter together, as one complete package. If there are points which must be discussed and resolved, please contact me at (813) 744-6100 ext. 386.

Sincerely,

Susan J. Pelz, E. I Solid Waste Section

Division of Waste Management

A JAS

sjp cc:

Mr. Ted Hite, Chairman, Hardee County Board of County Commissioners 412 West Orange St., Wauchula, FL 33873
Ronald D. Stowers, P.E., 413 W. Orange St., Wauchula, Fl. 33873
Robert Butera, P.E., FDEP Tampa
Steve Morgan, FDEP Tampa

Comments? Drugger Sols Thursday 6/29/95.

MEMO	INVOICE DATE	INVOICE NUMBER	AMOUNT	DISCOUNT	NET AMOUNT
	05/23/95		100.00	.00	100.00
HARDEE COUNTY BOARD COUNTY CON	//////////////////////////////////////	TOTALS	100.00	.00	100.00

DETACH BEFORE DEPOSITING

HARDEE COUNTY BOARD COUNTY COMMISSIONERS

ACCOUNTS PAYABLE ACCOUNT P.O. DRAWER 1749 WAUCHULA, FL 33873

DATE

CHECK NO.

AMOUNT

No. 011209

\$100.00

PAY

05/25/95

11,209

**** ONE HUNDRED AND NO/100 DOLLARS

63-670/631

DEPT. ENVIRONMENTAL PROTECTION

3804 COCONUT PALM DRIVE

TAMPA FL

FIRST NATIONAL BANK - WAUCHULA, FL 33873

CHAIRMAN BOARD COVINTY COMMISSIONERS

"Oll209" 1:0631067051

#01 095 2#



HARDEE COUNTY

BUILDING AND ZONING DEPARTMENT

413 West Orange Street Wauchula, FL 33873

(813) 773-3236



see bornd Report

May 30, 1995

MECEUVED MAY 31 1995

Departmental Protection

SOUTHWEST DISTRICT

Re:

Solid Waste Recycling Center

Hardee County, FL

Application for Renewal of Permit SL25-179573

Dear Mr. Butera:

Forwarded for your review and consideration is the Renewal Application Permit for Hardee County Solid Waste Recycling Center. Included are the following:

- 1. Application for Renewal Permit Parts A, C, D, S and T (3);
- 2. Permit Fee Check \$100 with letter requesting Permit Fee Reduction (3);
- 3. As-Built Construction Drawing (3);
- 4. Aerial Photos of Site (3).

If there are any questions, you may contact me at (941) 773-3236.

Sincerely,

Konald D. Stowers, P.E. Building and Zoning Official

RDS/bjh

HARDEE COUNTY

BOARD OF COUNTY COMMISSIONERS

Room A-201, Courthouse Annex 412 West Orange Street Wauchula, Florida 33873-2867 (813)773-6952 • (813)773-9430 • FAX (813)773-0958

MINOR L. BRYANT District I

BENNY W. ALBRITTON District II

> TED L. HITE, SR. District III

E. MILTON LANIER District IV

WALTER OLLIFF, JR. District V

> GARY ODEN County Manager

GARY A. VORBECK County Attorney

May 12, 1995

Department of Environmental Protections Solid Waste Section

Attention: Bob Butera ----3804 Coconut Palm Drive Tampa, FL 33619-8318

Re: Permit Fee Reduction

Dear Mr. Butera:

Pursuant to the Florida Law 94-278, Hardee County is requesting a permit fee reduction.

environmental Protection

SOUTHWEST DISTRICT

Hardee County is currently at the ten mill ad valorem tax cap. Florida Law states that millage greater than eight mills would justify a permit fee reduction or waiver to be granted on the basis of fiscal hardship. Hardee County certifies that the cost of the permit processing fee is a fiscal hardship due to the fact that ad valorem operating millage is greater than eight mills.

Attached you will find the certification of the county millage by the Hardee County Property Appraisers Office.

Thank You

Ted Hite

Hardee County

Board of County Commissioners

TLH/kc

cc: file

Board of County Commissioners

Ron Stowers



Hardee County

CAROLYN J. COKER PROPERTY APPRAISER

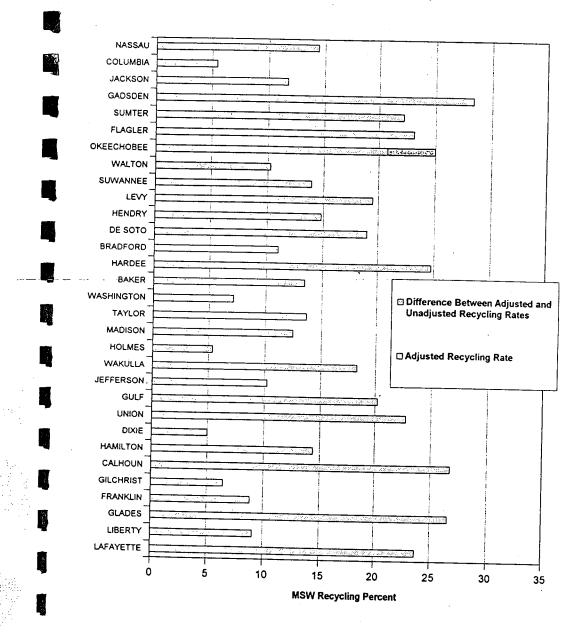
NOTICE OF CERTIFICATION OF TAX ROLL

Pursuant to Section 193.122 Florida Statutes, CAROLYN J. COKER, Property Appraiser of HARDEE County, hereby gives notice that the Tax Roll for Hardee County was certified to the Tax Collector on the 6th day of October, 1994 for the collection of taxes.

1994 MILLAGE RATES BY TAXING AUTHORITY

TAXING AUTHORITY	MILLAGE RATE
всс	.0100000
SCHOOL BOARD State Local Total	.0065090 .0027600 .0092690
WATER MANAGEMENT SWFWMD Peace River Basin Total	.0004220 .0001950 .0006170
INDIGENT HEALTH CARE	.0007650
BOWLING GREEN	.0047887
WAUCHULA	.0050200
ZOLFO SPRINGS	.0091120
TOTALS FOR PROPERTY OWNERS IN:	
Unincorporated County	.0206510
Bowling Green	.0254397
Wauchula	.0256710
Zolfo Springs	.0297630

Figure 18: Adjusted¹ and Una sted² Recycling Rates By Descending County Populations Under 50,000 (July 1, 1993 - June 30, 1994)



Populations of 50,000 or less must provide its residents with the opportunity to recycle in lieu of the 30 percent adjusted recycling rate goal.

FDEP 1/14/95

² The unadjusted recycling rate is represented by the total bar length.

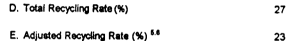
Hardee County (July 1, 1992 - June 30, 1993)

1. Population ¹	19,812
2. MSW Management (tons) ²	
A. Landfilled	15,685
B. Combusted	0
C. Recycled	5,665
D. Total	21,350
E. Total Pounds per Capita Per Day 1	5.90

3. MSW Collected & Recycled

A.	Mi	nimum Five Wastes ³	Collected	Recycled
			(tons)	(%)
	1.	Newspaper	864	11
	2.	Glass	1,055	9
	3.	Aluminum Cans	231	37
	4.	Plastic Bottles	419	3
	5.	Steel Cans	407	0

B. Special Wastes ⁵	Col	lected	Recycled	
	(t	ions)	(%)	
1. C&D Debris		1,150	0	
2. Yard Trash		5,621	67	
White Goods		116	100	
4. Tires		164	100	
5. Process Fuel		0	0	
C. Other Wastes	1	1,324	12	

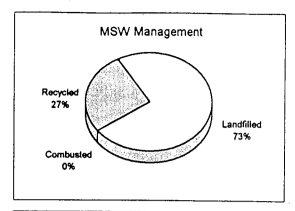


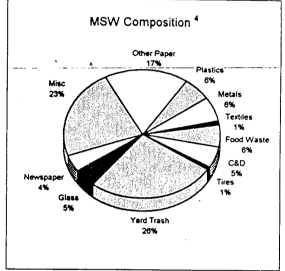
F. Waste Reduction Per Capita (%)

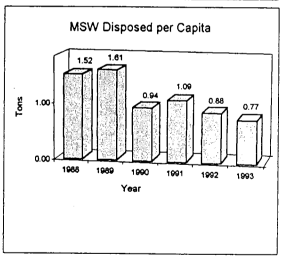
(A negative number indicates an increase in the MSW disposal rate per capita.)

1. Base Year: July 1987-June 1988	50
2. Base Year: July 1988-June 1989	52
3. Base Year: July 1989-June 1990	18

G. Participation in Recycling ⁷	Units	Percent
1. Multi-family Curbside ⁹	54	9
2. Single-family Curbside	924	9
3. Commercial 10	61	9







^{1 1991} population used by FDEP to allocate Recycling and Education grants for the 1992-1993 grant cycle.

² From 1993 Recycling and Education grant applications.

³ The Legislature established a goal of 50 percent for each material by the end of 1994 for each county with a population of over 50,000.

⁴ Some materials have been combined: Metals include Aluminum Cans, Steel Cans, Ferrous and Non-ferrous metals, and White Goods; Other Paper includes Corrugated, Office and Other Paper; and Plastics include Plastic Bottles and Other Plastics.

⁶ The total of Special Wastes can count towards no more than one half of the recycling goal for each county.

⁶ The legislature established a goal of 30 percent by the end of 1994 for all countles with a population of over 50,000.

Participation means availability and usage of recycling services.

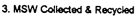
Percentage of total county units (single/multi-family dwellings and commercial establishments) participating in recycling.

Includes apartments, condominiums and others.

¹⁰ May also include government and Institutional.

Hardee County (July 1, 1993 - June 30, 1994)

1. Population ¹	22,035	
2. MSW Management (tons) ²		
A. Landfilled	15,385	
B. Combusted	0	
C. Recycled	5,060	
D. Total	20,445	
E. Total Pounds per Capita Per Day 1	5.08	



nimum Five Wastes 3	Collected	Recycle
	(tons)	(%)
Newspaper	836	11
Glass	1,000	6
Aluminum Cans	547	258
Plastic Bottles	345	6
Steel Cans	303	5
	Newspaper Glass Aluminum Cans Plastic Bottles Steel Cans	(tons) Newspaper 836 Glass 1,000 Aluminum Cans 547 Plastic Bottles 345

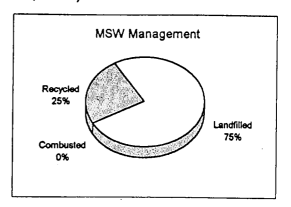
B. Special Wastes ⁵	Collected (tons)	Recycled
1. C&D Debris	2,720	0
2. Yard Trash	1,482	99
3. White Goods	194	100
4. Tires	146	100
5. Process Fuel	0	0
C. Other Wastes	12,872	22
D. Total Recycling Rate (%)		25
E. Adjusted Recycling Rate (%) ^{5.6}		25

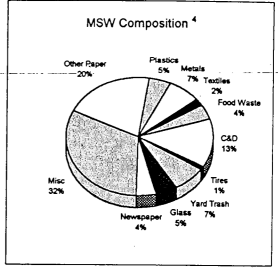
F. Waste Reduction Per Capita (%)

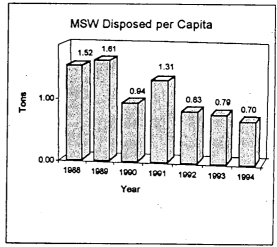
(A negative number indicates an increase in the MSW disposal rate per capita.)

1. Base Year: July 1987-June 1988		54
2. Base Year: July 1988-June 1989		57
3. Base Year; July 1989-June 1990		26
4. Base Year: July 1990-June 1991		47
Participation in Recycling ⁷	Units	Percent ^a
1. Single-family Curbside	9,853	4
2. Multi-family Curbside 9	631	3

9,853	4
631	3
596	
	46
•	0
	631







G.

¹ Official1993 Governor's Office estimate.

² From 1993 Recycling and Education grant applications.

³ The Legislature established a goal of 50 percent for each material by the end of 1994 for each county with a population of over 50,000.

⁴ Some materials have been combined: Metals Include Aluminum Cans, Steel Cans, Ferrous and Non-ferrous metals, and White Goods; Other Paper includes Corrugated, Office and Other Paper; and Plastics include Plastic Bottles and Other Plastics.

⁶ The total of Special Wastes can count towards no more than one half of the recycling goal for each county.

The legislature established a goal of 30 percent by the end of 1994 for all counties with a population of over 50,000.

⁷ Participation means availability and usage of recycling services.

Percentage of total county units (single/multi-family dwellings and commercial establishments) participating in recycling.

Includes apartments, condominiums and others.

¹⁰ May also include government and institutional.

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

APPLICATION FOR PERMIT TO CONSTRUCT, OPERATE, MODIFY OR CLOSE A SOLID WASTE MANAGEMENT FACILITY

Piea	se Type or Print
A.	GENERAL INFORMATION
1.	Type of facility:
	Disposal []
	Class I Landfill [XX] Ash Monofill [] Class II Landfill [] Asbestos Monofill [] Class III Landfill [] Industrial Solid Waste [] Other []
	Volume Reduction []
	Incinerator [] Pulverizer / Shredder [] Composting [] Compactor/Baling Plant [XX] Materials Recovery [] Other []
2.	Type of application:
	Construction [] Construction/Operation [] Operation []
3.	Classification of application:
	New [] Substantial Modification [] Renewal XXI Minor Modification []
4.	Facility name: Hardee County Materials Recovery Facility
5.	DEP ID number: SC25-179573 County: Hardee
6.	Facility location (main entrance): Airport Road, Wauchula
7.	Location coordinates:
	Section: 35 Township: 33S Range: 25E
	UTMs: Zonekm Ekm N
	Latitude: 27 ° 34 ' 00 " Longitude: 81 ° 46 ' 50 "
8.	Applicant name (operating authority): Hardee County Board of County Commissioners
	Mailing address: 412 West Orange Street, Wauchula, Florida 33873 Street or P.O. Box City State Zip
	Contact person: J.R. Prestridge Telephone: (813) 773-5089
	Title:S.W. Superintendent/Assistant County Manager

DEP FORM 62-701.900(1) Effective 05-19-94

9.	Authorized agent/Consultant: Post, Buckley, Schuh & Jernigan, Inc.
•	Mailing address: 1560 Orange Ave., Suite 700, Winter Park, FL 32789
	Street or P.O. Box City State Zip
	Contact person: Ed Hilton Telephone: (800) 284-5182
	Title:District Solid Waste Manager
10.	Landowner(if different than applicant): Same as Applicant
	Mailing address: Street or P.O. Box City State Zip
	Street or P.O. Box City State Zip
	Contact person: Telephone: ()
11.	Cities, towns and areas to be served: City of Wauchula, City of Bowling Green
	Town of Zolfo Springs, unincorporated areas of Hardee County
12.	Population to be served:
	Current: 22,888 Five-Year Projection: 23,111
13.	Volume of solid waste to be received: _55.13 yXXXYXXXX tons/day gXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
14.	Date site will be ready to be inspected for completion: 12-07-91
15.	Estimated life of facility: 20 years
16.	Estimated costs:
	Total Construction: \$625,000.00 Closing Costs: \$712,276.00
17.	Anticipated construction starting and completion dates:
	From: To:12-07-91

ć.	MATERIALS RECOVERY / VOLUME REDUCTION FACILITY GENERAL INFORMATION			
1.	Provide brief description of materials reco operations planned by this application:	very / volume reduction facility design		
	Comingled recyclables and solid waste is	deposited onto a tipping floor of the		
	facility, the waste is ran over a sorting	belt where recyclables are removed.		
	The remaining waste is baled and deposite	_		
	Facility site supervisor: J.R. Prestridg	je		
	Title: S.W. Superintendent Tele	ephone: (<u>813</u>) 773-5089		
	Disposal area: Total 12 acres; Used 5	acres; Available acres		
•	Security to prevent unauthorized use: Yes	(XX) NO []		
•	Site located in: Floodplain [] Wetlands [] Other []n/a			
•	Days of operation: Monday through Saturday— (6 days per week)			
•	Hours of operation: 7:30 a.m. through 5:15 p.m.			
•	Number of operating staff: 4 staff 0-10 t	Number of operating staff: 4 staff 0-10 trustees		
•	Expected useful life: Years	Expected useful life: <u>20</u> Years		
).	Weighing scales used: Yes (X) No []			
١.	Normal processing rate: yd3/day 55.13	tons/day gal/day		
2.	Maximum processing rate: yd³/day 100	_ tons/day gal/day		
3.	Charge for waste received: \$32.00 per t			
١.	Type of facility (check one or more):	special assesment		
	Compactor/baling $\{\chi\}$	Composting [] Materials recovery (X) Energy recovery [] Pyrolysis []		
5.	Material recovered, tons/week:			
		1.23 Glass		
5 •	Energy recovery, in units shown: N/A			
	High pressure steam, lb/hr Low pressure steam, lb/hr Electricity, kw/hr Gas, ft³/hr Other:	Chilled water, gal/hr Oil, gal/hr Oil, BTU/hr Gas, BTU/hr		

Å.	Process water management:
<i>/</i> *	Recycled: Yes (XX) No []
	Treatment method used: Waste Water Treatment Plant/Evaporation
	Discharged to: Surface waters [] Underground [] Other $\{\chi_{\lambda}\}$
	Name and Class of receiving water: Leachate Collection Ditch
18.	Storm Water:
	Collected: Yes [XX] No [] Type of treatment: Retention Pond
	Name and Class of receiving water:n/a
19.	MSSW Permit number or status: 407767.01 SWFWMD Permit
20.	Final residue produced:
	70 % of maximum processing rate
	Disposed of at (Site name):Hardee County Sanitary Landfill
21.	Supplemental fuel used: n/a
	Type: Quantity used/hour:
22.	Costs:
	Estimated operating costs (material-energy revenue): \$n/a
	Total cost/ton: \$ Net cost/ton: \$
23.	State pollution control bond financing amount: \$0
24.	Estimated amount of tax exemptions that will be requested: \$0

CERTIFICATION BY APPLICANT AND ENGINEER OR PUBLIC OFFICER

A. Applicant

Signature of Applicant or Agent

<u>Ted Hite: Chairman of the Board of County</u>
Name and Title

Commissioners

Date: 5/26/95

Attach letter of authorization if agent is not a governmental official, owner, or corporate officer.

