

4014 NORTH WEST 13th STREET GAINESVILLE, FL 32609-1923 www.kooglerassociates.com 352.377.5822

RECEIVED VIA E-MAIL SEP 1 2 2018

654-18-18 September 12, 2018

R.E.R. POLLUTION REGULATION

Sent via Email: Rashid.Istambouli@miamidade.gov

Rashid Z. Istambouli, P.E., Chief Pollution Regulation Division Department of Regulatory and Economic Resources 701 NW 1st Ct., 7th Floor Miami, Florida 33136

RE:

Annual Cost Estimate for Titan America – Pennsuco Tire Processing Facility FDEP File No. WT13-0134354-002/WACS No. 100946

Dear Mr. Istambouli:

On behalf of Titan America, Koogler and Associates, Inc., is submitting the enclosed annual cost estimate update for the Titan America Pennsuco Tire Processing Facility as required by permit WT13-0134354-002, Section 2. B. G. 2 – Annual Cost Estimates and Chapter 62-711.500 F.A.C., Waste Tire Site Notification and Requirements. Enclosed with this submittal are the following documents:

- Closing cost estimate signed and sealed by a Florida licensed Professional Engineer;
- Third party cost estimate for the removal and disposal of tires; and
- Completed and executed Closing Cost Estimating Form for Solid Waste Facilities, FDEP Form 62-701.900(28).
- Copy of Trust Fund Agreement

This updated estimate documents that the current Guarantee Bond secured by a Trust Fund Agreement of \$29,513.76 exceeds the estimated closing costs and is therefore in compliance with Chapter 62-711.500 F.A.C. If you have any questions regarding this submittal, please contact me at (352) 377-5822 or treed@kooglerssociates.com.

Best regards,

Tammy L. Garcia

Environmental Scientist II

Harry & Garcia

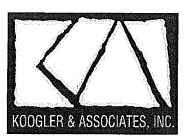
/tlg

Enclosures

cc:

Tor Bejnar – FDEP Financial Assurance Subsection (Email) Maxwell R. Lee – Koogler and Associates, Inc. (Email)

William Kissel and Camren Richter-Titan America (Email)



4014 NORTH WEST 13th STREET GAINESVILLE, FL 32609-1923 www.kooglerassociates.com 352.377.5822

Titan America - Pennsuco Tire Processing Facility FDEP File No. WT13-0134354-001/WACS No. 100946

Closing Cost Estimate September 2018

The purpose of this submittal is to fulfill the requirements of Rule 62-711.500(3) F.A.C., to provide a re-estimate of the annual closing costs for tires at the Titan American Pennsuco tire Processing Facility. Koogler and Associates, Inc. is providing this closing cost estimate for the cost to remove, process, and dispose of the maximum amount of waste tires that is permitted to be stored at the facility at any time.

ESTIMATED CLOSING COSTS:

Waste Tire Disposal

The estimated cost to remove, process, and dispose of the maximum permitted amount of waste tires stored at the facility at any time (30,000 tires/300 tons) is as follows:

Hauling is \$250.00 per haul @ 13 hauls = \$3,250 Disposal is \$85.00 per ton @ 300 tons = \$25,500 Delivery = \$200 Total = \$28,950

This cost estimate is backed by a third party cost estimate from Republic Services (attached).

STATE OF

Professional Engineer Certification:

Signature

Maxwell R. Lee, Ph.D., P.E. Koogler and Associates, Inc. 4014 NW 13th Street Gainesville, FL 32609 352-377-5822 412/18



Keith Mallon 18500 North Allied Way, Phoenix, AZ 85054 (513) 612-3791

September 11, 2018

Camren Richter Environmental Manager Titan-Pennsuco

Dear Mr. Richter;

Per your request, Republic Services is pleased to provide the following for waste tire removal and disposal at the kiln in Medley, Florida.

30 yard open top container:

\$250.00 per haul \$85.00 per ton disposal \$200.00 Delivery

Terms and conditions of our national account master service agreement apply. Please let me know if you need additional information or if you have any questions. Thank you for choosing Republic Services

Sincerely,

Keith Mallon

Manager, National Accounts

Keith Millor

Republic Services National Accounts



Florida Department of **Environmental Protection**

Bob Martinez Center 2600 Blair Stone Road Tallahassee, Florida 32399-2400 DEP Form # 62-701.900(28), F.A.C.

