



4800 Ashford Dunwoody Road
Dunwoody, Georgia 30338
dunwoodyga.gov | 678.382.6700

MEMORANDUM

To: Mayor and City Council
From: Richard McLeod
Date: May 26, 2026
Subject: Household Hazardous Waste Contract

ITEM DESCRIPTION

The City of Dunwoody issued an RFP for the annual household hazardous waste collection event for three calendar years. Three companies submitted responses: Clean Harbors, Clean Earth, and MXI. For the estimated pricing numbers, the companies submitted the following:

- Clean Harbors: \$33,539.71
- Clean Earth: \$41,023.30
- MXI: \$36,627.90

City staff selected the lowest priced qualified bidder (Clean Harbors) to provide one household hazardous waste recycling event per year for 2026, 2027, and 2028. The contract has been signed by all parties and the next household hazardous event is scheduled for September 19th, 2026 at Dunwoody City Hall.

ATTACHMENTS

- Signed HHW Contract with Clean Harbors
- HHW RFP
- Clean Harbors Response
- Clean Earth Response
- MXI Response



HOUSEHOLD HAZARDOUS WASTE COLLECTION AGREEMENT

This Agreement is entered into this 21st day of April, 2026 by and between the City of Dunwoody, Georgia (hereinafter “Community”), and Clean Harbors Environmental Services, Inc., a Massachusetts corporation (hereinafter “Clean Harbors”) for the collection, sorting, packaging, transportation, and/or disposal of Community’s Household Hazardous Waste materials.

In consideration of the mutual undertakings and subject to the terms set forth below and intending to be legally bound, Community and Clean Harbors hereby agree as follows:

1. At a date and time to be specified in writing at least two weeks in advance by the Community, Clean Harbors shall have present at the following location:

Dunwoody City Hall
4800 Ashford Dunwoody Road
Dunwoody, GA 30338

(the “Site”) an employee or agent of Clean Harbors (the “Site Chemist”) trained in the identification and handling of Household Hazardous Wastes (“HHW”) as defined by state and federal laws and regulations, and such personnel, equipment and materials as are necessary to handle, containerize, label, load and transport said HHW for disposal in a manner which conforms to state and federal laws and regulations.

2. The Community shall provide at least one police officer to maintain order as well as an authorized representative (“Community Coordinator”) at the Site to carry out Community’s responsibilities during the event and to authorize changes to the services. The Community Coordinator must be present at all times during the event and will be responsible for terminating the collection program upon notification by the Site Chemist that the Contract Limit (as hereinafter defined) has been reached.
3. Community agrees to pay Clean Harbors for services under this agreement in accordance with the attached Rate Schedule (“Rates”) with the condition the Community not pay more than \$49,999 (the “Contract Limit”). The Site Chemist will make a determination and notify the Community Coordinator when the costs of acceptance, transportation, and disposal of HHW accepted by Clean Harbors at the site have reached the Contract Limit. The failure by Community Coordinator to terminate the collection program before the Contract Limit is exceeded, or authorization by the Community Coordinator to continue the collection program beyond the Contract Limit, shall obligate the Community to pay Clean Harbors for all additional labor and material costs, in accordance with the Rates, which exceed the Contract Limit. Clean Harbors shall not be obligated to accept any HHW for transportation or disposal after the Contract Limit has been reached.

4. Community agrees to pay Clean Harbors within thirty (30) days of receipt of the invoice.
5. Clean Harbors shall accept only HHW for transportation and disposal from those individuals who are approved by the Community Coordinator, and in such amounts as are approved by the Community Coordinator, and shall, as necessary, collect, sort, package, and transport all HHW which it has accepted at the Site for disposal at licensed facilities. Clean Harbors shall be deemed to be the “generator” of all HHW accepted by Clean Harbors at the Site and title to all such HHW shall pass to Clean Harbors at the time of acceptance. Notwithstanding anything to the contrary, the Community hereby grants to Clean Harbors the absolute right to reject, in its sole discretion, any HHW delivered to the Site.
6. Community shall provide full and complete information regarding the site, surface and subsurface conditions, utility locations, site ownership, contractor access, hazardous materials or wastes and other substances or hazards likely to be present and any other reports, documentation, plans, maps, drawings, or other information concerning the Site which is reasonably known to Community. Community shall communicate to Clean Harbors all special hazards or risks known to the Community that are related to the performance of the Services pursuant to this Agreement. Community represents and warrants to Clean Harbors that Community has the requisite legal right, title, and interest necessary to provide access to the Site. Except to the extent caused by the negligence or intentional misconduct of Clean Harbors or any of its employees, agents or other representatives, Clean Harbors shall not be liable for: (i) damage or injury to any subsurface structures (including, but not limited to, utilities, mains, pipes, tanks, and telephone cables) or any existing subsurface conditions, or the consequences of such damage or injury, if such structures or conditions were unknown and were not identified or shown, or were incorrectly shown, in information or on plans furnished to or obtained by Clean Harbors in connection with the Work; (ii) concealed conditions encountered in the performance of the Work; (iii) concealed or unknown conditions in an existing structure at variance with the conditions indicated by the Scope of Work or information furnished to or obtained by Clean Harbors; or (iv) unknown subsurface physical conditions that differ materially from those ordinarily encountered. Should Clean Harbors encounter such conditions, the parties shall make reasonable efforts to mutually agree on a revised scope of services, providing for an equitable adjustment of the price and/or time of performance to account for such unknown or changed conditions.
7. Clean Harbors represents that, on the day of collection, it shall possess:
 - a. A valid Environmental Protection Agency identification number for generation and transportation of hazardous wastes;
 - b. A valid state transporter's license for transportation of hazardous and acutely hazardous wastes;
 - c. A vehicle identification device for each vehicle used by Clean Harbors to transport HHW from the Site;
 - d. Authorization from the Interstate Commerce Commission and the appropriate state agency to operate as a common carrier.
 - e. All other state and federal permits and licenses necessary to legally transport HHW in interstate commerce.
 - f. The following liability insurance providing coverage for claims for bodily injury, death, or property damage caused by the acts or omissions of Clean Harbors: [Public page:...](#)

COVERAGE	LIMITS
a. Worker's Compensation	Statutory
b. Employer's Liability	\$1,000,000
c. General Commercial Liability	\$1 million per occurrence \$2 million aggregate
d. Automobile	\$1 million combined single limit
e. Contractor's Pollution Liability	\$2 million each Claim \$4 million all Claims

8. Clean Harbors represents that it understands the currently known hazards to persons, property and the environment resulting from the transportation, treatment and disposal of HHW. Clean Harbors further represents that it will perform all services under this Agreement in a safe, efficient and lawful manner, using industry-accepted practices and methods.

9. Clean Harbors agrees to indemnify, save harmless and defend the Community from and against any and all losses, liabilities, claims, penalties, forfeitures, suits, and the cost and expenses incident thereto (including cost of defense, settlement and reasonable attorneys' fees) which Community may hereafter incur, become responsible for or pay out as a result of death or bodily injuries to any person, destruction or damage to any property, contamination of or adverse effects on the environment or any violation of applicable federal, state and local laws, regulations, by-laws or ordinances to the extent caused by: (1) Clean Harbors' breach of any term or provision of this Agreement, or (2) the negligence or willful misconduct of Clean Harbors, its employees or agents in the performance of this Agreement.

10. To the greatest extent allowed by applicable law, Community agrees that Clean Harbors' aggregate liability to Community or to anyone claiming by, through, or under Community, for any and all claims, demands, losses, expenses, or damages, of whatever kind or character including but not limited to an action or claim based on contract, warranty, equity, tort, strict liability, or any other theory of liability whatsoever, arising out of or in any way related to this Agreement, the services, or the Site, shall be limited to the total amount of two million dollars (\$2,000,000). Neither party shall be liable to the other for any indirect, incidental, consequential, special, punitive, or exemplary damages, including but not limited to lost profits, lost data, lost revenues, loss of use, loss of business opportunity, or diminution in value, whether arising under contract, warranty, equity, tort, strict liability, or any other theory of liability whatsoever, and whether or not the possibility of such damages has been disclosed or could have been reasonably foreseen.

The Community may terminate this Agreement at any time, for any reason, upon written notice to Clean Harbors.

11. The Community shall use best efforts to assure that all HHW approved by the Community Coordinator belongs to Community residents or other approved persons. The Community represents and warrants that the Community Coordinator is authorized to make decisions on behalf of the Community, including the authority to approve changes in the services and to authorize commitments and expenditures on behalf of Community. The Community further represents and warrants that execution of this Agreement by the signatory below has been duly authorized and is in conformance with applicable provisions of state and local law.
12. Clean Harbors shall perform this Agreement as an independent contractor and shall have and maintain complete control over its employees, agents, and operations. Clean Harbors shall not represent, act, purport to act, or be deemed to be the agent, representative, employee, or servant of the Community. The Community, its agents or employees, the Community Coordinator, and the police officer present at the Site shall not represent, act, purport to act, or be deemed the agent, representative, employee or servant of Clean Harbors.
13. Any notice or other communication given under this Agreement shall be in writing and mailed or delivered as follows:

To Community:

City of Dunwoody
Attn: Allegra DeNooyer
4800 Ashford Dunwoody Road
Dunwoody, GA 30338

To Clean Harbors:

Clean Harbors Environmental Services, Inc.
42 Longwater Drive,
P.O. Box 9149
Norwell, MA 02061-9149
Attn: General Counsel (Urgent Contract Matter)

14. If any section, subsection, sentence or clause of this Agreement shall be deemed to be illegal, invalid or unenforceable for any reason, such illegality, invalidity or unenforceability shall not affect the legality, validity or enforceability of other sections of this Agreement.
15. Any waiver by either party of any provision or condition of this Agreement shall not be construed or deemed to be a waiver of any other provision or condition of this Agreement, nor a waiver of a subsequent breach of the same provision or condition.
16. The validity, interpretation and performance of this Agreement shall be governed and construed in accordance with the laws of the state of Georgia without regard to its conflict of laws rules and each party hereby submits to the exclusive jurisdiction of the state and federal courts of the state of Georgia, DeKalb County for purposes of any such proceeding relating to any claim or dispute arising hereunder.