B. Professional Engineer Registered in Florida or Public Officer as required in Section 403.707 and 403.707(5), Florida Statutes.

This is to certify that the engineering features of this solid waste management facility have been designed/examined by me and found to conform to engineering principals applicable to such facilities. In my professional judgement, this facility, when properly maintained and operated, will comply with all applicable statutes of the State of Florida and rules of the Department. It is agreed that the undersigned will provide the applicant with a set of instructions of proper maintenance and operation of the facility.

Konsul I Signature

Ronald D. Stowers, P.E.

Name and Title (please type)

40828

Florida Registration Number (please affix seal)

413 W. Orange Street

Mailing Address

Wauchula, FL 33873

City, State, Zip Code

941₁ 773 3236

Telephone Number

Date: 05/30/95



Name

Florida Department of Environmental Regulation

Southwest District

Lawton Chiles, Governor

3804 Coconut Palm Dr.

813-744-6100

Tampa, Florida 33619

Virginia Wetherell, Secretary

DATE:	5/9/95
TIME:	200pm
SUBJECT:	Handee Co LF - MRF

ATTENDES

Name	Affiliation	Telephone
Susan Pelz	FOEP	813->44-6100 x386
ROBERT BUTERA	FOEP	813-744-6100×951
J. R. Prestridge	Hurdee Co	813-7735089
Ron Stowers	Hordre Co.	813-773-3236
Janice Williamson	Hardee County	813-773-5089
	:	·
,		

è		
	Hander Co MRF	5/9/95
	Three copies is ok.	
	Class II volume neduction included in Class	I permit
		·
		· · · · · · · · · · · · · · ·
		·

BEST AVAILABLE COPY

DEP R	OUTING AND TRANSMITTAL SLIP	, .
TO: (NAME, OFFICE, LOCATION)	3. HANDER CO LF	tion
1. JANICE Williamso	W 4. PO Box 246	
2	5. Warchula, F1 33873	
PLEASE PREPARE REPLY FOR:	COMMENTS:	
SECRETARY'S SIGNATURE	. , , ,	
DIV/DIST DIR SIGNATURE	MRF application form	
MY SIGNATURE	62-701.900(1)	
YOUR SIGNATURE	Fee is \$2000	i i
DUE DATE		
ACTION/DISPOSITION		.
DISCUSS WITH ME		i i
COMMENTS/ADVISE		ION
REVIEW AND RETURN	Any guestions, please call.	:
SET UP MEETING		RMIT
FOR YOUR INFORMATION	·	s
HANDLE APPROPRIATELY		
INITIAL AND FORWARD		•
SHARE WITH STAFF		l I
FOR YOUR FILES		:
FROM: SUSAN Pelz	DATE: 3/24/95 PHONE: X386	

DEP 15-026 (12/93)

DEP Form # 62-701.900(1)
Form Title Solid Waste Management Facility Permit
Effective Date May 19, 1994

DEP Application No. (Filled by DEP)



Florida Department of Environmental Regulation

Southwest District • 4520 Oak Fair Boulevard • Tampa, Florida 33610-7347

Lawton Chiles, Governor

813-620-6100

Carol M. Browner, Secretary

NOTICE OF PERMIT

MAY - 8 1992

Mr. James Harrison, Chairman Hardee County Board of County Commissioners Room A-204, Courthouse Annex 412 West Orange Street Wauchula, FL 33873-2867

Dear Mr. Harrison:

Enclosed is a modification of the existing permit, Permit Number SC25-179573, issued pursuant to Section(s) 403.087(1), Florida Statutes.

Persons whose substantial interests are affected by this permit have a right, pursuant to Section 120.57, Florida Statutes, to petition for an administrative determination (hearing) on it. petition must conform to the requirements of Chapters 17-103 and 28-5.201, F.A.C., and must be filed (received) in the Department's Office of General Counsel, 2600 Blair Stone Road, Tallahassee 32399-2400, within fourteen (14) days of receipt of this notice. Failure to file a petition within the fourteen (14) days constitutes a waiver of any right such person has to an administrative determination (hearing) pursuant to Section 120.57, Florida This permit is final and effective on the date filed with the Clerk of the Department unless a request for extension of time in which to file a petition is filed within the time specified for filing a petition and conforms to Rule 17-103.070, F.A.C. *Upon timely filing of a petition or a request for an extension of time this permit will not be effective until further Order of the Department.

When the Order (Permit) is final, any party to the Order has the right to seek judicial review of the Order pursuant to Section 120.68, Florida Statutes, by the filing of a Notice of Appeal pursuant to Rule 9.110, Florida Rules of Appellate Procedure, with the Clerk of the Department in the Office of General Counsel, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400; and by filing a copy of the Notice of Appeal accompanied by the applicable filing fees with the appropriate District Court of Appeal. The Notice of Appeal must be filed within 30 days from the date the Final Order is filed with the Clerk of the Department.

Mr. James Harrison, Chairman Permit No.: SC25-179573 MAY - 6 19>2
Page Two

Executed in Tampa, Florida.

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL REGULATION

Robert Butera, P.E. Solid Waste Section

Division of Waste Management

KBF/ab

CC: Matt Tala, DER Tallahassee
 Fred Wick, DER Tallahassee
 Kim Ford, P.E., DER Tampa

CERTIFICATE OF SERVICE

This is to certify that this NOTICE OF PERMIT and all copies were mailed before the close of business on ________ 8 1992 ____ to the listed persons.

FILING AND ACKNOWLEDGEMENT FILED, on this date, pursuant to §120.52(10), Florida Statutes, with the designated Department Clerk, receipt of which is hereby acknowledged.

Mu Black
Clerk

MAY - 18 1992

Datè



Florida Department of Environmental Regulation

Southwest District • 4520 Oak Fair Boulevard • Tampa, Florida 33610-7347

Lawton Chiles, Governor

813-620-6100

Carol M. Browner, Secretary

MAY - 8 1992

Mr. James Harrison, Chairman Hardee County Board of County Commissioners Room A-204, Courthouse Annex 412 West Orange Street Wauchula, FL 33873-2867

Re: Modification of Conditions

Permit No.: SC25-179573

Hardee County Materials Recovery Facility

Hardee County

Dear Mr. Harrison:

We are in receipt of your request for a modification of the permit conditions. The conditions are changed as follows:

CONDITION

FROM

TO

Expiration Date

June 1, 1992

July 31, 1995

This letter must be attached to your permit and becomes a part of that permit.

Since

Richard D. Garrity, Ph.D.

Director of District Management

Southwest Distri/ct

RDG/kbfb

AFFEL®ALIUN IRACKING STSIE	N 03/12/72
APPL NO:212897	
APPL RECVD:05/05/92 TYPE CODE:SC SUBCODE:TX DER OFFICE RECVD:TPA DER OFFICE TRANSFER TO:	LAST UPDATE:05/08/92
DER DEELCE RECVD:TPA DER DEELCE TRANSFER TO:	APPLICATION COMPLETE: 05/05/92
DER PROCESSOR:FORD	M 1 E 1 OM 1 E 0 OM E E 1 E 1 O E 1 O E 1 E
	HADAHA JEVENAT / LABUER JOENEAL \
APPL STATUS: IS DATE: 05/08/92 (ACTIVE/DENIED/WITH	
RELIEF: (SSAC/EXEMPTIONS/V	ARIANCE)
(Y/N) N MANUAL TRACKING	DISTRICT:40 COUNTY:25
(Y/N) N OGC HEARING REQUESTED	LAT/LONG:27.33.30/81.46.50
(Y/N) N PUBLIC NOTICE REQD?	BASIN-SEQMENT: .
(Y/N) N GOV RODY LOCAL APPROVAL READ?	COF #:
(Y/N) Y LETTER OF INTENT READ? (I/ISSUE D/DEN)	V) AIT#: -
(Y/N) N MANUAL TRACKING (Y/N) N OGC HEARING REQUESTED (Y/N) N PUBLIC NOTICE REQD? (Y/N) N GOV BODY LOCAL APPROVAL REQD? (Y/N) Y LETTER OF INTENT REQD? _ (I/ISSUE D/DEN)	1/ NLITT
PROJECT SOURCE NAME: RECYCLE CENTER	
	CTTV-NA
STREET: AIRPORT RD. N. OF S.R. 636	CITYINA
STATE:FL ZIP: PHONI APPLICATION NAME:HARDEE, COUNTY OF STREET:412 W. ORANGE ST. STATE:FL ZIP:33873 PHONI	E:
APPLICATION NAME:HARDEE, COUNTY OF	
STREET:412 W. ORANGE ST.	CITY:WAUCHULA
STATE:FL ZIP:33873 PHON	E:813-773-3272
AGENT NAME:BRILEY, WILD & ASSOC.	
STREET; P.O. BOX 607	CITY:ORMOND BEACH
STATE: FL 71P:32175 PHONI	F:
AGENT NAME:BRILEY, WILD & ASSOC. STREET:P.O. BOX 607 STATE:FL ZIP:32175 PHONI FEE #1 DATE PAID:05/05/92 AMOUNT PAID:00050	RECEIPT NUMBER:00192220
The state of the s	REGETT , NOTIDEN VOT / ELEC
B DATE APPLICANT INFORMED OF NEED FOR PUBLIC NOT.	ICE / /
C DATE DER SENT DNR APPLICATION/SENT DNR INTENT D DATE DER REQ. COMMENTS FROM GOV. BODY FOR LOCAL	ICE/_/
D DATE DER SENT DNR AFFLICATION/SENT DNR INTENT	
D DATE DER REG. COMMENTS FROM GOV. BUDY FOR LUCAI	L APP//
E DATE #1 ADDITIONAL INFO REGREC FROM APPLICAN	1////
E DATE #2 ADDITIONAL INFO REQREC FROM APPLICAN	T///
E DATE #3-ADDITIONAL INFO REQREC FROM APPLICAN	T//
E DATE #4 ADDITIONAL INFO REQREC FROM APPLICAN	T/////
E DATE #5 ADDITIONAL INFO REQREC FROM APPLICAN	T/_/
E DATE #6 ADDITIONAL INFO REQREC FROM APPLICAN	T/
F DATE LAST AS DAY LETTER WAS SENT	` ` _ ` ` ` ` ` ` ` ` ` ` ` ` ` ` `
C DATE ETELD DEPORT MAG DEG-DEC	/_/_/
U DATE TALED NEI DAT WAS NEW MEG	//
E DATE #2 ADDITIONAL INFO REQREC FROM APPLICAN' E DATE #3 ADDITIONAL INFO REQREC FROM APPLICAN' E DATE #4 ADDITIONAL INFO REQREC FROM APPLICAN' E DATE #5 ADDITIONAL INFO REQREC FROM APPLICAN' E DATE #6 ADDITIONAL INFO REQREC FROM APPLICAN' F DATE LAST 45 DAY LETTER WAS SENT G DATE FIELD REPORT WAS REQREC H DATE DNR REVIEW WAS COMPLETED	//
I DATE APPLICATION WAS COMPLETE	, 65.105.156
I DATE APPLICATION WAS COMPLETE	05/05/92
A DATE GOVERNING RODA BLOADED COMMENTS OF OBJEC.	11UNS//
K DATE NOTICE OF INTENT WAS SENTREC TO APPLICAN	NT//
J DATE GOVERNING BODY PROVIDED COMMENTS OR OBJECT K DATE NOTICE OF INTENT WAS SENT-REC TO APPLICANT DATE PUBLIC NOTICE WAS SENT TO APPLICANT	//
M DATE PROOF OF PUBLICATION OF PUBLIC NOTICE RECE	EIVED/_/_
L DATE PUBLIC NOTICE WAS SENT TO APPLICANT M DATE PROOF OF PUBLICATION OF PUBLIC NOTICE RECEN WAIVER DATE BEGIN-END (DAY 90)	//_/_/

COMMENTS: THIS PERMIT NUMBER NOT USED. PERMIT NUMBER SC25-179573 MODIFIED TO INCLUDE THIS CHANGE.

Jan 1	STATE OF FLORIDA TO STATE OF FLORIDA TO STATE OF FLORIDA 192220	
	RECEIPT FOR APPLICATION FEES AND MISCELLANEOUS REVENUE	
Received from	Haide Coty SW Date 5.592	
Address PO	Chapir 1749 Wandrea Dollars \$ 50-00	
Applicant Name-&	Address	
Scurce of Revenue	· Riende Ce tu	
Revenue Code	1055 Application Number 5025-213897	
8050 17tz	By Littly (: arien	
, o · · ·	STATE OF FLORIDA C NRTMENT OF ENVIRONMENTAL REGUL' ON 192220	
Received from	RECEIPT FOR APPLICATION FEES AND MISCELLANEOUS REVENUE Jandie Crity 5 W Date 5-5-92	
Address PO (Drawer 1749 Wanchua Dollars \$ 50-00	
Applicant Name & A	Provide Contr	
Revenue Code	1035 Application Number 5025 - 212897	
050	By Ditty (ane	



HARDEE COUNTY



Department of Solid Waste & Recycling Center

P.O. Box 246 Wauchula, Florida 33873

D.E.R.
MAY N 5 1992

Southwest District Tampa

April 29, 1992

Department of Environmental Regulation 4520 Oak Fair Blvd. Tampa, Florida 33610-7347 Attention: Robert Butera

5C25-212897

Dear Mr. Butera,

In reference to our phone conversation on April 29, 1992 we are hereby requesting a permit extension for permit number SC25-179573 for the Hardee County Material Recovery Facility.

The construction is now complete and has been certified by John Cummings of Briley Wild and Associates, Inc. The facility was also inspected by the Department of Environmental Regulation on December 7, 1991.

Enclosed is a check for fifty dollars for the permit fee.