Form Title: Closure Cost Estimating Form For Solid Waste Facilities

Effective Date: January 6, 2010

Incorporated in Rule 62-701.630(3), F.A.C

CLOSURE COST ESTIMATING FORM FOR SOLID WASTE FACILITIES

	Date of DEP Approval:						
I. GENERAL	INFORMATION:						
Facility Name	: <u>Titan Americ</u>	a - Pennsu	co Tire Proces	cessing Facility WACS ID: 100946			16
Permit Applica	ation or Consent	Order No.:			Expira	ation Date:	
Facility Addre	ss: <u>11000 NW</u>	121 Way					
Permittee or 0	Owner/Operator:	Titan An	nerica, LLC				
Mailing Addre	ss: <u>11000 NW</u>	121 Way, I	Medley, FL 33	178			
Latitude:	25 °	52'	26 "	Longitude:	80°	22'	20 "
Coordinate Mo	ethod: <u>Degree</u>	s/Minutes/S	<u>Sec</u> D	atum: <u>NAD83 (ass</u> i	umed)		
Collected by:	Unknown			ompany/Affiliation	N/A		
Solid Waste D	Disposal Units Inc	luded in Es	timate:				
			Date Unit	Active Life of		If closed:	If closed:
			Began Accepting	Unit From Date of Initial Receipt	If active: Remaining	Date last waste	Official
Pha	se / Cell	Acres	Waste	of Waste	life of unit	received	date of closing
N/A N/A		N/A	N/A	N/A	N/A	N/A	
					1 47.		†
			1000				
· · · · · · · · · · · · · · · · · · ·							1
			-				
							
				<u></u>		<u> </u>	<u></u>
rotal disposal	unit acreage incl	uded in this	estimate:	Closure: N/A	Lor	ng-Term Care:	N/A
	9 91	Class I		lass III	C&D Debris	Disposal	
(Uneck al	I that apply)	Other: N/	<u> </u>				
	FINANCIAL ASS	URANCE D	•				
	etter of Credit*			ce Certificate		row Account	
	erformance Bond	*	☐ Financia		☐ For	m 29 (FA Defe	erral)
ĕ G	uarantee Bond*		☐ Trust Fu	und Agreement			
*-	Indicates mechanisms	s that require th	he use of a Standb	y Trust Fund Agreement			
Northwest Distric	d Northeas	st District	Central District	Southwest District	South Distric	et Sout	heast District
160 Government Ce	inter 7825 Baymeadow	s Way, Ste. B200		. 232 13051 N. Telecom Pky.	2295 Victoria Ave.,	Ste. 364 400 N. Con	gress Ave., Ste. 200

850-595-8360

904-807-3300

407-894-7555

813-632-7600

239-332-5975

ram Beach, FL 33401 561-681-6600

III. ESTIMATE ADJUSTMENT

40 CFR Part 264 Subpart H as adopted by reference in Rule 62-701.630, Florida Administrative Code, (F.A.C.) sets forth the method of annual cost estimate adjustment. Cost estimates may be adjusted by using an inflation factor or by recalculating the maximum costs of closure in current dollars. Select one of the methods of cost estimate ajustment below.

☐ (a) Inflation Factor Adjustment

(b) Recalculated or New Cost Estimates

Inflation adjustment using an inflation factor may only be made when a Department approved closure cost estimate exists and no changes have occurred in the facility operation which would necessitate modification to the closure plan. The inflation factor is derived from the most recent Implicit Price Deflator for Gross National Product published by the U.S. Department of Commerce in its survey of Current Business. The inflation factor is the result of dividing the latest published annual Deflatory by the Deflator for the previous year. The inflation factor may also be obtained from the Solid Waste website www.dep.state.fl.us/waste/categories/swfr or call the Financial Coordinator at (850) 245-8706.

This adjustment is based on the	Department approved clo	osing cost esti	mate date	ed:	
Latest Department Approved Closing Cost Estimate:	Current Year Inflat Factor, e.g. 1.0 2				Inflation Adjusted Closing Cost Estimate:
	×			=	and the second s
This adjustment is based on the	Department approved lor	ng-term care c	ost estim	ate dated:	
Latest Department Approved Annual Long-Term Care Cost Estimate:	Current Year Inflat Factor, e.g. 1.0 2				Inflation Adjusted Annual Long-Term Care Cost Estimate:
Mario Control	×			100	
Number of Years of L	ong Term Care Remainir	ng:		×	
Inflation Adjusted L	ong-Term Care Cost Es	timate:		=	
Signature by: □	Owner/Operator	i ≯ Engi n	eer	(check what ap	plies)
Signat	, , , , , , , , , , , , , , , , , , ,	······································	4014 N	W 13th Street	ddress
Signal	uie			^	uuless
Mawell R. Lee, Ph.D., P.E.			Gainesville, FL 32609		
Name &	Title			City, Sta	ate, Zip Code
9/12/	18		mlee@	kooglerassociates	.com
Date				E-Ma	il Address
352-377-5822					
Telephone l	Number				