17. The parties agree that this Agreement and all other documents may be electronically signed and/or executed and delivered by facsimile, electronic mail, or other electronic means, any of which shall be considered an original, and that the electronic signature appearing on this Agreement and related documents are the same as original handwritten signatures for all purposes.

IN WITNESS WHEREOF, the parties hereto execute this Agreement by their duly authorized representatives.

COMMUNITY

CLEAN HARBORS ENVIRONMENTAL SERVICES, INC.

Signed by:
Signature: Eric Linton
CCE27265DE664D1...

DocuSigned by:
Signature: Glenn Kennedy
18E7678E22B641F...

Print Name: Eric Linton

Print Name: Glenn Kennedy

Date: 04/24/2026 | 4:24 PM EDT

Date: _____



HOUSEHOLD HAZARDOUS WASTE COLLECTION AGREEMENT

Collection Event Information Sheet

Collection Date: September 19, 2026 _____ Number of Volunteers: 2 _____

Time: 09:00 am to 1:00 pm _____ Number of Officers: 1 _____

Community Coordinator Contact Information: Allegra DeNooyer 678-382-6808

Allegra.denooyer@dunwoodyga.gov _____

EMERGENCY TELEPHONE NUMBERS

POLICE: 911 – Dunwoody Police Department

FIRE: 911- DeKalb Fire Department

HOSPITAL:

1. (closest 1.5 miles) Emory Saint Joseph's Hospital: 5665 Peachtree Dunwoody Rd, Atlanta, GA 30342.
2. (similar distance 1.6 miles) Northside Hospital Atlanta: 1000 Johnson Ferry Rd, Atlanta, GA 30342
3. (Recommended for severe chemical exposure): Grady Memorial: 80 Jesse Hill Jr Dr SE, Atlanta, GA 30303

Size and type of container for empty cans and trash: one or two -30 yard Rolloffs

Directions: _____

Other Information: _____



Community Development

4800 Ashford Dunwoody Road | Dunwoody, GA 30338

Phone: (678) 382-6800 | Fax: (770) 396-4828

REQUEST FOR PROPOSAL

Recycling Event

Household Hazardous Waste (HHW)

(RFP 25-07)

REQUEST FOR PROPOSALS

The City of Dunwoody, Georgia requests qualified individuals and firms with experience in household hazardous waste collection events to submit a quotation for one household paint and chemicals collections event (commonly referred to as a household hazardous waste (HHW) collection event). This contract should cover **one** collection event for 2026 and potentially future events either once or twice a year for 2027 and 2028 (contingent on City Council approval). This RFP is for three calendar years and the company could either hold the cost or accelerant if needed (an explanation must be provided). **Event date is currently unscheduled but we are looking for a weekend (preferably a Saturday) in the fall of 2026.** The proposal should include services to collect, handle, pack, lawfully transport, recycle, reuse, treat, and/or dispose of (at a permitted disposal facility) household hazardous waste material for the City of Dunwoody, Georgia. The event will be held at Dunwoody City Hall.

As requested, submit a cost sheet for a single event given the projected quantities.

Questions regarding the RFP should be emailed to Allegra DeNooyer at Allegra.DeNooyer@dunwoodyga.gov by December 26, 2025. The City will provide official written answers, by email, to all questions by January 2, 2026, if any.

Proposals should be submitted no later than 2:00 p.m. EST on January 9, 2026. Proposals shall be submitted via email to Allegra.DeNooyer@dunwoodyga.gov. The City will select a proposal by January 16, 2026.

The City of Dunwoody reserves the right to cancel or reject any and all proposals and to waive any technicalities or irregularities, and to award the contract based on the highest evaluation and in the best interest of the City of Dunwoody.

Proposers may partially respond to the RFP, provided the response encompasses the entirety of the services offered by the company. Alternatively, additional services may be performed by the company in other capacities if they are not requested in the scope of work of this RFP. The City reserves the right to award portions of the scope to multiple contractors based on the aforementioned conditions. Should multiple contracts be issued, each Contractor shall be responsible for the requirements contained within the RFP and contract documents. Contractors are expected to work together and with the City of Dunwoody to fulfill the entire scope of work.

I. Materials to be accepted

The collection event is scheduled rain or shine. The facility provides convenient access for individuals who are interested in bringing materials for recycling, reuse, treatment, or disposal at a Resource Conservation and Recovery Act (RCRA)-approved disposal facility. Not only will the site provide controlled access to the general public, but will also provide sufficiently paved area for staging vehicles while multiple lines move to an area where the material can be removed for analysis, inventory, and appropriate handling by the Contractor. The City of Dunwoody reserves the right to change the collection site location provided the Contractor is given written notice at least seven (7) days prior to the scheduled date.

A. Household Hazardous Waste (HHW)

Defined as hazardous by 40 CFR part 261 and regulated as hazardous waste by the United States Environmental Protection Agency (EPA) under Subtitle D to the Resource Conservation and Recovery Act (RCRA) of 1976, 42 U.S.C.SS 6901 et seq., as amended by the Hazardous and Solid Waste Amendments of 1984, the Toxic Substance Control Act, 15, U.S.C. 9601 et seq., as amended by the Superfund Amendments and Reauthorization Act of 1986, or any other federal statute or regulation governing the treatment, storage, handling, or disposal of waste, materials or substances which impose special handling or disposal requirements similar to those required by Subtitle C of RCRA; or

A substance that is either found on one of several lists of hazardous wastes in the federal regulations or exhibits one of the four following hazardous waste characteristics: corrosively (damaging to living tissue); ignitable (catches fire under certain conditions); toxic (causing injury or death if eaten or swallowed); or reactive (capable of causing an explosion).

The City of Dunwoody desires to offer a program for the collection, packaging, lawful transportation, recycling, reuse, treatment, and/or disposal (at a permitted facility) of household hazardous waste (HHW) materials as defined herein from residents throughout the City of Dunwoody. It is believed that the disposal of HHW in municipal solid waste (MSW) landfills, sewers, septic systems, groundwater or other environmentally inappropriate sites poses a potential threat to the public health and safety.

The purpose of the HHW collection program is three-fold:

1. To increase the public's awareness as to what constitutes HHW and potential dangers associated with improper disposal of these wastes,
2. To educate the public on recycling, reusing, treating, and/or disposing (at a permitted facility) HHW, and
3. To provide for the safe collection, handling, packing, lawful transportation, recycling, reuse, treatment, and/or disposal (at a permitted facility) of as much HHW as may be collected at the time of the event based on budget and participation.

II. SCOPE OF WORK

A. Tasks

1. The Contractor(s) shall manage all accepted materials delivered to the site by the general public. This includes providing an appropriate number of qualified chemists, technicians and staff to lawfully receive, identify, sort, package, label, load and transport waste accumulated, as well as, enough general labor to expedite receiving materials during the event. Other events suggest that a staff capable of unloading two (2) vehicles at a time (at a minimum) is needed as participants should remain in their vehicles. Responsibilities shall include, without limitation, the unloading of materials from the general public's vehicles, identifying the materials delivered, cataloging each item, packaging the material for safe transportation and storage, manifesting the HHW, and loading the material onto Contractor vehicles for ultimate processing through recycling, reuse, treatment, and/ or disposal at a RCRA-approved disposal facility.
2. The Contractor shall be the "generator" of the HHW from the standpoint of the United States Environmental Protection Agency (EPA) and the Georgia Department of Natural Resources Environmental Protection Division (GA-EPD). The Contractor shall comply with all municipal, state, and federal regulations and laws, ordinances, rules and regulations. The Contractor shall also obtain, at his own expense, all permits and licenses required by federal, state, or local law or ordinance, rule or regulation and maintain same in full force and effect. Waste

acceptance, ownership and responsibility for necessary handling, packing, lawful transportation, storage, recycling, beneficial reuse, treatment, and/or disposal of wastes received at the collection site shall pass to the Contractor from the party delivering the acceptable waste at the time that party delivers to the collection event;

For each material accepted, the Contractor must offer the following options, with decreasing priority (when applicable):

1. Recycle
2. Fuel blend or reuse
3. Treatment
4. RCRA incineration
5. Landfill disposal

B. Mobilization:

The Contractor shall assemble all of the necessary personnel and equipment on the site of the collection effort no later than one hour prior to the start of an event on the day of the collection, so as to be ready to begin the processing of the vehicles bringing materials. The Contractor shall be prepared to accept materials 30 minutes prior to the official starting time of the recycling event.