Sincerely,

る.R. Prestridge

Solid Waste Superintendent

Enclosure/jw

Phone: (813) 773-5089 • FAX: (813) 773-0958



State of Florida DEPARTMENT OF ENVIRONMENTAL REGULATION

. 💆 3	For Routing To Other Than The Addressee	_
To:	Location:	_
ъ:	Location:	_
ъ:	Location:	_
From:	Dale:	_

Interoffice Memorandum

PERMIT COVER MEMO
TO: X RICK GARRITY, DDM WILLIAM KUTASH, ENVRN ADM W/ 517/9C O GC, ATIN:
FROM/THROUGH:
DATE: 4 30 92
FILE NAME: HANDELCO M.R.F. CASET: SC25- PROGRAM: SOLID WASTE COUNTY: HANDEL
TYPE OF PERMIT ACTION: ISSSUE DENY MODIFY TRANSFER OWNER NOD INTENT PUBLIC NOTICE.
PUBLIC NOTICE PERIOD CLOSED ?: RELEASED BY O G C ?:
PERMIT SUMMARY: THIS PERMIT MOD. IS TO EXTEND THE EXISTING PERMIT TO THE FULL 5 YEARS
PROFESSIONAL RECOMMENDATION: APPROVE DENY EVALUATION SUMMARY:
DAY 90/30 FOR THIS ACTION IS Current Permat and in the second of the sec



HARDEE COUNTY BOARD OF COUNTY COMMISSIONERS PUBLIC WORKS DEPARTMENT 74 Hanchey Road Wauchula, Florida 33873-2867

Buildings & Grounds Parks & Recreation Purchasing Road & Bridge Solid Waste

December 13, 1991

Department of Environmental Regulation 4520 Oak Fair Blvd.
Tampa, Florida 33610-7347

Dear Mr. Ford,

We are hereby requesting a permit extension for permit number SC25-179573 for the Hardee County Material Recovery Facility.

The construction is now complete and has been certified by John Cummings of Briley Wild and Associates, Inc. The facility was also inspected by the Department of Environmental Regulation on December 7, 1991.

Enclosed is a check for fifty dollars for the permit fee.

Sincerely

Í. R. Prestridge

Solid Waste Superintendent

JP/kc

Enclosure

			INVOI	CE NUMBÉR	W. A. WOUN		ES EDISCOUN		AMOUNT
‼-√0 63	8	12/18/	91 12	2-20-91		50.	00	.00	50.0
			-						· .
							1.75		
	TY BOARD COUNTY COM	MISSIONERS	7 16	TALS		50.	00	.00	50.
DE		DUNTY COMP BLE ACCOUNT	MISSIO					.oo	
DE	COUNTY BOARD CO ACCOUNTS PAYAI P.O. DRAWE	DUNTY COMP BLE ACCOUNT R 1749 L 33873 DATE	MISSIO	NERS CHECK					16
DE	COUNTY BOARD CO ACCOUNTS PAYAI P.O. DRAWE	DUNTY COMP BLE ACCOUNT IR 1749 IL 33873	MISSIO	NERS CHECK	NO.			No. 0027	
HARDEE	COUNTY BOARD CO ACCOUNTS PAYAI P.O. DRAWE	DUNTY COMP BLE ACCOUNT R 1749 L 33873 DATE	MISSIO	NERS CHECK	,746	65	3-670 / 631	No. 0027	46
HARDEE	COUNTY BOARD CO ACCOUNTS PAYAI P.O. DRAWE	DUNTY COMP BLE ACCOUNT R 1749 EL 33873 DATE 12/20/9	MISSIOI	NERS CHECK P	,746	IFTY	AND NO/1	No. 0027 AMOUNT \$50.00 LOO DOLLARS	46 20 1
HARDEE PAY	COUNTY BOARD CO ACCOUNTS PAYAI P.O. DRAWE WAUCHULA, F	DUNTY COMP BLE ACCOUNT FL 1749 FL 33873 DATE 12/20/9	MISSIOI	NERS CHECK P	,746	65	AND NO/1	No. 0027	46 20 t



HARDEE COUNTY BOARD OF COUNTY COMMISSIONERS PUBLIC WORKS DEPARTMENT 74 Hanchey Road

Wauchula, Florida 33873-2867 * DE. F.

Buildings & Grounds
Parks & Recreation
Purchasing
Road & Bridge
Solid Waste

DEC 1 6 1991

SOUTHWEST DISTRICE TAMPA

December 13, 1991

Department of Environmental Regulation 4520 Oak Fair Blvd.
Tampa, Florida 33610-7347

Dear Mr. Ford,

I sincerely appreciate your presence at the grand opening of the Hardee County Recycling Facility. We know that it was an inconvenient time to give the final inspection and we would like to express our gratitude.

Enclosed is the letter you requested from the fire safety inspector on the inspection of the Recycling Center

Again we appreciate your assistance in the opening of our recycling facility.

Sincerely

7. R. Prestridge

Solid Waste Superintendent

JP/kc

Enclosure

Hardee County Fire Rescue

Phone (813) 773-4362

107 N. 4th Ave. Wauchula, FL 33873

DATE: DECEMBER 10,1991

TO: J.R. PRESTRIDGE, SOLID WASTE SUPERINTENDENT
74 HANCHEY ROAD
WAUCHULA. FLORIDA 33873

FROM: CAFTAIN BILLY A. WINGATE, INSPECTOR

SUBJECT: FIRE SAFETY INSPECTION OF RE-CYCLING CENTER

DURING MY RECENT INSPECTION OF THE RE-CYCLING CENTER AT THE COUNTY LANDFILL I FOUND NO VIOLATIONS OF THE LIFE SAFETY CODE.
THIS FACILITY WAS INSPECTED UNDER N.F.P.A. 101, LIFE SAFETY CODE, CHAPTER 28.

IF THERE ARE ANY QUESTIONS, FEEL FREE TO CONTACT ME AT ANY TIME AT THE FIRE STATION.

THANK YOU.

BILL () A. WINGA TE CAPTAIN, FIRE RESCUE INSPECTOR # 51414

D. E. R.

DEC 1 6 1991

And the Francisco

SOUTHWEST DISTRICT



Florida Department of Environmental Regulation

Southwest District

4520 Oak Fair Boulevard

Tampa, Florida 33610-7347

Lawton Chiles, Governor

813-623-5561

Carol M. Browner, Secretary

December 10, 1991

Mr. J.R. Prestridge Hardee County Public Works 74 Hanchey Road Wauchula, FL 33873-2867

Re: Permit No.: SC25-179573 - Hardee County

Completeness and Permit Adherence Inspection of the Hardee

County M.R.F.

Dear Mr. Prestridge:

On December 7, 1991, an inspection of the referenced facility relative to completeness and adherence to the permit issued by the Florida Department of Environmental Regulation (FDER) was made by J.R. Prestridge (Hardee County), John Cumming and Bob Faxson (Briley, Wild & Associates), and Kim Ford (FDER).

Certification of Construction Completeness dated December 7, 1991 has been received. The FDER approves operations of the referenced facility in accordance with the conditions of the issued Permit No. SC25-179573.

Sincerely,

Kim B. Ford, P.E. Solid Waste Section

Division of Waste Management

KBF/ab

cc: John Cumming, P.E., Briley, Wild & Associates Bob Butera, P.E., DER Tampa



D.E.R.

DEC 7 1991

STATE OF FLORIDA

DEPARTMENT OF ENVIRONMENTAL REGULATION SOUTHWEST DISTRICT

FOR APPLICATION TO OPERATE ONLY

RESOURCE RECOVERY AND MANAGEMENT FACILITY

CERTIFICATION OF CONSTRUCTION COMPLETION

DER Construction Permit No.: SC 25-179573	County:Hardee
Name of Project:Solid Waste Recycle Center	
Name of Owner: Hardee County	
Name of Engineer: Briley, Wild & Associates, Inc.	
Type of Project: Resource Recovery Facility	
Cost: Estimated \$ 625,000.00	Actual \$ 712,276.00 (County 58,000 Contract 654,276)
	Site Acreage: 5 Acres Dumping Fee: \$ 32.00 Ton
Deviations from Plans and Application Approved by DER: No significa plans. Any minor changes are shown on record	
Water Monitoring Data Submitted to DER, Date:	
Address and Telephone No. of Site: SR 636 and Airport Road Telephone 813-773-5089	
Name(s) of Site Supervisor: <u>J. R. Prestridge</u> Date Site Inspection is requested: <u>December 7, 1991</u>	
This is to certify that, with the exception of deviations noted above, the constr	uction of the project has been completed in accordance
with the plans authorized by Construction Permit No.: SC 25-179573 Date: December 7, 1991	Lw. Commy Falls agrees
Jaie.	Signature of Professional Engineer



HARDEE COUNTY BOARD OF COUNTY COMMISSIONERS PUBLIC WORKS DEPARTMENT

74 Hanchey Road Wauchula, Florida 33873-2867 **Buildings & Grounds** Parks & Recreation Purchasing Road & Bridge Solid Waste

November 18, 1991

D.E.R.

SOUTHWEST DISTRICT

Kim Ford Department of Environmental Regulation 4520 Oak Fair Blvd. Tampa, Florida 33610-7347

Re: Hardee County Recycling Facility-Opening Ceremony

Dear Kim,

Hardee County is pleased to announce the grand opening of the Hardee County Recycling Facility. In appreciation of the assistance and cooperation you have given Hardee County in making this facility a reality, Hardee County would be honored if you would accept this invitation to be our guest speaker. If you are able to accept this special invitaiton please contact me at (813) 773-3272.

J. R. Prestridge

Solid Waste Superintendent

JRP/jl

ENC.

THE HARDEE COUNTY BOARD OF COUNTY COMMISSIONERS

CORDIALLY INVITES YOU TO ATTEND THE

OPENING CEREMONY

OF THE

HARDEE COUNTY RECYCLING FACILITY

LOCATED OFF SR# 636, EAST OF WAUCHULA ONE MILE NORTH ON AIRPORT ROAD

SATURDAY, DECEMBER 7, 1991

1:00 - 3:00 P. M.





Florida Department of Environmental Regulation

Southwest District ● 4520 Oak Fair Boulevard ● Tampa, Florida 33610-7347 ● 813-623-5561

Bob Martinez, Governor

Dale Twachtmann, Secretary

John Shearer, Assistant Secretary
Dr. Richard Garrity, Deputy Assistant Secretary

NOTICE OF PERMIT

JUL 3 1 1990

Mr. Hardee County Board of County Commissioners c/o Mr. Ben Albritton Room A-204, Courthouse Annex 412 West Orange Street Wauchula, Florida 33873-2867

Re: Hardee County Materials Recovery Facility

Dear Mr. Albritton:

Enclosed is Permit Number SC25-179573, issued pursuant to Section(s) 403.087(1), Florida Statutes.

Any party to the Order (permit) has the right to seek judicial review of the Order pursuant to Section 120.68, Florida Statutes, by the filing of a Notice of Appeal pursuant to Rule 9.110, Florida Rules of Appellate Procedure, with the Clerk of the Department in the Office of General Counsel, 2600 Blair Stone Road, Tallahassee, Florida 32301; and by filing a copy of the Notice of Appeal accompanied by the applicable filing fees with the appropriate District Court of Appeal. The Notice of Appeal must be filed within 30 days from the date the Final Order is filed with the Clerk of the Department.

Executed in Tampa, Florida.

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL REGULATION

Kim B. Ford, P.E. Solid Waste Section

Division of Waste Management

KBF/ab

cc: John Reese, DER Tallahassee

John Cumming, P.E., Briley, Wild & Associates

J. R. Prestridge, HCPW

CERTIFICATE OF SERVICE

This is to certify that this NOTICE OF PERMIT and all copies were mailed before the close of business on $_JUL$ 3 1 1990 to the listed persons.

FILING AND ACKNOWLEDGEMENT FILED, on this date, pursuant to §120.52(10), Florida Statutes, with the designated Department Clerk, receipt of which is hereby acknowledged.

JUL 3 1 1990

Date



Florida Department of Environmental Regulation

Southwest District ● 4520 Oak Fair Boulevard ● Tampa, Florida 33610-7347 ● 813-623-5561

Bob Martinez, Governor

Dale Twachtmann, Secretary

John Shearer, Assistant Secretary Dr. Richard Garrity, Deputy Assistant Secretary

PERMITTEE Hardee County Board of County Commissioners c/o Mr. Ben Albritton Room A-204, Courthouse Annex 412 West Orange Street Wauchula, Florida 33873-2867

PERMIT/CERTIFICATION GMS ID No: 4025C30001 SC25-179573 Permit No:

Date of Issue:

Expiration Date: 6/1/92

County: Hardee

27°34'00" ' Lat/Long: 81°46'50"

Sec/Town/Rge: 35/33S/25E

Project: Hardee County

Materials Recovery

Facility

This permit is issued under the provisions of Chapter 403, Florida Statutes, and Florida Administrative Code Rule(s) 17-25 and 17-701. The above named permittee is hereby authorized to perform the work or operate the facility shown on the application and approved drawing(s), plans, and other documents, attached hereto or on file with department and made a part hereof and specifically described as follows:

To construct a resource recovery facility (approximately 5 acres), referred to as the Hardee County Materials Recovery Facility, subject to the specific conditions attached, for materials recovery, storing and recycling, located near Airport Road and S.R. 64A, northeast of Wauchula, Hardee County, Florida.

Replaces Permit No.: N/A, New

DER Form 17-7.201(5)

Page 1 of 3.



PERMITTEE: Mr. Ben Albritton PERMIT NO: SC25-179573

Hardee County Materials Recovery Facility

SPECIFIC CONDITIONS:

1. This site shall be classified as a resource recovery facility for materials recovery, sorting and recycling, and shall be constructed and operated in accordance with all applicable requirements of Chapters 17-25 and 17-701, Florida Administrative Code. This permit is valid for construction and operation in accordance with the reports and plans by Briley, Wild & Associates submitted on April 26, 1990, and additional information submitted by Briley, Wild & Associates on June 20, 1990, and in accordance with all applicable requirements of Department rules. Any construction not previously approved as part of this permit shall require a separate Department permit unless the Department determines a permit modification to be more appropriate.

- 2. After all significant initial construction of the site or facility components have been completed, the engineer or the authorized public officer shall complete an Application to Operate Only Resource Recovery and Management Facility-Certification of Construction Completion, Department Form 17-7.130(2) and contact the Department to arrange for Department representatives to inspect the facility in the company of the permittee, the engineer, and the proposed on-site facility operator. The inspection is to ensure that the site or facility components have been developed in accordance with the approved permit. "Record Drawings" shall be submitted to the Department.
- 3. The site shall have a surface water management system operated and maintained to prevent surface water flow onto waste filled areas, and a stormwater runoff control system operated and maintained to collect and control stormwater to meet requirements of Florida Administrative Code Rule 17-25 and requirements of the respective water management district.
- 4. In the event of damage to any portion of the site facilities or failure of any portion of the systems, the permittee shall immediately notify the Department of Environmental Regulation explaining such occurrence and remedial measures to be taken and time needed for repairs. Written detailed notification shall be made within one week following the occurrence.
- 5. Prior to 90 days before the expiration of the Department Permit, the permittee shall apply for a renewal of a permit on forms and in a manner prescribed by the Department, in order to assure conformance with all applicable Department rules.

PERMITTEE: Mr. Ben Albritton PERMIT NO: SC25-179573 Hardee County Materials Recovery Facility

SPECIFIC CONDITIONS:

- 6. The permittee shall submit to the Department a fire safety survey annually which includes a statement from the local fire protection authorities that the site meets the requirements of the local fire protection authorities. This survey report shall be submitted by January 1st of each year.
- 7. A trained supervisor or foreman shall be responsible for maintaining the facility in an orderly, safe, and sanitary manner. Sufficient personnel shall be employed as noted in the operation plan to adequately operate the facility.
- 8. The permittee shall remove from the site 75% of all recyclable goods each year, either for recycling or disposal.
- 9. The permittee shall dispose of all nonrecyclable goods in a landfill authorized by the Department.
- 10. The permittee shall be aware of and operate under the attached "General Conditions". General Conditions are binding upon the permittee and enforceable pursuant to Chapter 403, Florida Statutes.