IV. ESTIMATED CLOSING COST (check what applies) □ New Facility Cost Estimate Notes: 1. Cost estimates for the time period when the extent and manner of landfill operation makes closing most exp 2. Cost estimate must be certified by a professional engineer. 3. Cost estimates based on third party suppliers of material, equipment and labor at fair market value. 4. In some cases, a price quote in support of individual item estimates may be required. Number of Units Description Unit Cost / Unit **Total Cost** 1. Proposed Monitoring Wells (Do not include wells already in existence.) EΑ Subtotal Proposed Monitoring Wells: 2. Slope and Fill (bedding layer between waste and barrier layer): Excavation CY Placement and Spreading CY Compaction CY Off-Site Material CY Delivery CY Subtotal Slope and Fill: 3. Cover Material (Barrier Layer): Off-Site Clay CY Synthetics - 40 mil SY Synthetics - GCL SY Synthetics - Geonet SY Synthetics - Other (explain) Subtotal Cover Material: 4. Top Soil Cover: Off-Site Material CY Delivery CY Spread CY Subtotal Top Soil Cover: 5. Vegetative Layer SY Sodding Hydroseeding AC Fertilizer AC Mulch AC Other (explain) Subtotal Vegetative Layer: 6. Stormwater Control System: CY Earthwork Grading SY LF Piping Ditches LF Berms LF

Control Structures

Other (explain)_

Subtotal Stormwater Control System:

EΑ

Description		Unit	Number of Units	Cost / Unit	Total Cost
7. Passive Gas Contro	ı:			wood, will	. otai oost
Wells		EA			
Pipe and Fittings		LF		**************************************	*
Monitoring Probes		EA	MANUAL CONTROL OF THE PARTY OF	**************************************	**************************************
NSPS/Title V requi	rements	LS	1	\$0.00	
			Sı	ubtotal Passive Gas Cor	ntrol:
8. Active Gas Extraction	on Control:				<u> </u>
Traps		EA			
Sumps		EA			
Flare Assembly		EA		**************************************	
Flame Arrestor		EA			
Mist Eliminator		EA			
Flow Meter		EA		Million and committee of the contract of the c	
Blowers		EA			
Collection System		LF		STEELINGS OF STREET,	
Other (explain)		·			
			Subtotal A	ctive Gas Extraction Cor	ntrol:
). Security System:					
Fencing		LF			
Gate(s)		EA			
Sign(s)		EA			
				Subtotal Security Sys	tem:
0. Engineering:					
Closure Plan Repo	rt	LS	1	\$0.00	
Certified Engineering	Drawings	LS	1	\$0.00	
NSPS/Title V Air Pe	ermit	LS	1	\$0.00	
Final Survey		LS	1	\$0.00	
Certification of Clos	sure	LS	<u> </u>	\$0.00	
Other (explain)					
				Subtotal Enginee	ring:
Description	Hours	Cost	/ Hour H	ours Cost / Hou	r Total Cost
1. Professional Servic	es				
	Contract	<u>Managemen</u>	<u>t</u>	Quality Assurance	
P.E. Supervisor		····			<u> </u>
On-Site Engineer	*******			<u></u>	
Office Engineer		MOTOR CO.			Andrews 11 (11 (11 (11 (11 (11 (11 (11 (11 (11
On-Site Technician					
Other (explain)		i		Actualities :	
)acarintian		l Imie	Number of Units	Cook / Hait	Te4-1 0: -4
Description Quality Assurance	Tastin-	Unit LS		Cost / Unit	Total Cost
LILIDAN ACCITONCA	Lesung	15	1		