C. Site Operations:

1. The Contractor(s) shall be responsible for all site operations from the point where the general public vehicles containing the materials move to the unloading area until the general public vehicles leave the unloading area. Upon arrival at the collection point, the Contractor personnel, upon permission, shall open the doors of the vehicle and remove the materials.
2. The Contractor(s) shall have sufficient personnel to promptly handle at least two (2) vehicles at one time, leaving any non-acceptable materials in each vehicle and taking the acceptable materials to an area established for positive identification.
3. The collection day will be terminated at the specified time or sooner, at the direction of City personnel, at which time the public will not be allowed to enter the collection area. Contractor is not to accept materials after City of Dunwoody staff announces the collection has closed.
4. The Contractor(s) will monitor the intake of materials and estimate the volume and costs during the event to ensure compliance with the budget.
5. The Contractor(s) shall load all collected material into trucks, clean-up, and stow all equipment at the end of the collection event. The Contractor shall ensure that nothing is left behind from the collection effort and shall ensure that the site is in as good or better condition in all respects than it was prior to set-up and preparation for the collection event.
6. The Contractor(s) shall meet with City personnel on-site to ensure that the site is fully restored to its original condition. No vehicles or equipment shall remain at the collection site overnight after the day of collection without prior approval.

D. Handling, Packaging, Transportation, Reuse, Recycling, Treating and/ or Disposal:

1. The Contractor(s) shall provide all equipment, staff, and materials necessary to provide efficient collection and handling of all acceptable wastes received, and shall at all times operate the Collection Site and Facilities in accordance with Applicable Law;
2. The Contractor(s) shall be responsible for lawful transportation, recycling, beneficial reuse, fuel blend, treatment, storage, and/or disposal of all wastes received at the collection site and must follow all local, district, state, and federal regulations with regard to all disposal methods;
3. All third party disposal companies must be insured by the primary Contractor;
4. The Contractor(s) shall be responsible for all costs and liabilities associated with a spill or accident if it occurs during loading and transition to the treatment center This includes City and/or private property and the entire time from initially entering the event property to completion of the recycling event.
5. The Contractor(s) shall work under the immediate supervision of the City of Dunwoody;
6. In the unanticipated event any residual materials are left at the collection site after the event, Contractor agrees to pick up and dispose of materials properly.

E. Record of Operations:

A post-event site report shall be prepared and submitted to the City. The site report shall include, but is not limited to the following:

1. The quantities in units and number of drums of all waste received itemized by the waste type as listed in Attachment A. Drum counts shall indicate the packing method (i.e., loose packed, Lab-Packed, or bulked) and Recycling, Beneficial Reuse, or Disposal method for each drum.
2. Lab-Packed drums shall indicate: The actual weight of waste contained in each drum, the average weight of waste per drum for each waste type, and the cumulative average weight of waste per drum for each waste type.
3. A report of the complaints received by the Contractor in connection with the Contractor's operations under the Contract, with a summary of the Contractor's response to the complaints, if any.
4. An account of any extraordinary occurrences, accidents, or emergencies that arose during the collection event.
5. The Contractor(s) shall provide written documentation (i.e., recycling certificate or other tracking documentation) of the ultimate reuse, recycling, treatment, and/or permitted approved disposal facilities, for materials collected at the collection event, itemized by the waste type as listed in Attachment A. The Contractor(s) shall also verify that all hazardous substances collected are disposed in a manner that constitutes strict adherence with EPA regulations.

F. Recordkeeping, Administration and Reporting:

1. The Contractor(s) shall add the City of Dunwoody and employees as additionally insured with waiver of subrogation for workers compensation;
2. The Contractor(s) shall issue a copy of the shipping manifest immediately following the event, a copy of which will be reviewed by City personnel and returned to be submitted with the invoice;
3. The Contractor(s) shall complete and submit the "Record of Operations" within thirty (30) calendar days after the event date, due before any payment of invoices; and
4. The invoice shall be sent to Allegra DeNooyer.

G. City of Dunwoody furnished property/services:

The City of Dunwoody will furnish additional personnel at the collection site to assist with the event. Before a vehicle reaches the unloading area, volunteers, provided by the City, will check residency requirements and direct the individual to the proper unloading area. The Contractor(s) shall not provide service to anyone who has not displayed the agreed-upon certification that residency was verified by City staff. Additionally, City of Dunwoody volunteers will distribute any educational and promotional items. Organization and monitoring of volunteer personnel will be the responsibility of the City of Dunwoody. The City of Dunwoody will handle scheduling, site location, and provide signage to direct traffic to the site. The City of Dunwoody shall also notify the appropriate emergency response teams before the collection event.

H. Cancellation Policy:

In the case of inclement weather such as a thunderstorm, the City of Dunwoody will work with the Contractor to determine whether to cancel the event in advance. In the event of cancellation, the City of Dunwoody will not provide a refund of any costs that may have been incurred by the Contractor as a result of the cancellation. If the event gets cancelled, the City will reschedule the event with the Contractor for another date.

III. INDEMNITY AND INSURANCE

- A. The Contractor is an independent Contractor. The Contractor, its officers, agents, or employees are not considered employees of the City of Dunwoody for any purpose. The Contractor shall be

responsible for all federal and/or state tax, industrial insurance, and Social Security liability that may result from the performance of and compensation for these services and shall make no claim of career service or civil service rights which may accrue to a City of Dunwoody employee under state of local law.

- B. The City of Dunwoody assumes no responsibility for the payment of any compensation, wages, benefits, or taxes by or on behalf of the Contractor, its employees, and/or others by reason of the Contract. The Contractor shall protect, indemnify and hold harmless the City of Dunwoody and its officers, agent and employees for and against any and all claims, costs and/or losses whatsoever occurring or resulting from (1) the Contractor's failure to pay any such compensation, wages, benefits or taxes; and/or (2) the supplying to the Contractor of work, services, materials, and/or supplies by Contractor employees or other suppliers in connection with or in support of the performance of the Contract.
- C. The Contractor further agrees that it is financially responsible for and will repay the City of Dunwoody all indicated amounts following an audit examination which reveals errors due to the negligence, intentional act and/or failure for any reason to comply with the terms of the Contract by the Contractor, its officers, employees, agents, and/or representative. The Contractor shall protect, defend, indemnify, and hold harmless the City of Dunwoody, its officers, employees, and agents from any and all costs, claims, judgments, and/or awards of damages, arising out of or in any way resulting from the negligent acts or omissions of the Contractor, its officers, employees, and/or agents. The Contractor agrees that its obligations under this subparagraph extend to any claim, demand, and/or cause of action brought by or on behalf of any employees or agents.
- D. The Contractor(s) shall procure and maintain for the entire duration of the event insurance against claims for injuries to persons or damages to property that may arise from, or in connection with, the performance of work hereunder by the Contractor, its agents, representatives, employees, and/or Sub-contractors. The Contractor or Sub-contractor shall pay the cost of such insurance. The Contractor may furnish separate certificates of insurance and policy endorsements for each Sub-contractor as evidence of compliance with the insurance requirements of the Contract.
- E. The Contractor(s) shall provide a copy of public Liability Insurance covering the period of its occupancy and uses of the premises, obtained from a responsible insurance company legally licensed and authorized to transact business in the State of Georgia, with limits of not less than \$1,000,000.00 for all damages arising out of bodily injuries or death of two or more persons in any one accident, and a limit of not less than \$3,000,000.00 for all damages to or destruction of property in any one accident. This public liability policy shall insure the City and the Licensee against any liability, damage, claim or demand in any way arising out of or in connection with Licensee's occupancy or use of the premises under this agreement. Licensee shall furnish the City with a copy of the policy and evidence of full payment of the premium thereon prior to occupancy and use of the premises, and said policy shall have a clause showing that the insurance is in force and cannot be cancelled prior to the occupancy and use of the premises by the Licensee in the absence of written notice by the insurer to the City prior to the occupancy and use of the premises.
- F. Per our standard contract, the Contractor(s) will verify its compliance with O.C.G.A. § 13-10-91, stating affirmatively that the individual, firm, or corporation which is contracting with the City of Dunwoody has registered with and is participating in a federal work authorization program, in accordance with the applicability provisions and deadlines established in O.C.G.A. § 13-10-91. Per our standard contract, the Contractor will execute an affidavit referenced in O.C.G.A. § 50-36-1 (SAVE AFFIDAVIT).