Issued this 37 day of \sqrt{v} , 199

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL REGULATION

Richard D. Garrity, Ph.D. Deputy Assistant Secretary Southwest District

ATTACHMENT - GENERAL CONDITIONS:

- 1. The terms, conditions, requirements, limitations and restrictions set forth in this permit, are "permit conditions" and are binding and enforceable pursuant to Sections 403.141, 403.161, 403.727, or 403.859 through 403.861, Florida Statutes. The permittee is placed on notice that the Department will review this permit periodically and may initiate enforcement action for any violation of these conditions.
- 2. This permit is valid only for the specific processes and operations applied for and indicated in the approved drawings or exhibits. Any unauthorized deviation from the approved drawings, exhibits, specifications, or conditions of this permit may constitute grounds for revocation and enforcement action by the Department.
- 3. As provided in subsections 403.087(6) and 403.722(5), F.S., the issuance of this permit does not convey any vested rights or any exclusive privileges. Neither does it authorize any injury to public or private property or any invasion of personal rights, nor any infringement of federal, State, or local laws or regulations. This permit is not a waiver of or approval of any other Department permit that may be required for other aspects of the total project which are not addressed in this permit.
- 4. This permit conveys no title to land or water, does not constitute State recognition or acknowledgement of title, and does not constitute authority for the use of submerged lands unless herein provided and the necessary title or leasehold interests have been obtained from the State. Only the Trustees of the Internal Improvement Trust Fund may express State opinion as to title.
- 5. This permit does not relieve the permittee from liability for harm or injury to human health or welfare, animal, or plant life, or property caused by the construction or operation of this permitted source, or from penalties therefore; nor does it allow the permittee to cause pollution in contravention of Florida Statutes and Department rules, unless specifically authorized by an order from the Department.
- 6. The permittee shall properly operate and maintain the facility and systems of treatment and control (and related appurtenances) that are installed and used by the permittee to achieve compliance with the conditions of this permit, are required by Department rules. This provision includes the operation of backup or auxiliary facilities or similar systems when necessary to achieve compliance with the conditions of the permit and when required by Department rules.
- 7. The permittee, by accepting this permit, specifically agrees to allow authorized Department personnel, upon presentation of credentials or other documents as may be required by law and at reasonable times, access to the premises where the permitted activity is located or conducted to:
 - (a) Have access to and copy any records that must be kept under conditions of the permit;
 - (b) Inspect the facility, equipment, practices, or operations regulated or required under this permit; and

(c) Sample or monitor any substances or parameters at any location reasonably necessary to assure compliance with this permit or Department rules.

Reasonable time may depend on the nature of the concern being investigated.

- 8. If, for any reason, the permittee does not comply with or will be unable to comply with any condition or limitation specified in this permit, the permittee shall immediately provide the Department with the following information:
 - (a) A description of and cause of noncompliance; and
 - (b) The period of noncompliance, including dates and times; or, if not corrected, the anticipated time the noncompliance is expected to continue, and steps being taken to reduce, eliminate, and prevent recurrence of the noncompliance.

The permittee shall be responsible for any and all damages which may result and may be subject to enforcement action by the Department for penalties or for revocation of this permit.

- 9. In accepting this permit, the permittee understands and agrees that all records, notes, monitoring data and other information relating to the construction or operation of this permitted source which are submitted to the Department may be used by the Department as evidence in any enforcement case involving the permitted source arising under the Florida Statutes or Department rules, except where such use is prescribed by Sections 403.111 and 403.73, F.S. Such evidence shall only be used to the extent it is consistent with the Florida Rules of Civil Procedure and appropriate evidentiary rules.
- 10. The permittee agrees to comply with changes in Department rules and Florida Statutes after a reasonable time for compliance; provided, however, the permittee does not waive any other rights granted by Florida Statutes or Department rules.
- 11. This permit is transferable only upon Department approval in accordance with Rule 17-4.120 and 17-730.300, Florida Administrative Code, as applicable. The permittee shall be liable for any non-compliance of the permitted activity until the transfer is approved by the Department.
- 12. This permit or a copy thereof shall be kept at the work site of the permitted activity.
- 13. This permit also constitutes:
 - () Determination of Best Available Control Technology (BACT)
 - () Determination of Prevention of Significant Deterioration (PSD)
 - () Certification of compliance with State Water Quality Standards (Section 401, PL 92-500)
 - () Compliance with New Source Performance Standards

- 14. The permittee shall comply with the following:
 - (a) Upon request, the permittee shall furnish all records and plans required under Department rules. During enforcement actions, the retention period for all records will be extended automatically unless otherwise stipulated by the Department.
 - (b) The permittee shall hold at the facility or other location designated by this permit records of all monitoring information (including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation) required by the permit, copies of all reports required by this permit, and records of all data used to complete the application for this permit. These materials shall be retained at least three years from the date of the sample, measurement, report, or application unless otherwise specified by Department rule.
 - (c) Records of monitoring information shall include:
 - 1. the date, exact place, and time of sampling or measurements;
 - 2. the person responsible for performing the sampling or measurements;
 - 3. the dates analyses were performed;
 - 4. the person responsible for performing the analyses;
 - 5. the analytical techniques or methods used;
 - 6. the results of such analyses.

15. When requested by the Department, the permittee shall within a reasonable time furnish any information required by law which is needed to determine compliance with the permit. If the permittee becomes aware the relevant facts were not submitted or were incorrect in the permit application or in any report to the Department, such facts or information shall be corrected promptly.

APPLICATION TRACKING SYSTEM

```
APPL NO:179573
 APPL RECVD: 04/26/90 TYPE CODE:SC SUBCODE: 01 LAST UPDATE: 08/01/90 DER OFFICE RECVD:TPA DER OFFICE TRANSFER TO:___ APPLICATION COMPLETE: 06/20/90
 DER PROCESSOR: WEEKS
 APPL STATUS: IS DATE: 07/31/90 (ACTIVE/DENIED/WITHDRAWN/EXEMPT/ISSUED/GENERAL)
                    RELIEF: (SSAC/EXEMPTIONS/VARIANCE)
 (Y/N) N MANUAL TRACKING
                                                     DISTRICT: 40 COUNTY: 25
 (Y/N) N OGC HEARING REQUESTED
                                                    LAT/LONG: 27.33.30/81.46.50
 (Y/N) Y PUBLIC NOTICE REOD?
                                                    BASIN-SEQMENT:__._
 (Y/N) N GOV BODY LOCAL APPROVAL REQD?
                                                    COE #:_____
 (Y/N) Y LETTER OF INTENT REDD? _ (I/ISSUE D/DENY) ALT#:__-
 PROJECT SOURCE NAME: RECYCLE CENTER
              STREET: AIRPORT RD. N. OF S.R. 636 CITY: NA
               STATE: FL ZIP: PHONE: ---
    APPLICATION NAME: HARDEE, COUNTY OF
              STREET: 412 W. ORANGE ST.
                                                   CITY: WAUCHULA
               STATE: FL ZIP: 33873 PHONE: 813-773-3272
          AGENT NAME: BRILEY, WILD & ASSOC.
              STREET:P.O. BOX 607
                                                   CITY: ORMOND BEACH
               STATE: FL ZIP: 32175 PHONE: ____
 FEE #1 DATE PAID:04/26/90 AMOUNT PAID:02000 RECEIPT NUMBER:00154069
B DATE APPLICANT INFORMED OF NEED FOR PUBLIC NOTICE ----
C DATE DER SENT DNR APPLICATION/SENT DNR INTENT - - - -
D DATE DER REQ. COMMENTS FROM GOV. BODY FOR LOCAL APP. -.
E DATE #5 ADDITIONAL INFO REQ--REC FROM APPLICANT ----//---//
E DATE #6 ADDITIONAL INFO REQ--REC FROM APPLICANT ----//---//-
F DATE LAST 45 DAY LETTER WAS SENT -----//-/
G DATE FIELD REPORT WAS REQ--REC - - - - - - - - - - -
H DATE DNR REVIEW WAS COMPLETED --------
I DATE APPLICATION WAS COMPLETE - - - - - - - - - - - 06/20/90
J DATE GOVERNING BODY PROVIDED COMMENTS OR OBJECTIONS -- __/_/
K DATE NOTICE OF INTENT WAS SENT--REC TO APPLICANT - - - - 07/02/90--07/05/90
L DATE PUBLIC NOTICE WAS SENT TO APPLICANT - - - - - - - D7/D2/90
M DATE PROOF OF PUBLICATION OF PUBLIC NOTICE RECEIVED -- 07/25/90
N WAIVER DATE SEGIN--END (DAY 90) - - - - - - - - - - _ __/__/__-
```

COMMENTS:

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL REGULATION ATO 1740.00
RECEIPT FOR APPLICATION FEES AND MISCELLANEOUS REVENUE 190
Address 10 L saver 149 L auchula 133)73 Dollars \$ 2000.00 Applicant Name & Address Dama Children
Source of Revenue Ktt Cicle (cn+c)
Revenue CodeApplication Number
state of florida DEPARTMENT OF ENVIRONMENTAL REGULATION Nº 154069
RECEIPT FOR APPLICATION FEES AND MISCELLANEOUS REVENUE Received from Land County School Waste, 4/26/90 Received from 1749 1 2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
Address Dollars \$ Dollars \$ Dollars \$
Source of Revenue Code Confer Revenue Code Application Number SC25-179573
CR 1738 By Alvina Dung



State of Florida DEPARTMENT OF ENVIRONMENTAL REGULATION

For Routing To Other Than The Addresses		
To:	, ,	Location:
Ter		Location:
Tex		Location:
From:		Oese:

Interoffice Memorandum

TO: Rick Garrity ()	la b
THROUGH: CAME POLL Admin	istrator <u>Sw</u> Program
Jor 15h Victor SA CROZDIV.	Supervisor County
Kin Foro (2v, Sec.)	yo Supervisor Penalty
, Eng/I	investigator
FILE NAME: , SC25-179573	LOCATION: Aanee
TAROCO County MATERIAL	RECOURTY FACILITY
2476 90 Application Received	Waiver
ost3 401st Completeness/N.O.D.	Petition Date
2nd Completeness/N.O.D.	Hearing Date
3rd Completeness/N.O.D.	Recommended Order
Notice of Completionness	Final Order
1/2/45Intent/Draft Permit	Permit Issued
11200 Public Notice	

TUBLISHES JULY 12 14 DAY OPON JULY 26 NO PETITIONS AS OF JULY 27



State of Florida DEPARTMENT OF ENVIRONMENTAL REGULATION

For Routing To Other Than The Addressee	
To:	Location:
To:	Location:
To:	Location:
From:	Date:

Interoffice Memorandum

TO:

Rick Garrity

THRU:

Clabe Polk

Victor San Agustin, P.E. Carforka

FROM:

Kim Ford, P. K. 6 27 40

DATE:

June 26, 1990

SUBJECT:

Solid Waste Construction Permit

SC25-179573, Hardee County

Hardee County Materials Recovery Facility

The purpose of this permit is to construct a resource recovery facility (approximately 5 acres), referred to as the Hardee County Materials Recovery Facility, subject to the specific conditions attached, for materials recovery, storing and recycling, located at near Airport Road and S.R. 64A, northeast of Wauchula, Hardee County, Florida.

This permit allows the construction of a new building for sorting recyclables from municipal solid waste and grinding or baling the waste for disposal into the nearby Class I landfill. The facility includes a conveyor for hand-sorting waste, a baler and a shredder with leachate collection for wash-down water, surrounded by a large paved area for access and a stormwater management system. These activities are allowed by DER's rules.

I recommend this permit based upon an evaluation of the project correspondence.

KBF/ab Attachment

CERTIFICATION

Application No. SC25-179573

I HEREBY CERTIFY that the engineering features described in the above referenced application (provide / do not provide) reasonable assurance of compliance with applicable provisions of Chapter 403, Florida Statutes, and Florida Administrative Code Title 17. However, I have not evaluated and I do not certify aspects of the proposal outside of my area of expertise (including but not limited to the electrical, mechanical and structural features).

(Signed)

(Date)

·(Seal)



HARDEE COUNTY

BOARD OF COUNTY COMMISSIONERS

Room A-204, Courthouse Annex 412 West Orange Street Wauchula, Florida 33873-2867 (813) 773-6952 or 773-9240

D. E. R.

SOUTHWEST DISTRICT

MINOR L. BRYANT

BENNY W. ALBRITTON
District II

JAMES O. MOYE

ROLAND L. SKIPPER District IV

JAMES W. HARRISON

District V

County Attorney

COLEMON W. BEST Clerk July 23, 1990

Mr. Kim Ford
Department of Environmental Regulation
District Office
4520 Oak Fair Boulevard
Tampa, Florida 33510-7347

Re: Resource Recovery Facility
Affidavit of Publication

Dear Kim:

Enclosed is Affidavit of Publication as published in the Herald Advocate July 12, 1990 regarding DER's Intent to issue a permit for the referenced project.

If you have any questions, please do not hesitate to contact me.

J. R. Prestridge

Solid Waste Superintendent

νt

Enclosure

AFFIDAVIT OF UBLICATION

The Herald-Advocate

Published Weekly at Wauchula, Florida
STATE OF FLORIDA,
COUNTY OF HARDEE
Before the undersigned authority personally appeared Sully who on oath says he is the editor of The Herald-Advocate, a news
who on oath says he is the editor of The Herald-Advocate, a news
paper published at Wauchula, in Hardee County, Florida; that the attached copy of
advertisement, being a Nature of Proposed agence action
in the matter of Construction pressure recovery facility
in the Court, was published in said newspaper in
the issues of 11 11 12 12 1990
Affiant further says that the said Herald-Advocate is a newspaper published
at Wauchula, in said Hardee County, Florida, and that the said newspaper has hereto
fore been continuously, published in said Hardee County, Florida, each week and has
been entered as second class mail matter at the post office in Wauchula, in said Har- dee County, Florida, doctar, period of one year next preceding the publication of the
attached copy of advertisement, and affiant further says that he has neither paid nor
promised any person firm or corporation any discount, rebate, commission or refund
for the purpose of securing this advertisement for publication in the said newspaper
a with m Kelly
2 2 Jun Kolly
• 4 • A G. A G. A C. TAN SAN CONTRACTOR AND A CONTRACTOR

My Commission Expires Commission Expires Con. 11, 1852

Sworn to and subscribed helore me this _

State of Florida Depart' ont of Environmental Regulations Notice of Proposed Agency Action 💹 on Permit Application

The Department gives notice of its intent to issue a permit to Mr. Ben Albritton, Chairman, Hardee County Board of County Commissioners. who applied on April 26, 1990, to the Department of Environmental Regulation for a permit to construct a resource recovery facility (approximately 5 acres), referred to as the Hardee County Materials Recovery Facility, subject to the specific conditions attached, for materials recovery, storing and recycling, located near Airport Road and S.R. 64A, northeast of Wauchula, Hardee County, Florida.

Persons whose substantial interests are affected by the Department's proposed permitting decision may petition for an administrative proceeding (hearing) in accordance with Section 120.57, Florida Statutes. The petition must conform to the requirements of Chapters 17-103 and 28-5, Florida Administrative Code, and must be filed (received) in the Office of General Counsel of the Department at 2600 Blair Stone Road, Twin Towers Office Building, Tallahassee, Florida 32399-2400, within fourteen (14) days of publication of this notice. Failure to file a request for hearing within this time period shall constitute a waiver any right such person may have to request an administrative determination (hearing) under Section 120.57. Florida Statutes.

If a petition is filed, the administrative hearing process is designed to formulate agency action. Accordingly, the Department's final action may be different from the position taken by it in this preliminary statement. Therefore, persons who may not object to the proposed agency action may wish to intervene in the proceeding. A petition for intervention must be filed pursuant to Model Rule 28-5.207 at least five (5) days before the final hearing and be filed with the hearing officer if one has been asssigned at the Division of Administrative Hearings, Department of Administration, 2009 Apalachee Parkway, Tallahassee, Florida 32301. If no hearing officer has been assigned, the petition is to be filed with the Department's Office of General Counsel, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400. Failure to petition to intervene within the allowed time-frame-constitutes a waiver of any right such person has to request a hearing under Section 120.57, Florida Statutes.

The application is available for public inspection during normal business hours 8:00 a.m. to 5:00 p.m., Monday through Friday, except legal holidays, at 4520 Oak Fair Boulevard, Tampa, Florida 33610-7347.