	Subtotal of 1-11 Above: _	
12. Contingency0 % c	of Subtotal of 1-11 Above	
	Subtotal Contingency:	
	Estimated Closing Cost Subtotal:	
Description		Total Cost
13. Site Specific Costs		
Mobilization		
Waste Tire Facility	_	\$28,950.00
Materials Recovery Facility	-	
Special Wastes	-	
Leachate Management System	Modification	
Other (explain)		
	Subtotal Site Specific Costs:	\$28,950.00
	TOTAL ESTIMATED CLOSING COSTS (\$):	£30 0E0 00

certified closed and Departm (Check Term Length) ☐ 5 Ye Notes: 1. Cost e 2. Cost e 3. In son	01.620(1), 62-701.630(3)a. ar nent accepted, enter the remainers 20 Years 30 estimates must be certified by estimates based on third party me cases, a price quote in sup	ning long-term care let Years □ Other, _ a professional engined suppliers of material, port of individual item	ngth as "Other" and providence Years er. equipment and labor at fa estimates may be required	le years remaining.
All items must be addre	ssed. Attach a detailed ex Sampling	planation for all entri	es left blank.	
Description	Frequency (Events / Year)	Number of Wells	(Cost / Well) / Event	Annual Cost
1. Groundwater Monitori	ing [62-701.510(6), and (8	3)(a)]		
Monthly	12			
Quarterly	4		##7-4-#Reporter	
Semi-Annually	2			
Annually	1	**************************************		
Aimaany	į.	Subtotal	Groundwater Monitorin	~··
2 Surface Water Monito	oring [62-701.510(4), and (Gloundwater Monitorin	9
Monthly	12	0)(0)1		
Quarterly	4		· · · · · · · · · · · · · · · · · · ·	400
•	ř			
Semi-Annually	2		***************************************	
Annually	1			
		Subtotal S	urface Water Monitoring	g:
3. Gas Monitoring [62-70	· ·-			
Monthly	12	-	suna .	
Quarterly	4			· · · · · · · · · · · · · · · · · · ·
Semi-Annually	2	***************************************		
Annually	1			
			Subtotal Gas Monitorin	g:
4. Leachate Monitoring	[62-701.510(5), (6)(b) and	62-701.510(8)c]		
Monthly	12			
Quarterly	4		}	-
Semi-Annually	2			
Annually	1		- · · · · · · ·	
Other (explain)				
		Subto	otal Leachate Monitorin	<u> </u>
				y
—	** **	Number of		
Description	Unit	Units / Year	Cost / Unit	Annual Cost
	reatment Systems Mainte	enance		
<u>Maintenance</u>				
Collection Pipes	LF			
Sumps, Traps	EA	***************************************		
Lift Stations	EA	***************************************		
Cleaning	LS	1		

Tanks

EΑ

		Number of		
Description	Unit	Units / Year	Cost / Unit	Annual Cost
5. (continued)				
mpoundments				
Liner Repair	SY	***************************************		
Sludge Removal	CY	**************************************		
Aeration Systems				
Floating Aerators	EA	**		-
Spray Aerators	EA	VI-12 - EAGURGING	y :	
<u>Disposal</u>				
Off-site (Includes	1000 gallon		where we	
ransportation and disposal)		Subtotal Leacha	te Collection / Treatment	
			Systems Maintenance:	
6. Groundwater Monitoring We	ell Maintenance			
Monitoring Wells	LF			
Replacement	EA	***************************************		
Abandonment	EA	<u></u>		
	Subto	otal Groundwater Monit	toring Well Maintenance:	
'. Gas System Maintenance				
Piping, Vents	LF			
Blowers	EA	· · · · · · · · · · · · · · · · · · ·		
Flaring Units	EA	40000000000000000000000000000000000000		And the second second
Meters, Valves	EA			
Compressors	EA			
Flame Arrestors	EA			
Operation	LS	_1	Western Company of the Company of th	
		Subtotal G	as System Maintenance:	
8. Landscape Maintenance			•	
Mowing	AC	A		
Fertilizer	AC			
		Subtotal L	andscape Maintenance:	,
. Erosion Control and Cover	Maintenance		•	
Sodding	SY			
Regrading	AC			
Liner Repair	SY			
Clay	CY		Actività de la companyamenta del companyamenta de la companyamenta del companyamenta de la companyamenta de la companyamenta del companyamenta del companyamenta de la companyamenta del com	
,		btotal Erosion Control	and Cover Maintenance:	
0. Storm Water Management				
Conveyance Maintenance	LS	4		
		orm Water Manageme	nt System Maintenance:	
1. Security System Maintena		The state of the s	Tyotom mamonanoo.	
Fences	LS	4		
Gate(s)	EA			
Sign(s)	EA	***	west and the second sec	
CIUIII 3 I	<u></u>			