IV. PROPOSAL INSTRUCTIONS

A. Submitting Proposals:

1. The Contractor(s) must provide a brief description of the firm and its specific expertise in collecting and recycling the proposed materials. List three references of similar events the Contractor(s) were employed to conduct within the last 5 years, with contact information for the program manager;
2. The Contractor(s) must provide a narrative of the process and procedures describing the method of handling the materials at the site and how the various items will be inventoried and manifested. Include a typical event set up plan;
3. The Contractor must identify any key sustainability metrics tracked or supported by the company, including greenhouse gases (GHGs), water and energy consumption, solid waste, volatile organic compound (VOC) and hazardous air pollutant (HAP) production and report these as calculated for the recycling event to the City.
4. The Contractor(s) must provide documentation of where material will be disposed including facility name, location, ID, and contact person;
5. The Contractor(s) must provide a Contingency Plan to include the following elements:

- Describe provisions for the prevention of environmental contamination, the management and cleanup necessary, the prevention of explosions, fire or the release of toxic or hazardous substances. Include provisions on protecting storm water drains.
 - Describe how the following will be handled: unknown wastes, inclement weather, spills of hazardous waste and accidents.
 - Provide a typical or generic site health and safety plan. Designate a Health and Safety Officer to oversee the Health and Safety Plan.
 - List all the emergency equipment and supplies proposed to bring to or provide at the site; list the names and telephone numbers of local emergency agencies, and the City of Dunwoody, and federal agencies that must be contacted in the event of a fire, spill or other release at the collection site.
 - List all of the equipment and/or supplies the contractor requires or expects the City of Dunwoody and other public and private agencies to bring to or provide at the sites.
 - Describe provisions for material that could be dropped off after the closure of the event.
6. Proposals may not exceed a total of ten (10) pages, inclusive of all sheets unless otherwise indicated. Pages are to be numbered.
 7. Contractor(s) must submit the following forms (not counted against 10 page maximum):
 - Pricing of the quantities set forth on Attachment A;
 - Certificate of Insurance
 8. Responses should be submitted electronically as a single PDF document.

B. Qualifications and Experience:

The Contractor(s) shall demonstrate that it has substantial expertise in all areas relating to the collection, handling, packing, lawfully transporting, recycling, reusing, treating, and/or disposal at an approved facility of materials.

C. Expenses of Preparing Responses to this RFP

The City of Dunwoody accepts no responsibility for any expenses incurred by the responders to this RFP. Such expenses are to be borne exclusively by the responders. All information submitted in your response to this RFP shall be subject to the Georgia Open Records Act and shall not be deemed to be confidential unless otherwise stated in the submission by reference to specific provisions that apply as specific exceptions to the Open Records Act.

V. EVALUATION CRITERIA

20% Sustainability efforts

40% Price

40% Qualifications and proposed plans

The City of Dunwoody reserves the right to reject any or all proposals and to advertise anew as in its judgment it shall deem it to be in the best interest of the City to do so. The City further reserves the right to waive any informality in any proposal.

ATTACHMENT A

Item	Waste Description	**Primary Method of Disposal	***Quantity (lbs.)	Price Per/Pound	\$Total Price
1	Base Oil based paint, stains, thinners and paint strippers, solvents and varnishes, wood preservatives		6,722		
2	Aerosol/spray paint		1,319		
3	Latex and water based paints		26,826		
4	Mercury Mercury salts and elemental mercury, thermometers, thermostats, and other mercury containing items		5		
5	Fluorescent bulbs and ballasts		292		
6	Lawn care products Poisons, insecticides, weed killer and pesticides, Aerosol/spray pesticides		5,840		
7	Automotive Products Antifreeze, Engine Degreaser, Brake Fluid, Transmission Fluid, motor oil, etc.		450		
8	Cleaner, Corrosives, and Oxidizers Cleaners, Spot Removers, Acids and Bases		1,071		
9	Propane Gas Cylinders		350		
10	Flammables Lighter Fluid and Waste Fuels (Kerosene, Gasoline, Diesel, etc.)		4,266		
11	Batteries Household, automotive, and rechargeable		1,900		
12	Fire Extinguishers		225		
13	Pharmaceuticals/Labpacks		0		
14	****Mobilization charges, including all labor, equipment, supplies, labor, insurance and/or any additional charges.	N/A	N/A		
	Total Price				\$

** Primary method of disposal. Refer to RFP for preference hierarchy.

***Estimated quantity based on 2025 collection numbers for a population around 50,000.

**** Provide one separate sheet with cost breakdown for mobilization charges proposed for the scope of this project. If there are additional services offered, provide the pricing and description for those services on the same sheet (not counted against 10 page maximum).

Company

Name and Title of Person authorized to sign

Signature

Date

City of Dunwoody

Recycling Event - Household Hazardous Waste (HHW)

RFP 25-07

Due Date: January 9, 2026



Presented By:



Jay Walsh
Technical Services Account Manager
Clean Harbors Environmental Services
 1374 Beverage Drive
 Stone Mountain, GA 30083
 Mobile: 470.913.7754
 walsh.jay@cleanharbors.com



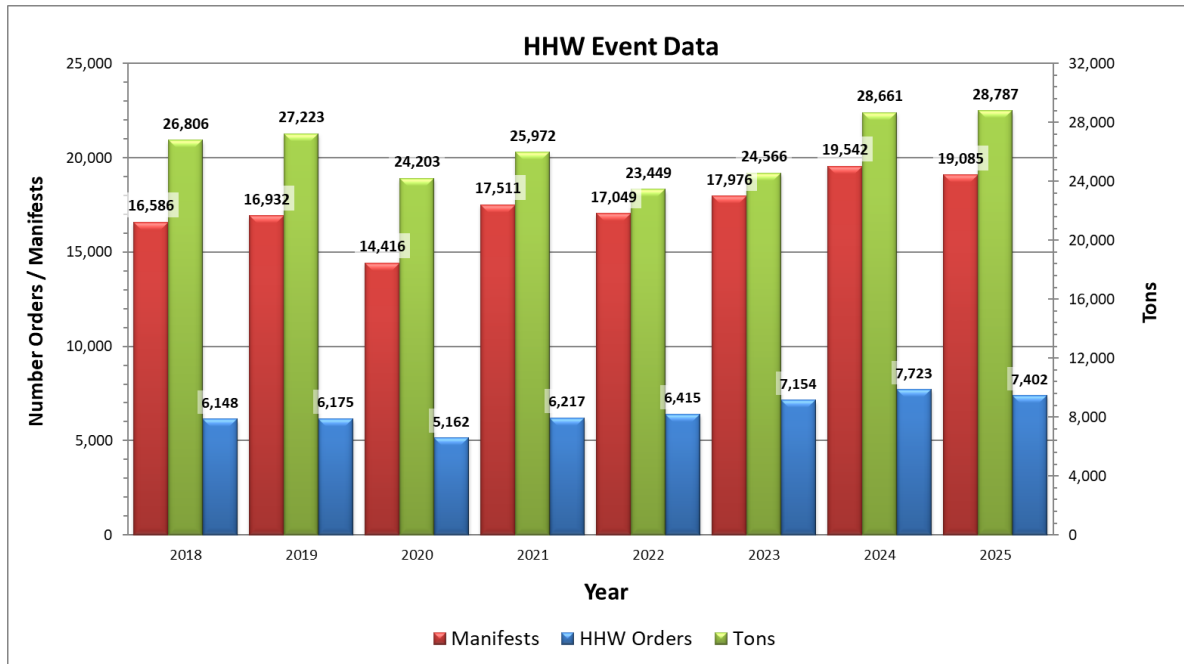
Ms. Allegra DeNooyer
Planner II
 Dept. of Community Development
 City of Dunwoody
 4800 Ashford Dunwoody Road
 Dunwoody, GA 30338

Packet page:...

1. Background & Experience

Founded in 1980, Clean Harbors is a leading provider of environmental, energy and industrial services throughout North America. We are also the largest re-refiner and recycler of used oil in the world and the largest provider of parts cleaning and related environmental services to commercial, industrial and automotive customers in North America.

Nationwide, we have managed over 20,000 household hazardous waste collection programs. Events have ranged from small one-day collections to multiple-site regional and statewide collections. The following chart indicates the volume of HHW managed by Clean Harbors in the US over the past several years.

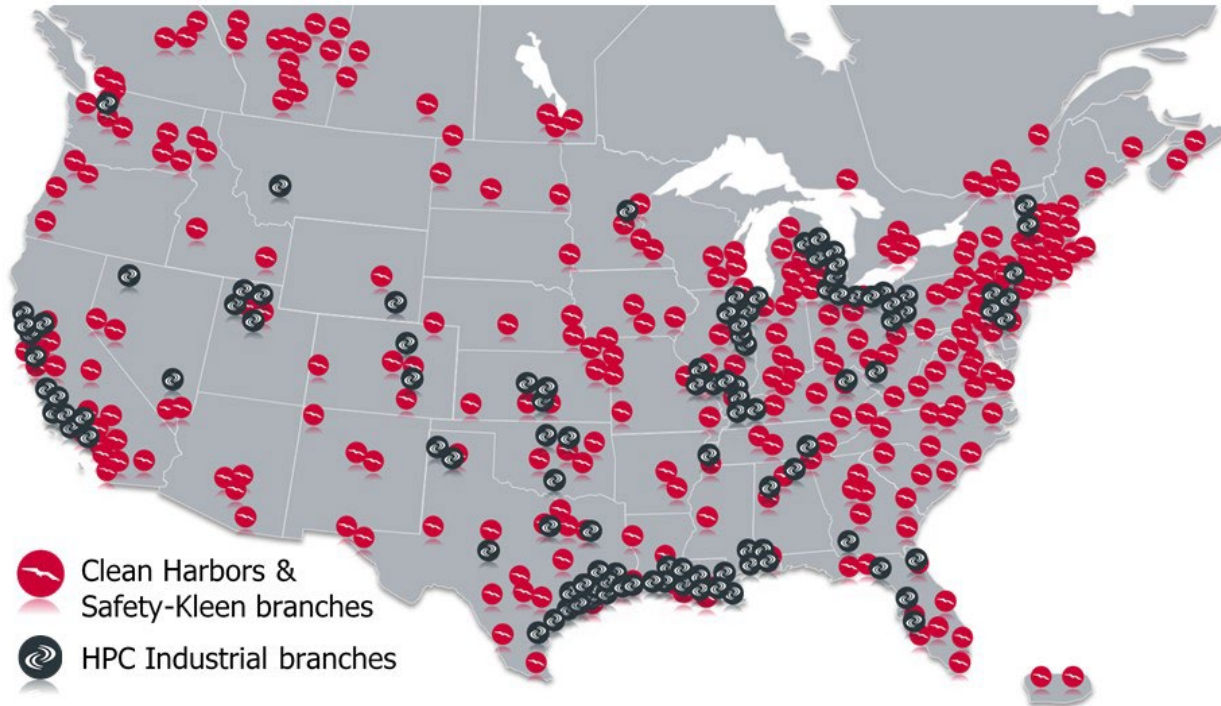


Clean Harbors has experience in providing all types of HHW services, including:

- Temporary and Satellite Household Hazardous Waste Collection Events
- Permanent Household Hazardous Waste Collection Facility Management
- Waste Transportation and Disposal Services
- Door-to-Door Collection Programs
- Special Collection Events (e.g., paint recycling, Pharmaceuticals, etc.)
- Landfill Load Check Programs
- Material Re-Use Programs
- Agricultural Pesticide Collection Programs
- Emergency / Disaster-Related Household Hazardous Waste Programs



Headquartered in Norwell, Massachusetts, Clean Harbors has service centers throughout the United States, Canada and Puerto Rico staffed by more than 20,000 employees. This level of coverage enables Clean Harbors to have a local presence almost anywhere in North America.



Clean Harbors and its subsidiaries and affiliates have more than 600 branches across North America.

References

REFERENCE # 1	
Name of Company/Entity:	Live Thrive Atlanta CHaRM
City/State:	Atlanta, GA
Contact Person:	Peggy Whitlow Ratliffe
Contact Email:	pwhitlow@livethrive.org
Contact Phone:	404.771.5322
Date(s) Work Performed:	2010 - present
Brief Narrative of Work:	Transportation and disposal of HHW from permanent collection site.

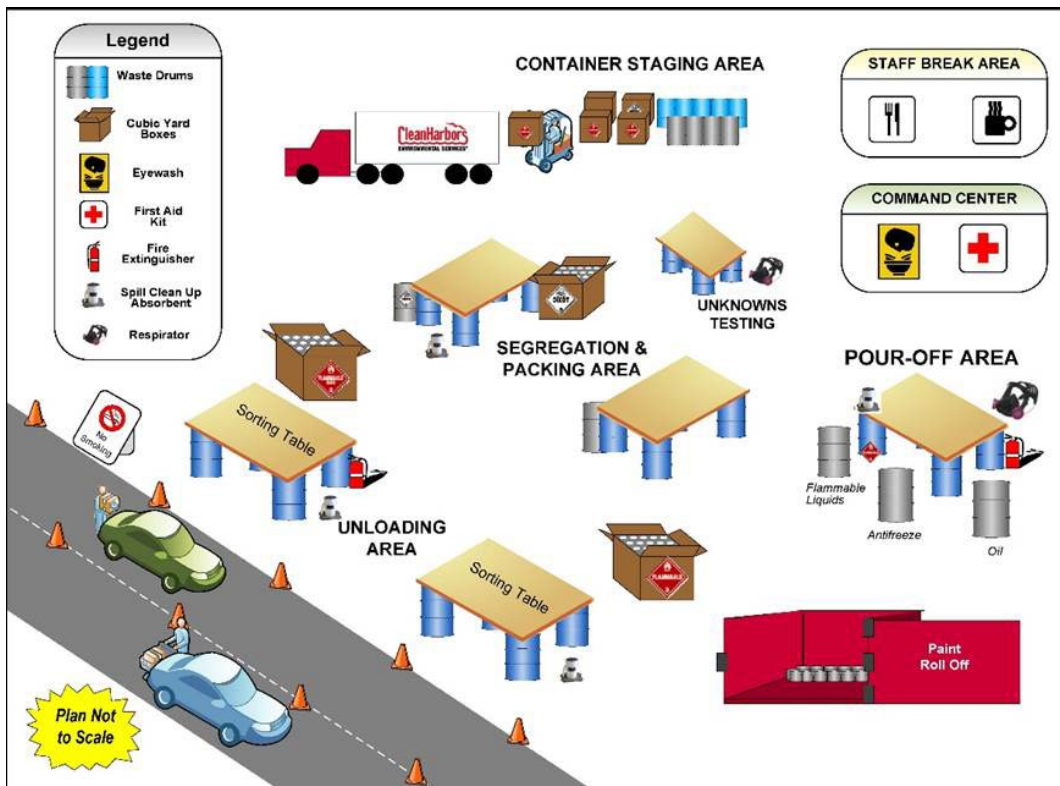
REFERENCE # 2	
Name of Company/Entity:	Orange County
City/State:	Orlando, FL
Contact Person:	Oscar Ramos
Contact Email:	oscar.ramos@ocfl.net
Contact Phone:	407-836-6636
Date(s) Work Performed:	2024 - present
Brief Narrative of Work:	Transportation and disposal of HHW from collection site

REFERENCE # 3	
Name of Company/Entity:	State of Tennessee
City/State:	Tennessee
Contact Person:	Bob Fletcher
Contact Email:	bob.fletcher@tn.gov
Contact Phone:	615.532.9265
Date(s) Work Performed:	2005 - present
Brief Narrative of Work:	Conduct HHW collection events at multiple sites throughout year.

2. HHW Process and Procedures

Site Plan

Through experience, Clean Harbors has designed a number of basic cost-effective plans that allow for maximum offloading efficiency and minimum standing time for participants. Clean Harbors uses one basic site design that can be modified to accommodate all areas selected for use as an HHW collection site. Most events fall into the basic design (under 750 participants) of one sorting table feeding two processing tables or “slide” tables. The slide tables feed waste to the consolidation, bulk, or packing areas. Each site also contains an area for health and safety equipment, employee breaks, and pre-event meetings. An example site plan as below. If awarded, Clean Harbors will work with City officials to optimize event setup prior to the collection event.



Site Operation

All activities at the collection site will be supervised by a Clean Harbors’ chemist and will be performed in full compliance with all local, state, and federal regulations.



Receipt of HHW

Upon opening the site to participants, posted signs will direct the participant to the reception area. At that point, the City volunteers or employees will greet the incoming participant vehicle and explain the collection procedures. The participant will then drive to the collection area where Clean Harbors' personnel will transfer the waste material from the vehicle to the handling tables. All containers will be checked for labels and participants will be asked to confirm contents. If there is no label and the participant can identify the containers' contents, the identity will be written on the container and transferred to the handling tables for processing.

Excessive Waste

In the event that a participant has an excessive amount of waste for disposal or waste suspected of being generated from locations other than households, the City will be advised. The excessive or unusual waste shall only be accepted per the City's approval. If the waste is deemed acceptable, Clean Harbors' personnel will remove it from the participant's vehicle and assume all rights, titles, and liability to the waste by assuming generator status

Segregation

The waste will be segregated into one of the following categories: acids, bases, oxidizers, pesticides, aerosols, paints, solvents, reactive, unknown materials and non-hazardous/non-regulated materials. Questionable containers will be segregated for later inspection. Non-recyclable, non-regulated solid waste will be rejected or placed into waste receptacles.

Testing of Unknown Waste

The safe and economical disposal of unknown chemicals is an ever-present problem for HHW collection programs. Questioning the participant can identify most unlabeled containers. However, occasionally a participant will just not know what they have.

Clean Harbors has specially trained field chemists to perform unknown characterizations on-site using a variety of analytical test methods. Clean Harbors will set aside an area designated for the classification of unknown compounds. Here, the chemists will perform quantitative and qualitative tests to determine the physical and chemical properties of each unknown compound.

These "fingerprint" tests determine whether the compound is acidic, basic, water reactive, a cyanide compound, a sulfide compound, an oxidizing agent or a combination of hazards. Once these properties are determined, chemicals with similar hazards will be packaged together for incineration. Packing will be done by DOT classification in approved containers. Any items that are not compatible will be placed in their own containers for disposal. The chemist must wear a respirator at all times in addition to the standard PPE requirements: tyvek, chemical resistant gloves, chemical resistant boots, and safety glasses.

Packaging Determination

Once materials are identified and segregated, the appropriate packaging method for each container is determined in accordance with container size, type, and hazardous characteristics. Any unknown materials will be tested as previously

described and packed according to chemical compatibility in 5-gallon pails for incineration with up to one gallon of liquid or five pounds of solids.

Certain products may be consolidated on a case-by-case basis, depending on the quantities and hazards involved. Materials that are capable of being consolidated on site, such as organic liquids, motor oil, antifreeze, solvents, liquid paints and paint thinners are collected and consolidated via a pour-off operation. 5-gallon, 1-gallon and smaller containers are acceptable for consolidation when the contents are entirely liquid and not viscous. Bulking procedures are described below.

Paints and paint related material in less than 1-gallon containers will be loose packed into 55-gallon drums or cubic yard boxes when there is sufficient quantity of compatible waste. When lesser quantities are accumulated, smaller drum sizes are used in proportion to the amount of material to be packaged to minimize the overall cost to the City.