D.E.R.
1111 25 19901
SOUTHWEST DISTRICT

in . Links

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL REGULATION

In the Matter of an Application for Permit by

DER File No. SC25-179573

Mr. Hardee County Board of County Commissioners c/o Mr. Ben Albritton Room A-204, Courthouse Annex 412 West Orange Street Wauchula, Florida 33873-2867

JUL - 2 1990

INTENT TO ISSUE

The Department of Environmental Regulation hereby gives notice of its Intent to Issue a construction permit (copy attached) for the proposed project as detailed in the application specified above. The Division is issuing this Intent of Issue for the reasons stated below.

The applicant, Mr. Ben Albritton, Chairman, Hardee County Board of County Commissioners, applied on April 26, 1990, to the Department of Environmental Regulation for a permit to construct a resource recovery facility (approximately 5 acres), referred to as the Hardee County Materials Recovery Facility, subject to the specific conditions attached, for materials recovery, storing and recycling, located near Airport Road and S.R. 64A, northeast of Wauchula, Hardee County, Florida.

The Department has permitting jurisdiction under 403.707 and 403.861, Florida Statutes, and Rules 17-4 and 17-701, Florida Administrative Code (F.A.C.). The project is not exempt from permitting procedures. The Department has determined that a construction permit is required for the proposed work.

The Department intends to issue this permit based on its belief that reasonable assurances have been provided to indicate that the proposed project will not adversely impact water quality and the proposed project will comply with the appropriate provisions of Chapters 17-25 and 17-701, subject to the specific conditions attached in the permit.

Pursuant to Section 403.815, F.S. and DER Rule 17-103.150, F.A.C., you (the applicant) are required to publish at your own expense the enclosed Notice of Proposed Agency Action on permit application. The notice must be published one time only in a section of a major local newspaper of general circulation in the county in which the project is located and within thirty (30) days from receipt of this intent. Proof of publication must be provided to the Department within seven days of publication of the notice. Failure to publish the notice and provide proof of publication within the allotted time may result in the denial of the permit.

The Department will issue the permit with the attached conditions unless petition for an administrative proceeding (hearing) is filed pursuant to the provisions of Section 120.57, F.S. A person whose substantial interests are affected by the Department's proposed permitting decision may petition for an administrative proceeding (hearing) in accordance with Section 120.57, Florida Statutes. Petitions must comply with the requirements of Florida Administrative Code Rule 17-103.155 and 28-5.201 (copies enclosed) and be filed with (received by)

the Office of General Counsel of the Department at 2600 Blair Stone Road, Tallahassee, Florida 32399-2400. Petitions filed by the permit applicant must be filed within fourteen (14) days of receipt of this intent. Petitions filed by other persons must be filed within fourteen (14) days of publication of the public notice or within fourteen (14) days of receipt of this intent, whichever first occurs. Failure to file a petition within this time period shall constitute a waiver of any right such person may have to request an administrative determination (hearing) under Section 120.57, Florida Statutes, concerning the subject permit application. Petitions which are not filed in accordance with the above provisions will be dismissed.

Executed in Tampa, Florida.

Issued this 29 day of June

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL REGULATION

Richard D. Garrity, Ph.D. Deputy Assistant Secretary of Environmental Regulation 4520 Oak Fair Boulevard

Tampa, Florida 33610-7347

Attachment

Richard Donelan, OGC, Tallahasee John Reese, DER, Tallahassee John Cumming, P.E., Briley, Wild & Associates J. R. Prestridge, HCPW

P 149 935 152

PECE PT FOR CERTIFIED MAIL

i jene Agrija iza	
John Cumm	ins
Brilley Wild of	assuz
PU SIAN OF STEP CLOSE 1040 No. US 1	w, Ore
Po By 60	
amed Fee Seal	FL
Special Delivery Fee	32175
Restricted Delivery Fee	
Return Receipt showing to whom and Date Delivered	
Return Receipt showing to whom. Date, and Address of Delivery	
TOTAL Postage and Fees	S
Postmark or Date	
7-2-90	

PS Formand Date	
SENDER: Complete items 1 and 2 when additional s	services are desired, and complete items
Put your address in the "RETURN TO" Space on the reverse card from being returned to you. The return receipt fee will properly to and the date of delivery. For additional fees the following for fees and check box(es) for additional service(s) request 1. Show to whom delivered, date, and addressee's addr	ovide you the name of the person delivered services are available. Consult postmaster ed.
3. Article Addressed to: Colon Cumming D.E.	4. Article Number P 149 935 /52
Buley, Wild + assa. 1040 No US Hugu One	Type of Service: Registered Insured COD COD Express Mail Return Receipt for Merchandise
POBOL 607 Ormand Black, Fl 32/75	Always obtain signature of addressee or agent and DATE DELIVERED.
5. Signature — Address X	8. Addressee's Address (ONLY if requested and fee paid)
6. Signature – Agenti X	
7. Date of Delivery JUL - 5 1990 JUL	9 1990
PS Form 3811 , Mar. 1988 * U.S.G.P.O. 1988-212- SOUTHWES	-865 DOMESTIC RETURN RECEIPT T DISTRICT



RETURN TO

Kin Ford -W

Print Sender's name, address, and ZIP Code in the space below.

STATE OF FLORIDA

DEPARTMENT OF ENVIRONMENTAL REGULATION

4520 OAK FAIR BLVD. TAWFA, FL 33610-9544

149 935 151

RECEIPT FOR CERTIFIED MAIL

NO INSURANCE COVERAGE PROVIDED NOT FOR INTERNATIONAL MAIL

(See Reverse)

Solution Albritan

Sitiet and ID. Dutty

P.O.. State and ZIP Code

Postage

Special Delivery Fee

Restricted Delivery Fee

Return Receipt showing to whom and Date Delivered

Return Receipt showing to whom. Date, and Address of Delivery

TOTAL Postage and Fees

Special Delivery Fee

Return Receipt showing to whom. Date, and Address of Delivery

TOTAL Postage and Fees

Special Delivery Fee

Return Receipt showing to whom. Date, and Address of Delivery

TOTAL Postage and Fees

Special Delivery Fee

SENDER: Complete items 1 and 2 when additional s	
3 and 4. Put your address in the "RETURN TO" Space on the reverse card from being returned to you. The return receipt fee will protect and the date of delivery. For additional fees the following the state of the second	services are available. Consult postmaster
for fees and check box(es) for additional service(s) requeste 1. Show to whom delivered, date, and addressee's add (Extra charge)	1
3. Article Addressed to:	4. Article Number
Ben albritten	P149 935 151
Jen W. o	Type of Service:
Hardee County	Registered Insured
A-COY CON WOOTHOUSE	Express Mail COD Return Receipt for Merchandise
1112 W. Drange street D.	Always obtain signature of addressee
Warehula, FL 33873-2864.	or agent and DATE DELIVERED
5. Signature - Address	8. Addressee's Address (ONLY if
x // 0	requested and fee paid
6. Signature – Agent	0 1990 (60 5)
x / w/w.	0 /2 /3
7. Date of Delivery	T DISTRICT
1/3/900 TAI	IPA THE STATE OF T
BS Form 3811 Mar 1988 / + U.S.G.P.O. 1988-212-	865 DOMESTIC RETURN RECEIPT

UNITED STATES POSTAL SERVICE

OFFICIAL BUSINESS

SENDER INSTRUCTIONS Print your name, address and ZIP Code in the space below.

• Complete Items 1, 2, 3, and 4 on the

reverse. Attach to front of article if space permits, otherwise affix to back of



USE, \$300

article. Endorse article "Return Receipt Requested" adjacent to number.

RETURN

TO

Print Sender's name, address, and ZIP Code in the space below.

im Ford -Was STATE OF FLORIDA

DEPARTMENT OF ENVIRONMENTAL REGULATION 4520 OAK FAIR BLVD.

TAMPA, FL 33510-9544

CERTIFICATE OF SERVICE

> FILING AND ACKNOWLEDGEMENT FILED, on this date, pursuant to §120.52(10), Florida Statutes, with the designated Department Clerk, receipt of which is hereby acknowledged.

> > JUL - 2 1990

Date

State of Florida Department of Environmental Regulation Notice of Proposed Agency Action on Permit Application

The Department gives notice of its intent to issue a permit to Mr. Ben Albritton, Chairman, Hardee County Board of County Commissioners, who applied on April 26, 1990, to the Department of Environmental Regulation for a permit to construct a resource recovery facility (approximately 5 acres), referred to as the Hardee County Materials Recovery Facility, subject to the specific conditions attached, for materials recovery, storing and recycling, located near Airport Road and S.R. 64A, northeast of Wauchula, Hardee County, Florida.

Persons whose substantial interests are affected by the Department's proposed permitting decision may petition for an administrative proceeding (hearing) in accordance with Section 120.57, Florida Statutes. The petition must conform to the requirements of Chapters 17-103 and 28-5, Florida Administrative Code, and must be filed (received) in the Office of General Counsel of the Department at 2600 Blair Stone Road, Twin Towers Office Building, Tallahassee, Florida 32399-2400, within fourteen (14) days of publication of this notice. Failure to file a request for hearing within this time period shall constitute a waiver any right such person may have to request an administrative determination (hearing) under Section 120.57, Florida Statutes.

If a petition is filed, the administrative hearing process is designed to formulate agency action. Accordingly, the Department's final action may be different from the position taken by it in this preliminary statement. Therefore, persons who may not object to the proposed agency action may wish to intervene in the proceeding. petition for intervention must be filed pursuant to Model Rule 28-5.207 at least five (5) days before the final hearing and be filed with the hearing officer if one has been assigned at the Division of Administrative Hearings, Department of Administration, 2009 Apalachee Parkway, Tallahassee, Florida 32301. If no hearing officer has been assigned, the petition is to be filed with the Department's Office of General Counsel, 2600 Blair Stone Road, Tallahassee, Florida 32399-2400. Failure to petition to intervene within the allowed time frame constitutes a waiver of any right such person has to request a hearing under Section 120.57, Florida Statutes.

The application is available for public inspection during normal business hours, 8:00 a.m. to 5:00 p.m., Monday through Friday, except legal holidays, at 4520 Oak Fair Boulevard, Tampa, Florida 33610-7347.

RULES OF THE ADMINISTRATION COMMISSION, MODEL RUL OF PROCEDURE CHAPTER 28-5, DECISIONS DETERMINING SUBSTANTIAL INTERESTS PART II, FORMAL HEARINGS A) PREHEARING PROCEDURES

28-5.201 Initiation of Formal Proceedings.

- (1) Initiation of formal proceedings shall be made by petition to the Agency responsible for rendering final Agency action. The term petition as used herein includes any application or other document which expresses a request for formal proceedings. Each petition should be printed, typewritten or otherwise duplicated in legible form on white paper of standard legal size. Unless printed, the impression shall be on one side of the paper only and lines shall be double-spaced and indented.
 - (2) All petitions filed under these rules should contain:
- (a) The name and address of each Agency affected and each Agency's file or identification number, if known;
- (b) The name and address of the petitioner or petitioners, and an explanation of how his/her substantial interests will be affected by the Agency determination;
- (c) A statement of when and how petitioner received notice of the Agency decision of intent to render a decision;
- (d) A statement of all disputed issues of material fact. If there are none, the petition must so indicate;
- (e) A concise statement of the ultimate facts alleged, as well as the rules and statutes which entitle the petitioner to relief;
- (f) A demand for relief to which the petitioner deems himself entitled; and
 - (g) Other information which the petitioner contends is material.
- (3) Upon receipt of a petition for formal proceedings, the Agency shall either accept or deny the petition, and if accepted shall elect either to conduct the hearing itself through the Agency head, or member thereof, assign a person authorized by Subsection 120.57(1)(a) or other authority, or request that a Hearing Officer from the Division of Administrative Hearings be assigned to conduct the hearing.
- (a) A petition may be denied if the petitioner does not state adequately a material factual allegation, such as a substantial interest in the Agency determination, or if the petition is untimely.
- (b) The Agency shall promptly give written notice to all parties of the action taken on the petition, and shall state with particularity its reasons therefor.
- (4) If the Agency elects to request that a Hearing Officer of the Division of Administrative Hearings be assigned to conduct the hearing, the Agency shall forward the petition, and all materials filed with the Agency, to the Division of Administrative hearings, and shall notify all parties of its action.

Specific Authority: 120.53(1), 120.54(10), F.S.

Law Implemented: 120.57, F.S.

History: New 3-23-80

Section 17-103.155, Florida Administrative Code Rules of Administrative Procedure Final Agency Action (Non-Rulemaking) and Appeal

17-103.155 Petition for Administrative Hearing; Waiver of Right to Administrative Proceeding.

- (1)(a) Any person whose substantial interests may be affected by proposed or final agency action by the Department may file a petition for formal administrative hearing in accordance with this rule if the person disputes the material facts upon which the Department's action is based.
- (b) Any person whose substantial interests may be affected by proposed or final action by the Department may file a petition for informal administrative hearing in accordance with this rule if the person objects to the Department's action but does not dispute the material facts upon which the "tment's action is based.
 - A petition for formal or informal administrative hearing pursuant
- Lection 120.57, F.S., shall contain the following information:
- (a) The name, address, and telephone number of each petitioner. If the petitioner challenges a Department action or proposed action on a permit application, the applicant's name and address, the Department Permit File Number and the county in which the project is proposed shall also be included:
- A statement of how and when each petitioner received notices of the Department action or proposed action:
- A statement of how each petitioner's substantial interests are (c) affected by the Department's action or proposed action;
- (d) A statement of those material facts (i.e., those facts upon which the Department's action or proposal is based) is disputed by petitioner. If no facts are disputed, petitioner shall so state;
- A statement of facts which petitioner contends warrant reversal or modification of the Department's action or proposed action;
- A statement of which rules or statutes petitioner contends require (£) reversal or modification of the Department's action or proposed action;
- A statement of relief sought by petitioner, stating precisely the action petitioner wants the Department to take with respect to the Department's action or proposed action.
- (3)(a) A petition shall be in the form required by this rule and must be filed (received) in the Office of General Counsel of the Department within the following number of days after receipt or publication (whichever occurs first) of notice of proposed agency action or of notice of agency action:
- Petitions concerning Department action or proposed action on apr'ications for permits (except permits for hazardous waste facilities):
- Petitions concerning Department action or proposed action on applications for hazardous waste facility permits: 45 days;
- Petitions concerning notices of violation when no informal conference is held: 20 days after receipt of the notice of violation;
- Petitions concerning notices of violation when an informal 4. conference is held: 10 days after receipt of notice of completion of the informal conference:
- Petitions concerning other Department actions or proposed actions: 21 days. The petitioner shall also serve a copy of the petition on all other parties to the proceeding, as identified in the published notice, at the time of filing.
- Failure to timely file a petition within the applicable time period after receipt of notice of agency action or receipt of notice of proposed agency action, whichever notice first occurs, shall constitute a waiver if any right to request an administrative proceeding under Chapter 120, F.S.

- (4) If a petition is filed that does not substantially comply with the requirements of subsection (2) of this rule, the Department shall issue an order dismissing the petition with leave to file an amended petition complying with the requirements of this rule within 15 days of service of the order. If an amended petition complying with this rule is not filed (received) within 15 days of service of the order, the petitioner's right to a proceeding under Section 120.57, F.S., is waived.
- When there has been no publication of notice of agency action or notice of proposed agency action as prescribed in Rule 17-103.150, F.A.C., a person who has actual knowledge of the agency action or has knowledge which would lead a reasonable person to conclude that the Department has taken final agency action, has a duty to make further inquiry within 14 days of obtaining such knowledge by contacting the Department to ascertain whether action has occurred. The Department shall upon receipt of such an inquiry, if agency action has occurred, promptly provide the person with notice as prescribed by Rule 17-103.150, F.A.C. Failure of the person to make inquiry with the Department within 14 days after obtaining such knowledge may stop the person from obtaining an administrative proceeding on the agency action.
- (6)(a) "Receipt of notice of agency action" means receipt of written notice of final agency action, as prescribed by Department rule, or the publication, pursuant to Department rule, of notice of final agency action, whichever first occurs.
- "Receipt of notice of proposed agency action" means receipt of written notice (such as a letter of intent) that the Department proposes to take certain action, or the publication pursuant to Department rule of notice of proposed agency action, whichever first occurs.
- Notwithstanding any other provision in this Chapter, should a (7) substantially affected person who fails to timely request a hearing under Section 120.57, F.S., administratively appeal the final Department action or order, the record on appeal shall be limited to:
- the application and accompanying documentation submitted by the (a) applicant prior to the issuance of the agency's intent to issue or deny the requested permit;
- the materials and information relied upon by the agency in (b) determining the final agency action or order;
 - (c) any notices issued or published; and
- (a) the final agency action or order entered concerning the permit application.
- In such cases where persons do not timely exercise their rights (8) accorded by Section 120.57(1), Florida Statutes, the allegations of fact contained in or incorporated by the final agency action shall be deemed uncontested and true, and appellants may not dispute the truth of such allegations upon subsequent appeal.
- Any applicant may challenge the Department's request for additional (9) information by filing with the Office of General Counsel an appropriate petition for administrative proceeding pursuant to Section 120.60, F.S., following receipt by the applicant of the Department's notification pursuant to Section 403.0876, F.S., that additional information is required. Specific Authority: 120.53, 403.0876, 403.815, F.S. Law Implemented: 120.53, F.S.
- History: New 9-20-79; Amended 4-28-81; Transferred from 17-1.62 and Amended 6-1-84; Amended 10-19-88.