			Number of		
Des	scription	Unit	Units / Year	Cost / Unit	Annual Cost
12. U	tilities	LS	1	**************************************	
				Subtotal Utilities	-
13. Le	eachate Collection/Tre	atment Systems O	peration		
<u>Opera</u>	<u>tion</u>				
Р	.E. Supervisor	HR	493000000000000000000000000000000000000	***************************************	
C	n-Site Engineer	HR			·
C	Office Engineer	HR	**************************************		
C	nSite Technician	HR	**************************************		
M	1aterials	LS	1		
		Subtotal Lea	chate Collection/Treatn	nent Systems Operation:	
14. A	dministrative				
Р	.E. Supervisor	HR	,		
C	n-Site Engineer	HR	<u>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u>		
С	Office Engineer	HR	**************************************		
С	nSite Technician	' HR	<u></u>		
C)ther		***************************************	***************************************	
				Subtotal Administrative:	•
			S	Subtotal of 1-14 Above:	:
					1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
15. C	ontingency		% of Subtotal of 1-14 A		***
				Subtotal Contingency	· ·
			Number of		
	cription	Unit	Units / Year	Cost / Unit	Annual Cost
16. Si	te Specific Costs				
		Annual state of the state of th		*****	
		***************************************	***************************************		
					-
			Sub	total Site Specific Costs:	•
		AA	INUAL LONG-TERM C	CARE COST (\$ / YEAR):	
			Number of Ye	ears of Long-Term Care:	to delicate the second
			TOTAL LONG-	TERM CARE COST (\$):	

VI. CERTIFICATION BY ENGINEER

This is to certify that the Cost Estimates pertaining to the engineering features of this solid waste management facility have been examined by me and found to conform to engineering principles applicable to such facilities. In my professional judgment, the Cost Estimates are a true, correct and complete representation of the financial liabilities for closing and/or long-term care of the facility and comply with the requirements of Rule 62-701.630 F.A.C. and all other Department of Environmental Protection rules/and statutes of the State of Florida. It is understood that the Cost Estimates shall be submitted to the Department annually, revised or adjusted as required by Rule 62-701.630(4), F.A.C. 4014 NW 13th Street Mailing Address Maxwell R. Lee, Ph.D., P.E. Galnesville, FL 32609 Name and Title (please type) City, State, Zip Code mlee@kooglerassociates.com E-Mail address (if available) * Florida Registration Number Telephone Number Millian VII. SIGNATURE BY OWNER/OPERATOR 455 Fairway Drive Suite 200 Signature of Applicant Mailing Address William Kissel, Sr. Env. Manager Deerfield Beach, FI 33441 Name and Title (please type) City, State, Zip Code

wklssel@titanamerica.com

E-Mail address (if available)

954-425-4210

Telephone Number

SOLID WASTE SECTION

DEC 1 2 2012

DEP Form # <u>42-701.9065(h)</u>
Form Title SW Fac. Standby Trust Fund Agreement
Form Effective Date <u>August 12, 2012</u>
Incorporated in <u>Rule 52-791,620(5)</u>

Mail Document and Statements to: Solid Waste Financial Coordinator Florida Department of Environmental Protection 2600 Bilar Stone Road MS 4565 Tallahasse, Florida 32399-2400

STATE OF FLORIDA SOLID WASTE FACILITY STANDBY TRUST FUND AGREEMENT

Check Appropriate Box(es)	: ⊠ Closing □	Long-Term Car	e 🔲 Corrective A	ction
TRUST AGREEMENT, the	'Agreement," entered	into as of	November 15, 2012	, by and between
-	Farmac America LLC		, a	Florida
N	ame of Owner or Operator		, a,	Name of State
limited flability company	, the "Grantor," an	ıd	U.S. Bank National As	sociation
Legal Entity Type (e.g., proprietorship, partn			Name of Corporate Tr	ustee
	1021 East Cary Street,	Suite 1850 Richa	and VA 23219	
		of Corporate Trustee	IONG VICEOLIS	
a national bank		the "Trustee " fo	or account number	201361000
insert above "incorporated in the state of [s		the flustee, re	. account mannaci	
WHEREAS, the Grantor has the facilities identified herein, WHEREAS, the Grantor, ac under this agreement, and the NOW, THEREFORE, the Gr	ting through its duly a Trustee is willing to a antor and the Trustee	authorized office ct as trustee, agree as follows	rs, has selected the Ti	
Section 1. Definitions. As (a) The term "Grantor" means assigns of the Grantor. (b) The term "Trustee" means (c) The term "FDEP" means	ans the owner or oper ans the Trustee who e	ator who enters inters into this A	greement and any suc	cessor Trustee.
Florida or any successor (d) The term "Required Act or any combination of the combination	o <mark>r thereof.</mark> tion," <mark>as used i</mark> n this c	locument means		-
Section 2. Identification of estimates identified on attache on Schedule A, for each facility list the FDEF for which financial assurance is demonstrate	d <u>Schedule A</u> . Identification Number, facility		-	
Section 3. Standby Trust.	This Trust shall remai	n dormant until 1	funded with the proce	eds from financial

instrument(s) as directed by the FDEP or from any other source. The Trustee shall have no duties or responsibilities beyond safekeeping this document and annually submitting to FDEP a valuation statement. Upon funding, this

Trust shall become active and be administered pursuant to the terms of this instrument.