Non-regulated materials may often be loose packed as well, depending on the disposal method and container type. 5-gallon, 1-gallon and smaller containers are acceptable, except for glass containers. Candidates for loose packing include asphalt products (roofing compounds, driveway sealers, etc.), detergents, and grease. The non-hazardous/non-regulated materials will be packed into 55-gallon drums for secure chemical landfill or non-hazardous incineration with up to 25 gallons of liquids or 400 pounds of solids per drum. When lesser quantities are accumulated, smaller drum sizes are used in proportion to the amount of material to be packaged, to minimize the overall cost to the City.

Acids, bases and oxidizers will be lab packed into 55-gallon drums for treatment, incineration or disposal, with up to 25 gallons of liquids or 400 pounds of solids. Regulated pesticides will be lab packed into 55-gallon drums with up to 25 gallons of liquids or 400 pounds of solids for incineration. Reactives will be lab packed into 5-gallon pails with up to one gallon of liquid or five pounds of solids.

Aerosols will be "loose packed" into drums. No packaging materials or filler will be packed in these drums.

Bulking / Consolidation

Prior to performing any consolidation operations, the supervisor and crew will discuss the appropriate health & safety and emergency response measures in the event of a fire, reaction, spill, or employee exposure. The supervisor will review all operating and grounding procedures as well as flammable liquid or corrosive liquid safety guidelines, which include signs and symptoms of exposure to solvents.

Materials that are capable of being consolidated on site will be collected and consolidated via a pour-off operation. Individual containers to be poured will be transferred to poly-covered tables adjacent to the pour operations. Any questionable containers will be removed for later inspection. The entire side and top exterior surfaces of all glass and plastic containers will be wiped with a wet rag. Each container will be opened slowly to relieve any pressure. Containers will then be opened and poured into a receptacle fitted over a collection drum. Once each drum is filled to capacity, it will be closed, and drum tracking numbers, labels and applicable markings will be attached.

Paperwork and Reports

Clean Harbors will prepare all shipping paperwork in accordance with all federal, state and local regulations. Paperwork includes manifests, Land Disposal Restriction Form, packing lists, and container labels.

After completion of each HHW collection event, Clean Harbors will provide representatives of the City with a report listing the number of participants, quantities and types of waste collected, disposal methods and disposal locations of the HHW collected. The number of containers of packaged HHW shipped will also be reported (i.e. manifest summary).

Shipping

All waste will be shipped directly from the collection site to one of our intermediate facilities. Once at the facility, the waste will be routed to the final disposal facility. A manifest will accompany all materials to the facility and to final disposal. Copies of manifests will be returned to the City within 30 days. In cases where the waste material is shipped to an intermediate TSD prior to final disposal, Clean Harbors will re-manifest the waste to ship to final disposal

Unacceptable Wastes

Clean Harbors reserves the right to refuse any waste deemed unsafe to handle or unsuitable for the collection. All unacceptable wastes will be visually identified prior to being removed from the participants vehicle and will be left in the vehicle with an explanation to the participant. Such wastes include:

- Large quantities of unknown materials
- Radioactive waste
 - Exit signs and smoke detectors can be priced on a case by case basis
- Explosives, gun powder, flares, ammunition
- Unstable and or explosive wastes
- Ammunition
- Unknown gas cylinders
 - Cylinders other than propane can be priced on a case by case basis
- Substances regulated by the Drug Enforcement Agency
- Biohazardous Waste, Infectious Waste, Needles / Syringes

If the above listed unacceptable wastes are unintentionally received, Clean Harbors will work with the City to provide safe disposal of the materials. Our proposal does not include pricing for handling these wastes. Pricing will be provided as needed on a case-by-case basis.

3. Sustainability

Clean Harbors believes in accountability to our employees, to our customers, and most certainly to our communities. As a global company, we are committed to limiting our environmental impact and providing sustainable solutions to our customers while engaging and supporting our local and global communities.

Our full 2025 Sustainability Report, which shows measurable climate goals achieved by the company, can be sent upon request or downloaded [Here](#). A summary of goals can be found on the following page.

2030 Goals and Benchmarks

2019 Goal Denotes the first year in which goal was established

ENVIRONMENTAL

Alternative Energy Vehicles

Grow the percentage of alternative vehicles in our light-duty fleet to comprise over 10% by 2030.

2019	2021	2030
<1%	<1%	>10%

Increase Recycling

Increase recovery of key materials by 25% on a combined basis by 2030.

2019	2021	2030
1.4M _{MT}	>1.6M _{MT}	1.7M _{MT}

Renewable Energy

Increase the use of renewable energy at our facilities including landfill gas, solar, and other sources generated at company facilities.

2019	2021	2030
2,018 MWh/ANNUALLY	2,127 MWh/ANNUALLY	3,000 MWh/ANNUALLY

SOCIAL

Health & Safety

Improve our safety performance reducing our Total Recordable Incident Rate (TRIR), a measure of accidents and injuries relative to hours worked

2019	2021	2030
1.15	1.12	<1.0

Community Involvement

Increase our corporate community giving including charitable donations, in-kind services, and sponsorships.

2019	2021	2030
>\$1M ¹	>\$1M ¹	>\$2M

Investment in Training

Increase our annual investment in training and employee development to enhance employee engagement and reduce turnover.

2019	2021	2030
\$3.8M ²	>\$5M	\$5M

GOVERNANCE

Board Diversity (Gender)

Increase Gender Board Diversity from 20% to 40% to better align governance to our workforce.

2019	2021	2030
20%	30%	40%

Board Diversity (Ethnic)

Increase Ethnic Board Diversity from 10% to 20% to better align governance to our workforce.

2019	2021	2030
10%	10%	20%

Incentive Plans (ESG Goals)

Grow the percentage of management incentive plan goals that are tied to ESG from 20% to 30% of possible payout.

2019	2021	2030
20%	20%	30%

¹This amount represents only corporate giving. In addition, much of our community spending is conducted at a local branch level

²This amount represents only training department costs and does not capture the wages paid to employees during training.

4. Waste Disposal

Clean Harbors' dynamic waste routing system is designed to ensure that all customer waste is managed not only in the most environmentally sound manner possible, but the most cost effective as well. Our system takes into account the dynamic nature of our customers' loads, changing facility needs, new technologies, etc. and then routes wastes appropriately. While the facilities identified below will be the primary facilities for use on this contract and copies of facility permits will be provided upon request, Clean Harbors reserves the right to utilize any of our carefully audited and approved disposal facilities as needed to ensure City's needs are met in the most compliant and effective manner possible.

Clean Harbors Primary Receiving Facility					
Facility	Address	Contact Name	Facility Type	Phone Number	EPA ID No.
Clean Harbors Chattanooga LLC	Clean Harbors Chattanooga, LLC 3300 Cummings Road Chattanooga, TN 37419	Paul Rasmussen	Wastewater Treatment	423.821.6926	TND982141392
Clean Harbors El Dorado LLC	Clean Harbors El Dorado, LLC 309 American Circle El Dorado, AR 71730	Daniel Roblee	Incinerator	870.864.2217	ARD069748192
Clean Harbors Wilmington LLC	Clean Harbors Wilmington, LLC 1737 East Denni Street Wilmington, CA 90744	Michael Briggs	TSDF	310.835.9998	CAD044429835
Clean Harbors Reidsville LLC	Clean Harbors Reidsville, LLC 208 Watlington Industrial Drive Reidsville, NC 27320	Douglas Greer	TSDF	336.342.6106	NCD000648451
Clean Harbors Deer Park, LLC	Clean Harbors Deer Park, LLC 2027 Independence Parkway South La Porte, TX 77571	Daniel Tauriello	Incinerator	281.930.2300	TXD055141378
Clean Harbors Aragonite LLC	Clean Harbors Aragonite, LLC 11600 North Aptus Road Grantsville, UT 84029	William Simmons	Incinerator	435.884.8100	UTD981552177
Clean Harbors LaPorte, LLC	Clean Harbors La Porte, LLC 500 Independence Parkway South La Porte, TX 77571	Andrew Poppe	TSDF	281.884.5500	TXD982290140
Safety-Kleen Systems, Inc	Safety-Kleen Systems, Inc. 3700 LaGrange Road Smithfield, KY 40068	Larry Wynn	Recycle Center	502.653.6700	KYD053348108
Spring Grove Resource Recovery Inc.	Spring Grove Resource Recovery, Inc. 4879 Spring Grove Avenue Cincinnati, OH 45232	Stephen Vasse	TSDF	513.681.6242	OHD000816629

5. Contingency Planning

A sample Contingency/Site Safety Plan has been attached to the end of this proposal. The officer who will oversee the Plan will be Micheal Hightower, Specialist and HHW Project Manager. A summary can be found below.

To prepare for potential releases, spills or emergencies, a contingency plan must be developed. Prior to the HHW collection, the Site Supervisor or other Clean Harbors representative will visit the site to gather site-specific information. A traffic flow plan must be established that will allow emergency equipment (Fire Department, ambulance, etc.) access to the site in the event of an emergency. The proposed layout of the site in relation to neighboring structures and properties must also be identified. This information will be used to develop a site map. A copy of the contingency plan should be distributed to the local emergency organizations and all other involved parties.

In the unlikely event of an emergency, emergency equipment may need to have direct access to the site. Traffic lanes should be prearranged so there is an open path at all times.