Florida Department of Environmental Regulation

Southwest District • 4520 Oak Fair Boulevard • Tampa, Florida 33610-7347 • 813-623-5561

Bob Martinez, Governor

Dale Twachtmann, Secretary

John Shearer, Assistant Secretary

Dr. Richard Garrity, Deputy Assistant Secretary

PERMITTEE
Hardee County Board of
County Commissioners
c/o Mr. Ben Albritton
Room A-204, Courthouse Annex
412 West Orange Street
Wauchula, Florida 33873-2867

PERMIT/CERTIFICATION
GMS ID No: 4025C30001
Permit No: SC25-179573

Date of Issue:

Expiration Date: 6/1/92

County: Hardee

Lat/Long: 27°34'00" 81°46'50"

Sec/Town/Rge: 35/33S/25E Project: Hardee County

Materials Recovery

Facility

DRAF

This permit is issued under the provisions of Chapter 403, Florida Statutes, and Florida Administrative Code Rule(s) 17-25 and 17-701. The above named permittee is hereby authorized to perform the work or operate the facility shown on the application and approved drawing(s), plans, and other documents, attached hereto or on file with department and made a part hereof and specifically described as follows:

To construct a resource recovery facility (approximately 5 acres), referred to as the Hardee County Materials Recovery Facility, subject to the specific conditions attached, for materials recovery, storing and recycling, located near Airport Road and S.R. 64A, northeast of Wauchula, Hardee County, Florida.

Replaces Permit No.: N/A, New

DER Form 17-7.201(5)

Page 1 of 3.



PERMITTEE: Mr. Ben Albritton PERMIT NO: SC25-179573 Hardee County Materials Recovery Facility

SPECIFIC CONDITIONS:

- 1. This site shall be classified as a resource recovery facility for materials recovery, sorting and recycling, and shall be constructed and operated in accordance with all applicable requirements of Chapters 17-25 and 17-701, Florida Administrative Code. This permit is valid for construction and operation in accordance with the reports and plans by Briley, Wild & Associates submitted on April 26, 1990, and additional information submitted by Briley, Wild & Associates on June 20, 1990, and in accordance with all applicable requirements of Department rules. Any construction not previously approved as part of this permit shall require a separate Department permit unless the Department determines a permit modification to be more appropriate.
- 2. After all significant initial construction of the site or facility components have been completed, the engineer or the authorized public officer shall complete an Application to Operate Only Resource Recovery and Management Facility-Certification of Construction Completion, Department Form 17-7.130(2) and contact the Department to arrange for Department representatives to inspect the facility in the company of the permittee, the engineer, and the proposed on-site facility operator. The inspection is to ensure that the site or facility components have been developed in accordance with the approved permit. "Record Drawings" shall be submitted to the Department.
- 3. The site shall have a surface water management system operated and maintained to prevent surface water flow onto waste filled areas, and a stormwater runoff control system operated and maintained to collect and control stormwater to meet requirements of Florida Administrative Code Rule 17-25 and requirements of the respective water management district.
- 4. In the event of damage to any portion of the site facilities or failure of any portion of the systems, the permittee shall immediately notify the Department of Environmental Regulation explaining such occurrence and remedial measures to be taken and time needed for repairs. Written detailed notification shall be made within one week following the occurrence.
- 5. Prior to 90 days before the expiration of the Department Permit, the permittee shall apply for a renewal of a permit on forms and in a manner prescribed by the Department, in order to assure conformance with all applicable Department rules.

PERMITTEE: Mr. Ben Albritton PERMIT NO: SC25-179573
Hardee County Materials Recovery Facility

SPECIFIC CONDITIONS:

- 6. The permittee shall submit to the Department a fire safety survey annually which includes a statement from the local fire protection authorities that the site meets the requirements of the local fire protection authorities. This survey report shall be submitted by January 1st of each year.
- 7. A trained supervisor or foreman shall be responsible for maintaining the facility in an orderly, safe, and sanitary manner. Sufficient personnel shall be employed as noted in the operation plan to adequately operate the facility.
- 8. The permittee shall remove from the site 75% of all recyclable goods each year, either for recycling or disposal.
- 9. The permittee shall dispose of all nonrecyclable goods in a landfill authorized by the Department.
- 10. The permittee shall be aware of and operate under the attached "General Conditions". General Conditions are binding upon the permittee and enforceable pursuant to Chapter 403, Florida Statutes.

Issued this _____, 1990

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL REGULATION
Richard D. Garrity, Ph.D. Deputy Assistant Secretary Southwest District

ATTACHMENT - GENERAL CONDITIONS:

- 1. The terms, conditions, requirements, limitations and restrictions set forth in this permit, are "permit conditions" and are binding and enforceable pursuant to Sections 403.141, 403.161, 403.727, or 403.859 through 403.861, Florida Statutes. The permittee is placed on notice that the Department will review this permit periodically and may initiate enforcement action for any violation of these conditions.
- 2. This permit is valid only for the specific processes and operations applied for and indicated in the approved drawings or exhibits. Any unauthorized deviation from the approved drawings, exhibits, specifications, or conditions of this permit may constitute grounds for revocation and enforcement action by the Department.
- 3. As provided in subsections 403.087(6) and 403.722(5), F.S., the issuance of this permit does not convey any vested rights or any exclusive privileges. Neither does it authorize any injury to public or private property or any invasion of personal rights, nor any infringement of federal, State, or local laws or regulations. This permit is not a waiver of or approval of any other Department permit that may be required for other aspects of the total project which are not addressed in this permit.
- 4. This permit conveys no title to land or water, does not constitute State recognition or acknowledgement of title, and does not constitute authority for the use of submerged lands unless herein provided and the necessary title or leasehold interests have been obtained from the State. Only the Trustees of the Internal Improvement Trust Fund may express State opinion as to title.
- 5. This permit does not relieve the permittee from liability for harm or injury to human health or welfare, animal, or plant life, or property caused by the construction or operation of this permitted source, or from penalties therefore; nor does it allow the permittee to cause pollution in contravention of Florida Statutes and Department rules, unless specifically authorized by an order from the Department.
- 6. The permittee shall properly operate and maintain the facility and systems of treatment and control (and related appurtenances) that are installed and used by the permittee to achieve compliance with the conditions of this permit, are required by Department rules. This provision includes the operation of backup or auxiliary facilities or similar systems when necessary to achieve compliance with the conditions of the permit and when required by Department rules.
- 7. The permittee, by accepting this permit, specifically agrees to allow authorized Department personnel, upon presentation of credentials or other documents as may be required by law and at reasonable times, access to the premises where the permitted activity is located or conducted to:
 - (a) Have access to and copy any records that must be kept under conditions of the permit;
 - (b) Inspect the facility, equipment, practices, or operations regulated or required under this permit; and

(c) Sample or monitor any substances or parameters at any location reasonably necessary to assure compliance with this permit or Department rules.

Reasonable time may depend on the nature of the concern being investigated.

- 8. If, for any reason, the permittee does not comply with or will be unable to comply with any condition or limitation specified in this permit, the permittee shall immediately provide the Department with the following information:
 - (a) A description of and cause of noncompliance; and
 - (b) The period of noncompliance, including dates and times; or, if not corrected, the anticipated time the noncompliance is expected to continue, and steps being taken to reduce, eliminate, and prevent recurrence of the noncompliance.

The permittee shall be responsible for any and all damages which may result and may be subject to enforcement action by the Department for penalties or for revocation of this permit.

- 9. In accepting this permit, the permittee understands and agrees that all records, notes, monitoring data and other information relating to the construction or operation of this permitted source which are submitted to the Department may be used by the Department as evidence in any enforcement case involving the permitted source arising under the Florida Statutes or Department rules, except where such use is prescribed by Sections 403.111 and 403.73, F.S. Such evidence shall only be used to the extent it is consistent with the Florida Rules of Civil Procedure and appropriate evidentiary rules.
- 10. The permittee agrees to comply with changes in Department rules and Florida Statutes after a reasonable time for compliance; provided, however, the permittee does not waive any other rights granted by Florida Statutes or Department rules.
- 11. This permit is transferable only upon Department approval in accordance with Rule 17-4.120 and 17-730.300, Florida Administrative Code, as applicable. The permittee shall be liable for any non-compliance of the permitted activity until the transfer is approved by the Department.
- 12. This permit or a copy thereof shall be kept at the work site of the permitted activity.
- 13. This permit also constitutes:
 - () Determination of Best Available Control Technology (BACT)
 - () Determination of Prevention of Significant Deterioration (PSD)
 - () Certification of compliance with State Water Quality Standards (Section 401, PL 92-500)
 - () Compliance with New Source Performance Standards

- 14. The permittee shall comply with the following:
 - (a) Upon request, the permittee shall furnish all records and plans required under Department rules. During enforcement actions, the retention period for all records will be extended automatically unless otherwise stipulated by the Department.
 - (b) The permittee shall hold at the facility or other location designated by this permit records of all monitoring information (including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation) required by the permit, copies of all reports required by this permit, and records of all data used to complete the application for this permit. These materials shall be retained at least three years from the date of the sample, measurement, report, or application unless otherwise specified by Department rule.
 - (c) Records of monitoring information shall include:
 - 1. the date, exact place, and time of sampling or measurements;
 - 2. the person responsible for performing the sampling or measurements;
 - 3. the dates analyses were performed;
 - 4. the person responsible for performing the analyses;
 - 5. the analytical techniques or methods used;
 - 6. the results of such analyses.
- 15. When requested by the Department, the permittee shall within a reasonable time furnish any information required by law which is needed to determine compliance with the permit. If the permittee becomes aware the relevant facts were not submitted or were incorrect in the permit application or in any report to the Department, such facts or information shall be corrected promptly.
- 16. The following conditions also shall apply to a hazardous waste facility permit.
 - (a) The following reports shall be submitted to the Department:
 - 1. Manifest discrepancy report. If a significant discrepancy in a manifest is discovered, the permittee shall attempt to rectify the discrepancy. If not resolved within 15 days after the waste is received, the permittee shall immediately submit a letter report, including a copy of the manifest, to the Department.
 - Unmanifested waste report. The permittee shall submit an unmanifested waste report to the Department within 15 days of receipt of unmanifested waste.
 - 3. Annual report. An annual report covering facility activities during the previous calendar year shall be submitted pursuant to Chapter 17-730, F.A.C.

- (b) Notification of any noncompliance which may endanger health or the environment, including the release of any hazardous waste that may endanger public drinking water supplies or the occurrence of a fire or explosion from the facility which could threaten the environment or human health outside the facility, shall be reported verbally to the Department within 24 hours, and a written report shall be provided within 5 days. The verbal report shall include the name, address, I.D. number, and telephone number of the facility, its owner or operator, the name and quantity of materials involved, the extent of any injuries, an assessment of actual or potential hazards, and the estimated quantity and disposition of recovered material. The written submission shall contain:
 - 1. A description and cause of the noncompliance.
 - 2. If not corrected, the expected time of correction, and the steps being taken to reduce, eliminate, and prevent recurrence of the noncompliance.
- (c) Reports of compliance or noncompliance with, or any progress reports on, requirements in any compliance schedule shall be submitted no later than 14 days after each schedule date.
- (d) All reports or information required by the Department by a hazardous waste permittee shall be signed by a person authorized to sign a permit application.



HA 1275-P

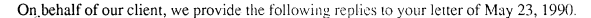
June 18, 1990

Mr. Ernest G. Weeks Solid Waste Section FDER Tampa 4520 Oak Fair Boulevard Tampa, Florida 33610-7347

Re: Hardee County Solid Waste Recycle Center

SC25-179573

Dear Mr. Weeks:



- ∠1. Proof of publication of required notice is enclosed.
- We have added extra floor drains to the construction drawings as suggested (sh. 5 of 12).
- ✓3. We have shown details of floor drain screens (sh. 9 of 12).
- 4. The pipe referred in your Item No. 4 is 8" diameter and the slope is set at 0.4%. This slope is adequate and will provide self cleansing velocities as is desirable. We don't think a change is necessary.

WASTE MANAGEMENT

- 5. We have added a drain in the conveyor pit as suggested (sh. 5 of 12).
- ✓ 6. We have corrected Item 19, page 7 of 10, of the Solid Waste Data Sheet to indicate water table at 80.0 NGVD. Corrected sheet is submitted in six copies.
- 7. A permit from SWFWMD is being requested. We have included stormwater calculations (six sealed copies) with this reply.
- ✓8. We have revised the 4" drain pipe from the loading dock area. Slope is changed to 1.00% (sh. 3 of 12).

Briley, Wild and Associates, Inc. Consulting Engineers and Planners

1040 North U.S. Highway One P.O. Box 607 Ormond Beach, FL 32175 904/672-5660 • FAX 904/673-8264

Offices in Bradenton, Clearwater, Daytona Beach, Orlando & Ormond Beach, FL Mr. Ernest G. Weeks Solid Waste Section June 18, 1990 Page Two

- ✓9. The swale is typical on both sides. This has been noted on the plans (sh. 3 of 12). The purpose of the swales is to intercept runoff from parking area and to provide retention volume. Calculations for stormwater treatment are included with this letter.
- ✓10. We have provided a detail for the 4" well on the plans (sh. 2 of 12).
- ✓11. Mr. Prestridge, Hardee County Solid Waste Superintendent, will provide confirmation regarding facility cleanup. His letter is attached.
- The baler will be cleaned of any waste residue, as necessary, prior to baling of recyclables. Cleaning may be done by wash down or by running a load of waste paper through the baler.
- ✓13. Sorted recyclable materials may be stored as long as 90 days. Storage trailers will be available for exterior storage. Interior storage areas have been shown on the plans (sh. 5 of 12).
- 14. The County plans to use Gaylord boxes and special containers for temporary storage of recyclable materials.

15. As to handling and storage of pre-sorted items on the tipping floor:

1

- a. Cardboard will be isolated on the tipping floor until sufficient quantity for baling is accumulated.
- b. Large items of furniture will be isolated and shredded as sufficient quantities are accumulated.
- c. Tires will be temporarily stored on the tipping floor periphery or in other areas as desirable. Passenger car or smaller tires will be shredded as required. Larger tires will be disposed of by removal by a private contractor or by removal to other permitted sites.

16. Solid waste quantity indicated in Item No. 23 was not tons/week. It was tons per day. Corrected figures are shown on revised Solid Waste Volume Reduction and Resource Recovery Facility Data Form attached (six copies).

Six blue prints of the revised drawings is forwarded herewith for your use and records. We hope that the information submitted answers all of your concerns. If there is need for further clarification, please advise.

Very truly yours,

John W. Cumming, P.E.