<u>Section 4.</u> Establishment of Fund. The Grantor and the Trustee hereby establish a trust fund (the Fund), for the benefit of the FDEP. The Grantor and the Trustee intend that no third party have access to the Fund except as herein provided. Any property transferred to the Trustee is referred to as the Fund, together with all earnings and profits thereon, less any payments or distributions made by the Trustee pursuant to this Agreement. The Fund shall be held by the Trustee, IN TRUST, as hereinafter provided. The Trustee shall not be responsible nor shall it undertake any responsibility for the amount or adequacy of, nor any duty to collect from the Grantor, any payments necessary to discharge any liabilities of the Grantor established by the FDEP.

<u>Section 5.</u> Payment for Closure, Post-Closure Care, and Corrective Action. The Trustee shall make payments from the Fund as the FDEP Secretary, or the Secretary's designee (the "designee"), shall direct, in writing, to provide for the payment of the costs of Required Action of the facilities covered by this Agreement. The Trustee shall relmburse the Grantor or other persons as specified by the FDEP Secretary, or designee, from the Fund for Required Action expenditures in such amounts as the FDEP Secretary, or designee, shall direct in writing. In addition, the Trustee shall refund to the Grantor such amounts as the FDEP Secretary, or designee, specifies in writing. Upon refund, such funds shall no longer constitute part of the Fund as defined herein.

<u>Section 6. Payments Comprising the Fund.</u> Payments made to the Trustee for the Fund shall consist of cash or securities acceptable to the Trustee and may consist solely of proceeds from financial instrument(s) as directed by the FDEP.

Section 7. Trustee Management. The Trustee shall invest and reinvest the principal and income of the Fund and keep the Fund invested as a single fund, without distinction between principal and income, in accordance with general investment policies and guidelines which the grantor may communicate in writing to the Trustee from time to time, subject, however, to the provisions of this Section. In investing, reinvesting, exchanging, selling, and managing the Fund, the Trustee shall discharge his duties with respect to the trust fund solely in the interest of the beneficiary and with the care, skill, prudence, and diligence under the circumstances then prevailing which persons of prudence, acting in a like capacity and familiar with such matters, would use in the conduct of an enterprise of a like character and with like aims; except that:

- (a) Securities or other obligations of the Grantor, or any other owner or operator of the facilities, or any of their affiliates as defined in the Investment Company Act of 1940, as amended, 15 U.S.C. 80a-2.(a), shall not be acquired or held, unless they are securities or other obligations of the Federal or a State government;
- (b) The Trustee is authorized to invest the Fund in time or demand deposits of the Trustee, to the extent insured by an agency of the Federal or a State government; and
- (c) The Trustee is authorized to hold cash awaiting investment or distribution uninvested for a reasonable time and without liability for the payment of interest thereon.

Section 8. Commingling and Investment. The Trustee is expressly authorized in its discretion:

- (a) To transfer from time to time any or all of the assets of the Fund to any common, commingled, or collective trust fund created by the Trustee in which the Fund is eligible to participate, subject to all of the provisions thereof, to be commingled with the assets of other trusts participating therein; and
- (b) To purchase shares in any investment company registered under the investment Company Act of 1940, 15 U.S.C. 80a-1 et seq., including one which may be created, managed, underwritten, or to which investment advice is rendered or the shares of which are sold by the Trustee. The Trustee may vote such shares in its discretion.