The Project Manager will serve as the Emergency Coordinator in the event of an emergency. Emergency information will be located at the Command Center table. Information will include a copy of the HHW Collection Guidelines containing the site-specific information (contingency plan, emergency phone numbers, hospital directions, etc.) and safety references (Chemical Dictionary, DOT ER Guidebook, NIOSH Pocket Guide and CHES 5-Page Emergency Response Plan). The following phone numbers shall be included on the emergency phone list: Fire department, ambulance, hospital, poison information center, police department, state police, local CHES service center, and local CHES H&S Representative.

In the event of a spill or release, the Project Manager will evaluate the situation and evacuate the site if necessary. A continuous blast of an air horn will signal the evacuation of the site. The Site Supervisor, with the assistance of the local H&S Representative, will decide how to respond to contain and clean up the spill/release. Manholes and catch basins will be blocked prior to the start of an HHW event.

In the event of a fire, an appropriate fire extinguisher may be used if the fire is in the incipient stage. The following additional actions will be taken:

- Cease all operations and evacuate the area of all unnecessary personnel
- Eliminate all ignition sources
- Stop the flow of cars into the area and have all cars in the unloading area exit immediately
- Notify the local official on site, the Fire Department and the local CHES H&S Representative.

If an employee becomes injured or ill (i.e., heat-related illness), trained staff provide first aid and seek medical attention, if necessary. The Site Supervisor and the local CHES H&S Representative will be notified immediately. If there is an injury involving blood, staff will follow the CHES Bloodborne Pathogens Exposure Control Plan.

RAIN OR INCLEMENT WEATHER

Foul weather gear and protective canopies are standard equipment for event planning; however, we reserve the right to stop the collection at any time if unsafe or dangerous conditions develop.

EQUIPMENT LIST

The following is a list of minimum equipment that will be required to set up and conduct collection site activities. In the unlikely event that additional supplies are required, staff can quickly obtain them from Clean Harbors' local Technical Services branch.

White Tyvek	1/2 inch plywood
Yellow Tyvek	Tables
Poly bags	Absorbent pads
Poly sheets (6 mil. or thicker)	Drip pans
Caution and duct tape	Packing materials (vermiculite)
Warning and "No Smoking" signs	Wind sock
First aid kits	Brooms
Traffic cones	Ratchets
Shovels	Eyewash
Screwdrivers	Test kit
Putty knives	Test instruments
SCBA	Poly and steel 55 gallon, 16 gallon
Respirator cartridges	kiln packs and poly 5 gallon pails
Gloves	85 gallon overpacks

Unknown wastes/testing, spills and accidents are addressed in Sections Two and Five of this document. Contact information for first responder and regulatory agencies will be detailed in the Site-Specific Health and Safety Plan upon award.

It is assumed that City of Dunwoody will furnish additional personnel at the collection site to assist with the event. Before a vehicle reaches the unloading area, volunteers provided by the City will check residency requirements and direct the individual to the proper unloading area. City of Dunwoody volunteers will distribute any educational and promotional items. Organization and monitoring of volunteer personnel will be the responsibility of the City of Dunwoody. The City of Dunwoody will handle scheduling, site location, and provide signage to direct traffic to the site. The City of Dunwoody shall also notify the appropriate emergency response teams before the collection event. Clean Harbors will provide a rolloff or dumpster for ordinary trash items.

If someone attempts to drop material off after the event has closed, Clean Harbors will accept the material dependent upon where we are in the loading process. If it is something where we can open a drum and add the material and the loading and manifests have not been completed, we will take it. Otherwise, the participant will be required to bring the material back at the next event.

On behalf of Clean Harbors Environmental Services, thank you for the opportunity to present this proposal for household hazardous waste collection and disposal services. Utilizing our own in-house resources, I am confident that the City of Dunwoody will determine that Clean Harbors is the best qualified to provide the highest level of technology and service available in the industry, at a highly competitive price.

If you have any questions or would like further information regarding our proposal, please do not hesitate to contact me. I look forward to partnering with the City of Dunwoody on this opportunity.

Sincerely,

Jay Walsh

Jay Walsh

Technical Services Account Manager

Mobile: 470.913.7754 / Email: walsh.jay@cleanharbors.com

Company Confidential

www.cleanharbors.com



ATTACHMENT A

Item	Waste Description	**Primary Method of Disposal	***Quantity (lbs.)	Price Per/Pound	\$Total Price	
1	Base Oil based paint, stains, thinners and paint strippers, solvents and varnishes, wood preservatives	Fuel Blend	6,722	\$0.66	\$4,436.52	CHES WCC CCRN
2	Aerosol/spray paint	RCRA Incineration	1,319	\$0.96	\$1,266.24	LCCRQ
3	Latex and water based paints	Landfill	26,826	\$0.24	\$6,438.24	CNOS
4	Mercury Mercury salts and elemental mercury, thermometers, thermostats, and other mercury containing items	Recycle	5	\$27.63	\$138.15	LCHG2
5	Fluorescent bulbs and ballasts	Recycle	292	\$1.32	\$385.44	CFL1
6	Lawn care products Poisons, insecticides, weed killer and pesticides, Aerosol/spray pesticides	RCRA Incineration	5,840	\$1.12	\$6,540.80	LCCRC
7	Automotive Products Antifreeze, Engine Degreaser, Brake Fluid, Transmission Fluid, motor oil, etc.	Recycle	450	\$0.43	\$193.50	A31/B35
8	Cleaner, Corrosives, and Oxidizers Cleaners, Spot Removers, Acids and Bases	RCRA Incineration	1,071	\$1.39	\$1,488.69	LCCRO
9	Propane Gas Cylinders	Recycle	350	\$0.70	\$245.00	LCY1
10	Flammables Lighter Fluid and Waste Fuels (Kerosene, Gasoline, Diesel, etc.)	Fuel Blend	4,266	\$0.43	\$1,834.38	FB1
11	Batteries Household, automotive, and rechargeable	Recycle	1,900	\$0.68	\$1,292.00	LBD1
12	Fire Extinguishers	Recycle	225	\$1.47	\$330.75	LCY2
13	Pharmaceuticals/Labpacks	RCRA Incineration	0	\$1.03	\$0.00	RXHZ
14	****Mobilization charges, including all labor, equipment, supplies, labor, insurance and/or any additional charges.	N/A	N/A	\$8,950.00	\$8,950.00	
Total Price					\$33,539.71	

** Primary method of disposal. Refer to RFP for preference hierarchy.
 ***Estimated quantity based on 2025 collection numbers for a population around 50,000.
 **** Provide one separate sheet with cost breakdown for mobilization charges proposed for the scope of this project. If there are additional services offered, provide the pricing and description for those services on the same sheet (not counted against 10 page maximum).

Clean Harbors Environmental Services, Inc.
 Company

 Signature

George L Curtis - EVP Pricing & Proposals
 Name and Title of Person authorized to sign
 01-08-2026
 Date

Mobilization Buildup

The City of Dunwoody HHW Mobilization includes the following:

- 1 Project Manger @ \$75/hr for 8 hrs
- 2 Chemists @ \$65/hr for 11.5 hrs
- 1 Equipment Operator @ \$60/hr for 9.5 hrs
- 2 Equipment Operators @ \$60/hr for 7 hrs
- 6 Field Technicians @ \$55/hr for 8 hrs
- 1 Forklift for 1 Day @ \$750/Day
- PPE for 12 folks @ \$10/each
- 1 roll of poly sheeting to cover ground @ \$135/roll
- 1 26ft box truck for 1 day @ \$300/day
- 1 Tractor w/van trailer for 1 day @ \$500/day
- 2 Tractors w/rolloff trailers to haul latex paint boxes @ \$500/day

Assumptions and Considerations

Please find below the general pricing conditions for this contract. These conditions govern all waste streams and generic pricing covered under this contract. These conditions are in addition to specific pricing notes provided on the pricing matrixes.

1. This proposal is submitted contingent upon the right to negotiate mutually acceptable contract terms and conditions, which are reflective of the work contemplated in the bid documents, and an equitable distribution of the risks involved therein. In the event that such agreement cannot be reached, Clean Harbors reserves the right to decline to enter into such an agreement without prejudice or penalty.
2. Clean Harbors supports many invoice delivery options such as email, electronic invoicing, EDI, etc.). Pricing is based on Clean Harbors' standard invoice delivery method of E-mail. If another delivery method is required there could be an additional service fee per invoice. Any alternate delivery methods must be reviewed and approved by Clean Harbors prior to acceptance and implementation.
5. All pricing presented in this contract is based on Clean Harbors' ability to utilize our approved network of audited TSDFs. If the number of sites approved by the City of Dunwoody is reduced or restricted, additional costs may be applied due to increased handling of wastes and reduced economies of scale.
6. Except where specifically quoted otherwise in the IFB Pricing Form, the following conditions will govern the way Clean Harbors invoices waste disposal for odd size shipping containers. Drum sizes or container types not covered herein will be quoted case-by-case.
 - 6.1. Disposal Pricing Conversions – Pricing for container sizes other than 55-gallon will be extrapolated as follows:

Container Size	Container Multiplier*
5 gallon or less	55-gallon price x 0.30 (or minimum charge listed below whichever is greater)
6 gallon – 20 gallon	55-gallon price x 0.60 (or minimum charge listed below whichever is greater)
21 gallon – 30 gallon	55-gallon price x 0.75 (or minimum charge listed below whichever is greater)
31 gallon – 55 gallon	55-gallon price x 1.00
56 gallon – 85 gallon (overpacks)	55-gallon price x 1.45
Pallets or cubic yard flexbins	55-gallon price x 3.50
Tote (<300 gallon)	55-gallon price x 5.00
Tote (300 - 375 gallon)	55-gallon price x 6.30

Minimum Container Charges – If the extrapolated rate above is less than the corresponding Minimum Charge in the table below, the Minimum Charge will take precedence.