Project Manager

Mr. Benny Albritton, County Commission Chairman

Mr. George McMahan, County Administrator

Mr. J. R. Prestridge, Solid Waste Superintendent

Mr. John Dillard, P.E., Briley Wild

FREIVED

The Herald Advocate

JUN 12 1990

Published Weekly at Wauchula Florida	
STATE OF FLORIDA.	C.C.
1	
Before the undersigned authority personally appeared who on oath says he is the	
of the Heinid-Advocate, a news	
paper published at Wauchula, in Hardee County, Florida, that the attached copy of	
advertisement, being a Notice of application	N
in the matter of Gla Dept. of Environmental Regulation	
V	The
the issued of (VIII) 7/990	ermi arde
Affiant further says that the said Herald-Advocate is a newspaper published at Wauchula, in said Hardee County, Florida, and that the said newspaper has heretofore been continuously, published in said Hardee County, Florida, each week and has been entered as second-class mail matter at the post office in Wauchula, in said Hardee County, Florida for a period of one year next preceding the publication of the attached copy of advertisement, and affiant further says that he has neither paid nor promised any period. Him or, corporation any discount, rebate, commission or refund for the purposa of securing this advertisement for publication in the said newspaper. Sworm to and Subscribed before me this	ruct ye acecyc ent andfia, H This spector, eparfice 347.
My Commission Expires William State Dec 11, 1992	

STATE OF FLORIDA DEPARTMENT OF **ENVIRONMENTAL REGULATION**

NOTICE OF APPLICATION

The Department announces receipt of an application for permit from Mr. Benny Albritton, Commission Chairman, Hardee County Board of County Commissioners, to construct a solid waste resource recovery facility (approximately five acres), referred to as the Hardee County Solid Waste Recycle Center, subject to all the requirements of Department rules, located at the Hardee County Class 1 Sanitary Landfill off of Airport Road, north of S.R. 636, near Wauchula, Hardee County, Florida.

This application is being processed and available for public inspection during normal business hours, 8:00 a.m. to 5:00 p.m., Monday through Friday, except legal holidays, at the Department of Environmental Regulation, Southwest District Office, 4520 Oak Fair Boulevard, Tampa, Florida 33610-7347.

6:7¢

SOLID WASTE DISPOSAL FACILITY DATA FORM

				Date Form Co	ompleted:			
ermit	No.:	Issue	Date:	Expires:				
DER	ACTION: Add	Delete	Change	Deactivat	e Site			
1.	DER IDENTIFICATION NUMBER		2. SITE NAME Hardee Cou	nty Recycle Cent	er			
3.	COUNTY Hardee		4. FACILITY ADD Airport Ro	ORESS (Road, cross rad off SR 636	oad, street)			
4a.	Facility Phone Number:813-7	73-5089	4b. Facility Sit	e Supervisor J.R	. Prestridge			
5a.	27 • 33 · 80 · 81 •		5b. 33S Township	25E Range	35 Section			
6.	Operating Authority Name Hardee County		8. 0	perating Authority A 412 W. Orange Wauchula, Flor	ddress Street ida 33873-2831			
7.	Phone Number 813-773-695	2						
	. Owner of Site Property (if different from operator) Same Vauchula, Florida 33873-2831							
12.	Phone Number of Owner Same Facility Type - Sludge Landspreading: Type Class I, Sanitary Landfill Grade I X Other Facility Class II, Sanitary Landfill Grade II Class III, Trash/Yard Trash Grade III Class III Yard trash comp. Septage							
	Month Year Begun	14. Dispose		15. Population Ser 23,000	ved			
	Expected Useful Lifetime 20 Years	17. Weighin	ng Scales No	18. Security to Pr X Yes	event Unauthorized Used No			
19.	Depth of Water Table 80.0 Ft. (NGVD)	20. Quenti 75 tons	ty of Waste/Day s or Yd ³		nually per single 'ton family home			
22.	Surrounding Land Use Zoning Residential None	_X Agric	ultural Com	mercial Indust	rial Other			
23.	Types of Waste Received X Residential X Commercial Incinerator Residue Pathological/Infectious	Agricul Septic Industr Water/A	Tank ial ir Treat Sludge	Yard Trash/Trash Sewage Sludge Industrial Sludg Hospital	ge			
24.	Number of Monitoring Wells	N/A	25	. Number of Surface	e Monitoring Points N/A			
26.	•••	/A 27.	Salvaging Permi	itted 28.	Attendant X Yes No			

Sevised 6-5- 40

29.	Leachate Control Method - Liner	Type:Natural	Emplaced Clay	_ Synthetic None Other
Coll	ection Mehtod: Well Point	Perimeter Ditch _	_ None Under Si	te DrainsOther
Trea	tment Method: Oxidation Re	circulated Che	mical Advanced	None Other
30.	Leachate DischargeYesNo	N/A	Class of	Receiving Water N/A
31.	Site Located inFloodplain	Wetlands	X Other:	
32.	Surface Runoff Collected X YesNo	Type of Run Retention		Class of Receiving Waters
33.	Property Recoreded as a Solid	waste Disposal Situ	e in County Land R	lecords Yes No
34.	Days of Operation 5	Days of Cover	N/A	Hours of Operation 8
35.	Name, Title and Phone Number of John W. Cumming, County E			

NOTE: All blanks must be filled or marked as not applicable.

DER FORM 17-7.130(1) Effective 12/10/85

Page 8 of 10



SOLID WASTE VOLUME REDUCTION AND RESOURCE RECOVERY FACILITY DATA FORM

Permit No.: Is	sue Date:	E	xpires:
Facility No. (DER Identification):			(4
DER ACTION: Add Delete	☐ Change ☐ D	eactivate Site 🔲 C	Other
DER ACTION: BAdd Belete			
1. County	2. Site Name	Good Conto	
Hardee	Recycle/	Separation Cente	:1
3. Date Form Completed	Airport	Road off SR 636	
4a. Facility Phone No. (2,271) 813-773-5089		pervisor restridge	
5a. 0 , " 0 ,	150.	2	25E 35
27 33 80 81 46 50 Latitude Longitude	Township	R	lange Section
6. Operating Authority Name Hardee County		8. Operating Authori 412 W. Oras	nge Street
7. Phone Number 813-773-6952		Wauchula, I	
Owner of Site Property (if different from Same	Operator)	11. Address of Owner 412 W. Orai	
10. Phone Number of Owner Same		Wauchula,	
☐ Sludge Concentration ☐ Baler☐ Transfer Station ☐ Wate	ass Gas Production (compactor) rwall Incinerator 14. Disposal Area	☐ Composting Plan ☐ Shredder (pulver	
Projected 1/1/90	N/A	Acres	18. Waste Processed Per Operational Day
16. Expected Useful Lifetime 20 Years	17. Weighing Scales ☐ Yes ☐ No	<u> </u>	7.5% To tons to be to
i to, one gor	20. Days Operated S M T W	O PS	21. Hours/Day Operated
\$50 Annual per Residence		ons/day	000187
23. Material Recovered, Tons/Week -9C Paper 9 Ferrous Metals 4.5 Aluminum	4.5 Glass 4.5 Non-Ferro 22.5 Plastics	ous Metals	Other: N/A
24. Energy Recovery, in units shown High Pressure Steam-lb/hr Low Pressure Steam-lb/hr Electricity-kw/hr	Chilled World Oil-gal/hr	nr 'Oth	
25. Process Water RecycledN/A Tyes	☐ No Treatme	nt Method Used N/Z	
Discharged to: Surface Waters Underground		N,	s Receiving Water /A
26. Final Residue is % of waste in	take Residue	is disposed of at (Site N	Name) N/A
27. Supplementary Fuel Used N/A			
Type N/A		Quantity Used/Hour	
28. Estimated Operating Costs Material — E	nergy Revenue \$	Total Cost/Tor	31. Estimated Amount of Tax Exemption
29. Number of Staff	30. State Pollution (Financing Amou	unt \$ 0.00	that will be Requested S N/F.
32. Name and Title of Person Completing F John W. Cumming, P.E., Cou	orm nty Engineer		1000

Note: All blanks must be filled or marked as not applicable.

Reviged 6-18-40

DERTIFICATION BY APPLICANT AND ENGINEER OR PUBLIC OFFICER

A. Applicant	
	zed representative of Hardee County
is aware that statements made in this fo	rm and attached information are an application for a
rermit from the Florida Department of En	vironmental Regulation and certifies that the
elo pattel. Lariner. The andersioned ad	rees to comply with the amoulainer of object the
transfer of the permitted facility.	artment will be notified prior to the sale or legal
cramerer of the permitted facility.	(1) (1)
	V/// ////
· · · · · · · · · · · · · · · · · · ·	Signature of Applicant or Agent
	Benny W. Albritton, Commission Chairman
	Name and little
	Date:
	· · · U
and the second s	Attach letter of authorization if agent is not a
	governmental official, owner, or corporate officer.
	•
actify have been designed/examined by mappicable to such facilities. In my promisintained and operated, will comply with	
// Signature //	Post Office Box 607
John W. Cumming, County Engineer	Post Office Box 607
	Post Office Box 607 Mailing Address Ormond Beach, Florida 32175
Name and title (please type)	Mailing Address
Name and title (please type) 9522	Ormond Beach, Florida 32175 City, State, Zip Code 904-672-5660
Name and title (please type) 9522 Florida Registration Number	Ormond Beach, Florida 32175 City, State, Zip Code 904-672-5660 Telephone Number
Name and title (please type) 9522	Ormond Beach, Florida 32175 City, State, Zip Code 904-672-5660
Name and title (please type) 9522 Florida Registration Number	Ormond Beach, Florida 32175 City, State, Zip Code 904-672-5660 Telephone Number
Name and title (please type) 9522 Florida Registration Number	Ormond Beach, Florida 32175 City, State, Zip Code 904-672-5660 Telephone Number
Name and title (please type) 9522 Florida Registration Number	Ormond Beach, Florida 32175 City, State, Zip Code 904-672-5660 Telephone Number
Name and title (please type) 9522 Florida Registration Number	Ormond Beach, Florida 32175 City, State, Zip Code 904-672-5660 Date: 4-20-20
Name and title (please type) 9522 Florida Registration Number	Ormond Beach, Florida 32175 City, State, Zip Code 904-672-5660 Date: 4-20-20
Name and title (please type) 9522 Florida Registration Number	Ormond Beach, Florida 32175 City, State, Zip Code 904-672-5660 Date: 4-20-90 1990
Name and title (please type) 9522 Florida Registration Number	Ormond Beach, Florida 32175 City, State, Zip Code 904-672-5660 Date: 4-20-90 1990
Name and title (please type) 9522 Florida Registration Number (please affix seal)	Ormond Beach, Florida 32175 City, State, Zip Code 904-672-5660 Date: 4-Zo-20 1990
Name and title (please type) 9522 Florida Registration Number (please affix seal)	Ormond Beach, Florida 32175 City, State, Zip Code 904-672-5660 Date: 4-Zo-20 1990
Name and title (please type) 9522 Florida Registration Number (please affix seal)	Ormond Beach, Florida 32175 City, State, Zip Code 904-672-5660 Date: 4-20-20
Name and title (please type) 9522 Florida Registration Number (please affix seal) Construction Cost Estimate:	Ormond Beach, Florida 32175 City, State, Zip Code 904-672-5660 Date: 4-20-20 Date: 4-20-20 WASIE WILLIAM AGEMENT
Name and title (please type) 9522 Florida Registration Number (please affix seal)	Ormond Beach, Florida 32175 City, State, Zip Code 904-672-5660 Date: 4-Zo-20 1990

HARDEE COUNTY

SOLID WASTE RECYCLE CENTER

Site Data:

Building	0.26 Acres
Limerock Paved Area	1.53 Acres
Retention Area	0.39 Acres
Green Space	2.83 Acres
<u>-</u>	*
Total:	5.01 Acres



Water Quality Design Required:

5.01 Acres x 0.5 inches x 1/12 x 43,560 = 9,096.3 c.f.

Pond Volume:

Elevation	Area		<u>Volume</u>
80 81 82	9,500 14,00 12,000		10,750 c.f. 13,000 c.f.
	Т	Γotal:	23,750 c.f.

Swale Volume:

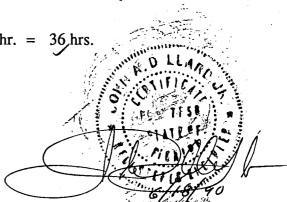
530 L.F. of Swale w/15.0 c.f. per L.F. Volume 7,950 c.f.

Total Site Storage:

41,700 c.f.

Recovery Period:

Pona:	Percolation Rate Recovery	=	24 inches 0.8 inches/hr. 24 in./0.8 in./hr. =	30 hrs.
Swale:	Maximum Depth Percolation Rate Recovery	= = =	18 inches 0.5 inches/hr. 18 in./0.5 in./hr. =	36 hrs.



SURFACE TUNOFF WORK SHEET FOR SHALL TRAINAGE AREAS

(REFERENCE: SCS TR-55

Landowner HARDEE COUNTY	LOCATION HANDEE CO RECYCLE CENT
	Drainage Area 5.01 AC
Engineer J. L. JILLARD	
Date (-7-10 Zoning AGE.	·

process AA Curings ()		·	HVI)60. 00	51C	S01i.	erc	JUP		PRODUCT
PRESENT (X) FUTURE ()	 CONDITION			В		()		מ		ACRES *
LAND USE DESCRIPTION	CCAADITION	ACRE	CN	ACRE	CN	ACRE	CN	ACRE	Civ	CN
End Con Deconaria	Foor		68		79		85		69	
Open Spaces	Fair		49		69		79		84	
	Good		39.		61		74		80	
Pasture or	Poor		68		79		<u>88</u>		87	
Range Land	Good		40		<u> </u>		74		<u>80</u>	
Woods or	Poor		52		<u> 66</u>		77		83	
Forest	Fair		45		60	{	<u>73</u>	ļ	79	
Lands	Good	i	40		55	J J	<u> 20</u>	ļ	77	
Cultivated Land	Poor		72		81	<u> </u>	88	ļ	71	
or Groves	Good		62	 	71		78		81	
Impervious Land .	NA	<u> </u>	95		95	<u> </u>	<u>95</u>	ļ	95	
Shell Parking	AM	<u> </u>	80		90		<u>92</u>	<u> </u>	94	
Dirt Roads	NA		72		82	<u> </u>	87		89	
Swampland	NA					<u> </u>		<u> </u>	90	
RANGE LAND	FAIR		49	5.01	69	<u> </u>	79	<u> </u>	84	345.69
See Table 2-2 (TR-55)	Avg. %	İ		İ				į		
Residential Subdivision	Impervious		<u> </u>		<u> </u>	<u> </u>		<u> </u>		
1/8 Acre	<i>6</i> 5	Ì	77	<u> </u>	85	<u></u>	90	<u> </u>	92	
1/4 Acre	38		61		75	-4.	<u>83</u>	<u> </u>	<u> 87 </u>	
1/3 Acre	30.		57		72		81	<u> </u>	86	
1/2 Acre	25	i	54		70		<u>ទ</u>		185	
1 Acre	20	T	51		68		7:3		24	

,	
% Slope	Factor (SF)
02	0.5 Flat
26	0.7 Flat
.78	0.9 Flat
1.0	1.0 Flat
2.0	i.1 Flat
3.5	1.0 Moderate
6-7	1.1 Moderate
8-12	0.9 Steep
13-20	1.0 Steep
21-25	1.1 Steep
26-35	1.2 Steep

Drainage Area (DA) <u>5.01</u> Acres (Ac) Total

Weighted Curve Number (CN) = $\frac{Total}{DA (Ac)}$

= <u>345.69</u> = CN = 69 5.01

Design Frequency	Rainfall,In	Runoff,Ir
25 Year Storm	8.80	5.04
100 Year Storm	_	
		1

Average Slope of Drainage Area Feak Rate of Discharge, 25 Year Feak Discharge, 25 Year (Q)	= 3.5 = 3.5	ofs/In of Runoti cfs/in * 5.04 In * $1.0 = 17.63$ cf Runoti (SF)
•	= <u>5.04</u> -Runcif	111 + 5.0/ Ac + 1/12 = 2.16 Ac +
·	I Fatel	cis/in t In Y = = = = = = = = = = = = = = = = = =
Feak Volume, 200 Year (V)		100 x

Je 2/12/90 }

SURFACE THOOFF WORK SHEET FOR SMALL PRAINAGE AREAS (REFERENCE: SCS TR-55

Engineer J. DILLARD
Date 6-7-90 Zoning AGR.