<u>Section 9.</u> <u>Express Power of Trustee.</u> Without in any way limiting the powers and discretions conferred upon the Trustee by the other provisions of this Agreement or by law, the Trustee is expressly authorized and empowered:

- (a) To sell, exchange, convey, transfer, or otherwise dispose of any property held by it, by public or private sale. No person dealing with the Trustee shall be bound to see to the application of the purchase money or to inquire into the validity or expediency of any such sale or other disposition;
- (b) To make, execute, acknowledge, and deliver any and all documents of transfer and conveyance and any and all other instruments that may be necessary or appropriate to carry out the powers herein granted;
- (c) To register any securities held in the Fund in its own name or in the name of a nominee and to hold any security in bearer form or in book entry, or to combine certificates representing such securities with certificates of the same issue held by the Trustee in other fiduciary capacities, or to deposit or arrange for

the deposit of such securities in a qualified central depository even though, when so deposited, such securities may be merged and held in bulk in the name of the nominee of such depository with other securities deposited therein by another person, or to deposit or arrange for the deposit of any securities issued by the United States Government, or any agency or instrumentality thereof, with a Federal Reserve bank, but the books and records of the Trustee shall at all times show that all such securities are part of the Fund;

- (d) To deposit any cash in the Fund in interest-bearing accounts maintained or savings certificates issued by the Trustee, in its separate corporate capacity, or in any other banking institution affiliated with the Trustee, to the extent insured by an agency of the Federal or a State government; and
- (e) To compromise or otherwise adjust all claims in favor of or against the Fund.

Section 10. Taxes and Expenses. All taxes of any kind that may be assessed or levied against or in respect of the Fund and all brokerage commissions incurred by the Fund shall be paid from the Fund. All other expenses incurred by the Trustee in connection with the administration of this Trust, including fees for legal services rendered to the Trustee, the compensation of the Trustee to the extent not paid directly by the Grantor, and all other proper charges and disbursements of the Trustee shall be paid from the Fund.

Section 11. Annual Valuation. The Trustee shall annually, at least 30 days prior to the anniversary date of establishment of the Fund, furnish to the Grantor and to the Secretary of the FDEP, or designee, a statement confirming the value of the Trust. Any securities in the Fund shall be valued at market value as of no more than 60 days prior to the anniversary date of establishment of the fund. The failure of the Grantor to object in writing to the Trustee within 90 days after the statement has been furnished to the Grantor and the FDEP Secretary, or designee, shall constitute a conclusively binding assent by the Grantor, barring the Grantor from asserting any claim or liability against the Trustee with respect to matters disclosed in the statement.

<u>Section 12.</u> <u>Advice of Counsel.</u> The Trustee may from time to time consult with counsel, who may be counsel to the Grantor, with respect to any question arising as to the construction of this Agreement or any action to be taken hereunder. The Trustee shall be fully protected, to the extent permitted by law, in acting upon the advice of counsel.

<u>Section 13.</u> <u>Trustee Compensation.</u> The Trustee is authorized to charge against the principal of the Trust its published Trust fee schedule in effect at the time services are rendered.

Section 14. Successor Trustee. The Trustee may resign or the Grantor may replace the Trustee, but such resignation or replacement shall not be effective until the Grantor has appointed a successor Trustee and this successor accepts the appointment. The successor trustee shall have the same powers and duties as those conferred upon the Trustee hereunder. Upon the successor trustee's acceptance of the appointment, the Trustee shall assign, transfer, and pay over to the successor trustee the funds and properties then constituting the Fund. If for any reason the Grantor cannot or does not act in the event of the resignation of the Trustee, the Trustee may apply to a court of competent jurisdiction for the appointment of a successor trustee or for instructions. The successor trustee shall specify the date on which it assumes administration of the trust in a writing sent to the Grantor, FDEP Secretary, or designee, and the present Trustee by certified mail 10 days before such change becomes effective. Any expenses incurred by the Trustee as a result of any of the acts contemplated by this Section shall be paid as provided in Section 10.

Section 15. Instructions to the Trustee.* All orders, requests, and instructions by the Grantor to the Trustee shall be in writing, signed by such persons as are designated in the attached Exhibit A or such other designees as the Grantor may designate by amendment to Exhibit A. The Trustee shall be fully protected in acting without inquiry in accordance with the Grantor's orders, requests, and instructions. All orders, requests, and instructions by the FDEP Secretary, or designee, to the Trustee shall be in writing, signed by the FDEP Secretary, or the designee, and the Trustee shall act and shall be fully protected in acting in accordance with such orders, requests, and instructions. The Trustee shall have the right to assume, in the absence of written notice to the contrary, that no event constituting a change or a termination of the authority of any person to act on behalf of the Grantor or the FDEP hereunder has occurred. The Trustee shall have no duty to act in the absence of such orders, requests, and instructions from the Grantor and/or the FDEP, except as provided for herein.

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^{*} Note: pursuant to Section 5, the authority to direct payments, reimbursements and refunds is given soley to the FDEP Secretary or designee.

<u>Section 16.</u> <u>Amendment of Agreement.</u> This Agreement may be amended by an instrument in writing executed by the Grantor, the Trustee, and the FDEP Secretary, or designee, or by the Trustee and the FDEP Secretary, or designee, if the Grantor ceases to exist.

Section 17. Irrevocability and Termination. Subject to the right of the parties to amend this Agreement as provided in Section 16, this Trust shall be irrevocable and shall continue until terminated at the written agreement of the Grantor, the Trustee, and the FDEP Secretary, or designee, or by the Trustee and the FDEP Secretary, or designee, if the Grantor ceases to exist. Upon termination of the Trust, all remaining trust property, less final trust administration expenses, shall be delivered to the Grantor.

Section 18. Immunity and Indemnification. The Trustee shall not incur personal liability of any nature in connection with any act or omission, made in good faith, in the administration of this Trust, or in carrying out any directions by the Grantor or the FDEP Secretary, or designee, issued in accordance with this Agreement. The Trustee shall be indemnified and saved harmless by the Grantor or from the Trust Fund, or both, from and against any personal liability to which the Trustee may be subjected by reason of any act or conduct in its official capacity, including all expenses reasonably incurred in its defense in the event the Grantor fails to provide such defense.

<u>Section 19. Choice of Law.</u> This Agreement shall be administered, construed, and enforced according to the laws of the State of Florida.

<u>Section 20.</u> <u>Interpretation.</u> As used in this Agreement, words in the singular include the plural and words in the plural include the singular. The descriptive headings for each Section of this Agreement shall not affect the interpretation or the legal efficacy of this Agreement.

IN WITNESS WHEREOF the parties have caused this Agreement to be executed by their respective officers duly authorized and their corporate seals to be hereunto affixed and attested as of the date first above written.

The persons whose signatures appear below hereby certify that the wording of this Agreement is identical to the wording as adopted and incorporated by reference in Rule 62-701.630(6)(a), F.A.C.

GRANTOR ()	TRUSTEE
WW HIM	Elijalett A Coupl 11/26/12
Authorized Signature for Grantor	Authorized Signature for Trustee V
Lawrence H Wilt, Jr Manager Type Name and Title	Elizabeth A Boyd, Vice President
Type Name and Tipe	Type Name and Title
757-858-6500	604-343-1564
Telephone Number	Telephone Number
In: It etitanamerica. Com	clizabeth, boyd & usbank, com
E-mail Address	E-mail Address Low Chick
	Signature of Withess or Notary
	AMANDA C NICHOLS
	Printed Name of Witness or Notary Seel
	NOV. 26, 2012
	Date

OFC 1 5 5015

CERTIFICATION OF ACKNOWLEDGMENT FOR SOLID WASTE FACILITY STANDBY TRUST FUND AGREEMENT

State of <u>Vi</u>	rainia	County of No	rfolk	
The foregoing	instrument was acknowl	ledged before me this_	16 th day of	November, 2012,
by	Lawrence H Wilt, Jr	as	Manager	of
	Name of person		Title	-
	Tarmac America L		_, the legal entity deparit	કુતું in and which executed
the above inst	Owner or Operator rument.		WEN K. B.	RITTO
Signature of Notary F		<u>(</u> SEAL▶)	_, the legal entity departing. K. B. NOTAR PUBLIC REG # 194 MY COMM!!	S 🚉
Personally Kno	own X or Produce	d Identification	OME	OF VILLE
Type of Identify	ication Produced		PORTEALIT	1010000
		SCHEDULE	<u>A</u>	
This Agreemen facility(ies).	indic	ate Required Action amounts for	imate(s) on file with FDEP each facility separately. se required updating of Schedule A.	for the following
FDEP I.D. No.:	100946		Required Action	<u>Initial Amount</u>
Facility Name:	Pennsuco Complex	·	Closing:	\$ 29,513.76
Site Address:	11000 N. W. 121 Way			\$
	Medley, Florida 33178		Corrective Action:	\$
			OUNDOUT ACTION,	Ψ
with the second				
		EXHIBIT A		
All orders, requ following perso	ests, and instructions by	y the Grantor to the Tru	stee shall be in writing and	d signed by one of the
Lawrence H Wil	t, Jr., Manager			
Type Name and Title	. ,			
Russ Fink, VP &	Gen. Counsel & Secretar	У		
Type Name and Title				
Karen Fittler, Dir	rector of Tax			
Type Name and Title				