L 689 C E CN 86 79	ACRE	CN 89	PRODUCT ACRES * CN
E CN 88	ACRE		
8 <u>a</u> 79			CN
79		89	
	İ		
174	-4	84	195.27
		ទ <i>ុ</i>	
		·	
			
			145.35
		·	
198	ļ		25.48
	·	90	
100	ــــــــــــــــــــــــــــــــــــــ	100	39.00
İ			
	<u>. </u> -		
	· -		
			
<u> 79</u>	1	84	
	886 744 777 733 730 888 789	86	86

0.5 Flat 0.7 Flat
0.7 Flat
0.9 Flat
1.0 Flat
l.i Flat
1.0 Moderate
1.1 Moderate
0.9 Steep
1.0 Steep
1.1 Steep
1.2 Steep

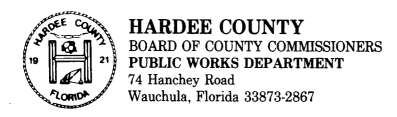
Drainage Area (DA) <u>5.01</u> Acres (Ac) Total

Weighted Curve Number (CN) = $\frac{Total}{DA (Ac)}$

= 405.11 = CN = 80.86 5.01

Design Frequency	Rainfall, In	Runoff, I
25 Year Storm	8.80	6.48
100 Year Storm	_	
	•	1

Deal Date of Discharge "VS Verse s	4.0		c.13
Peak Volume, 25 Year (V) =	6.48	10 * 5.01 AC * 1/12 = 2.71	Ac if
Feak Rate of Discharge, 100 Year: Feak Discharge, 100 Year (Q) ==	<u>:</u>	cis/in of Runoif	af:
Freek Molume, 100 Year (M) =	Sumoii		e3C f



Buildings & Grounds Parks & Recreation Purchasing Road & Bridge Solid Waste

June 14, 1990

Earnest G. Weeks
Department of Environmental Regulation
4520 Oak Fair Blvd.
Tampa, Florida 33610-7347

Ref: Hardee County Solid Waste Recycling Center SC 25-179753

Dear Mr. Weeks:

This letter is to confirm all solid waste stored in the volume recycling plant shall be maintained and cleaned at the end of each day of operation as necessary. Also, during continious operation as necessary to prevent flies, rodents and other vector problems pursuant to Rule 17-701.090 (8), FAC.

O. R. Prestridge

Solid Waste Superintendent

JRP/jl

AFFIDAVIT OF PUBLICATION The Herald-Advocate

Published Weekly at Wauchula, Florida

STATE OF FLORIDA,
Before the undersigned authority personally appeared to the Herold Advocated I to the service of the Herold Advocated I to the service of the Herold Advocated I to the service of the Herold Advocated I to the service of the Herold Advocated I to the service of the Herold Advocated I to the service of the Herold Advocated I to the service of the Herold Advocated I to the service of the Herold Advocated I to the service of the Herold Advocated I to the service of the s
who on oath says he is the of the Herald Advo & January
paper published at Wauchula in Hardee County Florida: that the attached conv. of
advertisement, being a Notice of application in the matter of Constructing a Solidinaste, resource recovered facility
in the matter of Constructing a Solidinaste resource recover
Jackily .
in the Court, was published in said newspaper in
the issues of 6.7, 1990
Affiant further says that the said Herald-Advocate is a newspaper published at Wauchula, in said Hardee County, Florida, and that the said newspaper has hereto- fore been continuously published in said Hardee County, Florida, each week and has been entered as second class mail matter at the post office in Wauchula, in said Har- dee County, Florida, for a period of one year next preceding the publication of the attached copy of advertisement, and affiant further says that he has neither paid nor promised any person, firm or corporation any discount, rebate, commission or refund for the purpose of securing this advertisement for publication in the said newspaper. Sworn to and subscribed before me this
A. D. 1990 Peta Lessee
Notary Public, State of Profile Public
My Commission France Day 11 1009
My Commission Expires Bonded Thro Troy Fain - Insurance his.

STATE OF FLORIDA 1990 DEPARTMENT OF ENVIRONMENTAL REGULATION PICT TWO TICE OF APPLICATION

D = P

The Department announces receipt of an application for permit from Mr. Benny Albritton, Commission Chairman, Hardee County Board of County Commissioners, to construct a solid waste resource recovery facility (approximately five acres), referred to as the Hardee County Solid Waste Recycle Center, subject to all the requirements of Department rules, located at the Hardee County Class 1 Sanitary Landfill off of Airport Road, north of S.R. 636, near Wauchula, Hardee County, Florida.

This application is being processed and available for public inspection during normal business hours, 8:00 a.m. to 5:00 p.m., Monday through Friday, except legal holidays, at the Department of Environmental Regulation, Southwest District Office, 4520 Oak Fair Boulevard, Tampa, Florida 33610-7347.

6:7



Florida Department of Environmental Regulation

Southwest District ● 4520 Oak Fair Boulevard ● Tampa, Florida 33610-7347 ● 813-623-5561

Bob Martinez, Governor

Dale Twachtmann, Secretary

John Shearer, Assistant Secretary
Dr. Richard Garrity, Deputy Assistant Secretary

May 23, 1990

Mr. Benny Albritton, Commission Chairman Hardee County 412 W. Orange Street Wauchula, Florida 33873-2831

Re: Hardee County Solid Waste Recycle Center

Hardee County, SC25-179573

Dear Mr. Albritton:

This is to acknowledge receipt of your permit application SC25-179573 to construct a solid waste resource recovery facility.

This letter constitutes notice that a permit will be required for your project pursuant to Chapter(s) 403, Florida Statutes.

Your application for a permit is <u>incomplete</u>. Please provide the information listed below promptly. Evaluation of your proposed project will be delayed until all requested information has been received.

The following information is needed in support of the solid waste application [Chapter 17-701, Florida Administrative Code (F.A.C.)]:

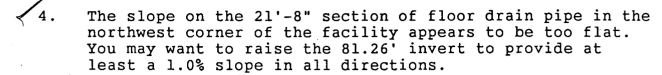
1.

Please provide proof of publication of notice of application as per FAC Section 17-701.030(4), see attachment.

Floor drains should be installed near Hopper/Baler and roll-off on either side of conveyor. These will catch leachate created during washdown operations in this area. Please show a slope toward the floor drains for the entire enclosed area.

3.

Please provide a detail of the screens you plan to install on the floor drains to ensure solids do not enter your drain pipes and clog them.



- 5. Your conveyor pit design does not appear to include floor drains. Please describe how washdown leachate will be removed from this pit.
- 6. Depth of water table listed on your "solid waste disposal facility data form" is "2.5-3.5 ft. (NGVD)". Please correct this to show the depth of water table using NGVD.
 - 7. You may need to obtain a permit from SWFWMD for your project. Please provide stormwater calculations (signed and sealed by a professional engineer) which demonstrate compliance with Chapter 17-25, FAC.
 - Why is 27' 4" PVC pipe from load dock to proposed retention area graded at a 0.00% slope? Why do you want standing water in this pipe?
 - Jo. Is the swale detailed in section "A" on sheet 3 typical of the swale on the western side of the entrance way? Are the proposed elevations the same? What is purpose of these swales? Again, calculations are needed for all swales and ditches used for stormwater treatment.
- 10. Please provide a detail of the proposed 4" well south of the facility, and a plan view of the piping connecting the well to the facility.
- ll. Please provide confirmation that "all solid waste storage areas in the volume reduction plant shall be maintained and cleaned at the end of each day's operations or during continuous operation, as necessary, to prevent fly, rodent and other vector problems," pursuant to Rule 17-701.090(8), FAC.
- 12. Please describe the operating procedures you plan to use for your baler when switching from bailing waste to baling recyclables. What type of cleaning will take place?
- 13. How long will the sorted recyclable materials be "temporarily stored" at the facility? Please show your proposed storage areas on a plan sheet.
- 14. What types of containers will be used for temporary storage of glass, plastic, cans, and paper "until sufficient quantities are available for packaging for shipment"?

- 15. Please discuss handling and storage procedures for waste "pre-sorted on the tipping floor for removal of cardboard, large items such as furniture, tires or items prohibited from entering the landfill". Also indicate where these items are taken for disposal.
- 16. Please provide confirmation that the amounts of material recovered that are indicated in Item "23" of your "solid waste volume reduction and resource recovery facility data form" are "tons/week". If correct, this would indicate you plan to recycle only approximately 6% of your projected waste stream.

As this request serves as a summary of all remaining items needed to complete this submittal, we will expect to receive the requested information within the next 30 days. If you cannot provide this information within 30 days, please contact us and arrange an appropriate schedule thru which the information can be provided. If we cannot reach a satisfactory agreement concerning timely submittal of this information, the Department will be placed in the position of denying this request for a permit. Therefore, if there are points which must be discussed and resolved, please contact me at (813) 623-5561, extension 399 to arrange a meeting.

Sincerely,

hut & Nucho

Ernest G. Weeks Solid Waste Section Division of Waste Management

EGW/ab Attachments

cc: John W. Cumming, P.E., Briley, Wild & Associates
J. R. Prestridge, Hardee County
Kim Ford, P.E., DER Tampa

State of Florida Department of Environmental Regulation Notice of Application

The Department announces receipt of an application for permit from the Mr. Benny Albritton, Commission Chairman, Hardee County Board of County Commissioners, to construct a solid waste resource recovery facility (approximately 5 acres), referred to as the Hardee County Solid Waste Recycle Center, subject to all the requirements of Department rules, located at the Hardee County Class I Sanitary Landfill off of Airport Road, north of S.R. 636, near Wauchula, Hardee County, Florida.

This application is being processed and is available for public inspection during normal business hours, 8:00 a.m. to 5:00 p.m., Monday through Friday, except legal holidays, at the Department of Environmental Regulation, Southwest District Office, 4520 Oak Fair Boulevard, Tampa, Florida 33610-7347.

Project Wangal

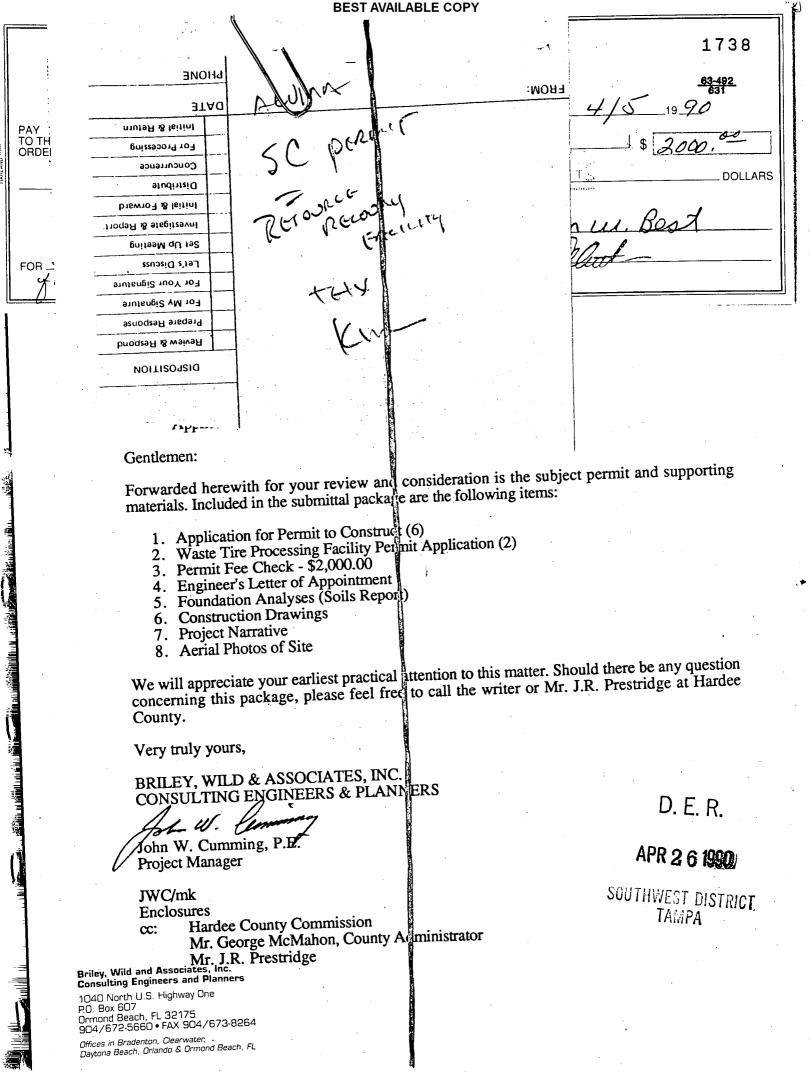
DEPARTMENT OF ENVIRONMENTA	L REGULATION
DEFA	ACTION NO
ROUTING AND TRANSMITTAL SLIP	ACTION DUE DATE
	Initial
1. TO: (NAME, OFFICE, LOCATION)	Date
JOHN RETSE	Initial
2.	Date
BURGAN OF WASTE MAN	OCCNCV7 Initial
3.	Date
TALLAHASSEE	Initial
	Date

	INFORMATION
REMARKS:	Review & Return
	Review & File
you was it a	Initial & Forward
,	
Permit application for	
Construction OF A	:
	DISPOSITION
SOLID WASTE RECYCLE CENTER.	Review & Respond
	Prepare Response
FOR HARAT COUNTY, FL.	For My Signature
10/-	For Your Signature
	Let's Discuss
	Set Up Meeting
	Investigate & Report
For your files.	Initial & Forward
	Distribute
	Concurrence
	For Processing
	Initial & Return
	DATE -9-90
FROM: PRIVEST WEEKS	PHONE
B C C	542-7612
5324	•

APPLICATION

DEPARTMENT OF ENVIRONMENTAL REGULATION

ROUTING AND TRANSMITTAL SLIP 1. TO: (NAME, OFFICE, LOCATION)	ACTION NO
2. CHRIS PORSON	Initial Date
3. DER/SWFWMD LIASON	Date Leine
4.	Initial Date Initial
MARKS:	Date
Here is a copy of an application to construct a	INFORMATION Review & Return Review & File
SOLIO WASTE RELYCLE CENTER	Initial & Forward
For Harder County, FL. This may need a Swifting	DISPOSITION
for sufue loster	Review & Respond Prepare Response For My Signature
hanagement, etc.	For Your Signature Let's Discuss
Please inform them.	Set Up Meeting Investigate & Report Initial & Forward
Thanks	Distribute Concurrence For Processing
Cities mex	Initial & Return ATE 5-9-90
PH	ONE X-399





April 20, 1990

HA 90050-6E

Dr. Richard Garrity, Deputy Assistant Secretary Florida Department of Environmental Regulation Southwest District 4520 Oak Fair Boulevard Tampa, Florida 33610

Attn: Mr. Kim Ford

Re: Solid Waste Recycle Center, Hardee County, Florida

Application for Permit to Construct

Gentlemen:

Forwarded herewith for your review and consideration is the subject permit and supporting materials. Included in the submittal package are the following items:

1. Application for Permit to Construct (6)

- 2. Waste Tire Processing Facility Permit Application (2)
- 3. Permit Fee Check \$2,000.00
- 4. Engineer's Letter of Appointment
- 5. Foundation Analyses (Soils Report)
- 6. Construction Drawings
- 7. Project Narrative
- 8. Aerial Photos of Site

We will appreciate your earliest practical attention to this matter. Should there be any question concerning this package, please feel free to call the writer or Mr. J.R. Prestridge at Hardee County.

Very truly yours,

BRILEY, WILD & ASSOCIATES, INC.

CONSULTING ENGINEERS & PLANNERS

John W. Cumming, P.E.

Project Manager

D. E. R.

APR 2 6 1990

SOUTHWEST DISTRICT

JWC/mk Enclosures

cc: I

Hardee County Commission

Mr. George McMahon, County Administrator

Mr. J.R. Prestridge

Briley, Wild and Associates, Inc. Consulting Engineers and Planners

1040 North U.S. Highway One P.O. Box 607 Ormond Beach, FL 32175 904/672-5660 • FAX 904/673-8264

Offices in Bradenton, Clearwater, Daytona Beach, Orlando & Ormond Beach, FL