Waste Description	Minimum Charge
Electronics	\$17.00
Fuels, Solvent Reclamation, Non-Hazardous Landfill, Oil (non-PCB), Non-RCRA Pharmaceuticals, OneContainer™ Pharmaceuticals (RXMX), Waste-to-Energy	\$44.00
PCB Oil Dechlorination, Transformer Reclamation, Empty Drum Incineration	\$55.00
Clean Extraction System, Batteries (except lithium and mercury), Hazardous Landfill, Wastewater Treatment (light), Lab Pack for Fuel, Lab Pack for Aqueous Treatment, Lab Pack for Landfill	\$72.00
Incineration Liquids, Lightweight Incineration Solids, Biohazardous, PCB Landfill, Corrosive Fuels, Solid Fuels, Lab Pack for Incineration, Lab Pack for Stabilization, RCRA/Universal Waste Pharmaceuticals	\$94.00
Incineration Solids, Oxidizers, A99s (except reactives and direct burns), PCB Incineration, Wastewater Treatment (heavy), Canadian Landfill, NORM Waste, RCRA-Infectious, TSCA-Infectious, Broken Bulbs Recycling	\$154.00
Lab Pack Reactives, Profiled Reactives, Direct Burns	\$220.00
DEA Controlled Substances (non-RCRA), Lithium Batteries	\$275.00
Mercury for Incineration, Lab Packs Mercury for Incineration	\$424.00
RCRA-Regulated DEA Controlled Substances	\$440.00
Mercury Batteries	\$484.00
Mercury-Containing Devices or Debris for Retort, Lab Pack Mercury-Containing Debris or Devices for Retort	\$550.00
Mercury Compounds/Salts/Solutions for Retort, Lab Pack Mercury Compounds/Salts/Solutions for Retort	\$732.00
Reactive Lithium Compounds, Elemental Mercury	\$605.00
Reactive Alkali Earth Metals for Incineration	\$605.00
DEA Controlled Lab Packs for Reverse Distribution	\$957.00
Bulbs /Lamps	\$72.00 per WCC, per shipment
Empty Drums Empty PCB Drums	5-gallon \$17.00 ≤ 20-gallon \$22.00 > 20-gallon \$44.00

7. Weight Surcharges – Some waste streams may be subject to additional surcharges if containers of the materials exceed a specific weight. Potential weight surcharges for materials in the IFB Pricing Form are listed below by Waste Classification Code and would be charged in addition to the base disposal price.

CCRN: \$0.50 for each pound more than 200 in a single drum
\$0.50 for each pound more than 800 in a single flexbin/tote

8. Clean Harbors requires free and easy access to each pickup site.

9. Compressed Gas Cylinder Conditions

- 9.1. Zone A cylinder transportation (as required) will be quoted case-by-case and will be billed in addition to disposal.
- 9.2. Cylinders required to be returned to the generator after processing must be properly labeled to indicate “Return to Generator” and have operable valves. Return transportation will be quoted case-by-case.
- 9.3. Cylinders without original stenciling, labels and/or tags will be subject to an additional analysis charge.
- 9.4. Cylinders with inoperable valves may be subject to rejection or may be charged an additional handling fee of \$450.
- 9.5. Cylinders with a stuck/ rusted valve cap will be subject to a \$55.00 stuck cap charge.
- 9.6. Cylinders must in DOT-shippable condition.
- 9.7. Cylinders with greater than 5% solids maybe subject to surcharge or rejection.
- 9.8. All cylinders require an approved cylinder evaluation sheet and leak test for final acceptance
- 9.9. Cylinder pricing offered in this proposal is contingent upon approval of the Clean Harbors, LaPorte, TX transfer, storage and disposal facility.

Cylinder Sizes	
Lecture (CYLE) -	Up to 3” dia. and 13” length or 4” dia. and 10” length
Small (CYSM) -	Up to 4” dia. and 24” length
Medium (CYME) -	Up to 12” dia. and 36” length
Large (CYLG) -	Up to 16” dia. and 56” length
Extra Lrg (CYXL) -	Up to 20” dia. and 64” length
½ Ton (CYHT)* -	Up to 30” dia. and 52” length or 20” dia. and 82” length
Ton (CYTN)* -	Up to 24” dia. and 94” length or 30” dia. and 82” length

10. Proposal is valid for 90 days.

AGENCY CUSTOMER ID: _____
 LOC #: _____



ADDITIONAL REMARKS SCHEDULE

AGENCY Willis Towers Watson Northeast, Inc.		NAMED INSURED Clean Harbors Environmental Services, Inc. and its Affiliates 42 Longwater Drive Norwell, MA 02061	
POLICY NUMBER See Page 1		EFFECTIVE DATE: See Page 1	
CARRIER See Page 1	NAIC CODE See Page 1		

ADDITIONAL REMARKS

THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD FORM,
 FORM NUMBER: 25 FORM TITLE: Certificate of Liability Insurance

Certificate Holder is named as an Additional Insured for General Liability, Contractor's Pollution Liability and Auto Liability as their interests may appear if required by written contract but only with respect to liability arising out of operations of the Named Insured

It is further agreed that the General Liability, Contractor's Pollution Liability and Auto Liability shall be Primary and Non-contributory with any other insurance in force for or which may be purchased by Additional insured

It is understood and agreed that the company waives its right of subrogation which may arise by reason of a payment of claim under the General Liability, Contractor's Pollution Liability, Auto Liability and Worker's Compensation policy as required by written contract where allowed by state law

Umbrella is excess of the General Liability, Auto Liability, and Employer's Liability

INSURER AFFORDING COVERAGE: Starr Indemnity & Liability Company NAIC#: 38318
 POLICY NUMBER: 1000005140 EFF DATE: 11/01/2025 EXP DATE: 11/01/2026

TYPE OF INSURANCE:	LIMIT DESCRIPTION:	LIMIT AMOUNT:
Workers Compensation & Empl Liab	E.L. EACH ACCIDENT	\$2,000,000
(AK, AZ, IA, NJ, NY, NC, VT, CT)	E.L. DISEASE - EA EMP	\$2,000,000
Per Statute	E.L. DISEASE-POL LMT	\$2,000,000

INSURER AFFORDING COVERAGE: Starr Indemnity & Liability Company NAIC#: 38318
 POLICY NUMBER: 1000679513251(MA) EFF DATE: 11/01/2025 EXP DATE: 11/01/2026

TYPE OF INSURANCE:	LIMIT DESCRIPTION:	LIMIT AMOUNT:
Auto Liability (MA)	CSL (Ea accident)	\$5,000,000
Any Auto, Owned Autos only,	MCS-90	
Hired Autos only, Non-owned Autos only		

INSURER AFFORDING COVERAGE: ACE American Insurance Company NAIC#: 22667
 POLICY NUMBER: COO G27416603 011 EFF DATE: 11/01/2025 EXP DATE: 11/01/2026

TYPE OF INSURANCE:	LIMIT DESCRIPTION:	LIMIT AMOUNT:
Contractor's Pollution Liability	Per Poll'n Condition	\$10,000,000
	Aggregate Limit	\$10,000,000
	SIR	\$250,000

ACORD 101 (2008/01)

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SR ID: 28723631

BATCH: 4183453

CERT: W41469561

AGENCY CUSTOMER ID: _____

LOC #: _____



ADDITIONAL REMARKS SCHEDULE

Page 3 of 3

AGENCY Willis Towers Watson Northeast, Inc.		NAMED INSURED Clean Harbors Environmental Services, Inc. and its Affiliates 42 Longwater Drive Norwell, MA 02061	
POLICY NUMBER See Page 1		EFFECTIVE DATE: See Page 1	
CARRIER See Page 1	NAIC CODE See Page 1		

ADDITIONAL REMARKS

THIS ADDITIONAL REMARKS FORM IS A SCHEDULE TO ACORD FORM,
FORM NUMBER: 25 FORM TITLE: Certificate of Liability Insurance

INSURER AFFORDING COVERAGE: ACE American Insurance Company NAIC#: 22667
POLICY NUMBER: COO G27416603 011 EFF DATE: 11/01/2025 EXP DATE: 11/01/2026

TYPE OF INSURANCE:	LIMIT DESCRIPTION:	LIMIT AMOUNT:
Professional Liability	Per Wrongful Act	\$10,000,000
	Aggregate Limit	\$10,000,000
	SIR	\$250,000

INSURER AFFORDING COVERAGE: Great American Insurance Company NAIC#: 16691
POLICY NUMBER: PRE E603235 05 EFF DATE: 11/01/2025 EXP DATE: 11/01/2026

TYPE OF INSURANCE:	LIMIT DESCRIPTION:	LIMIT AMOUNT:
Pollution Legal Liability	Each Claim	\$10,000,000
	Aggregate	\$10,000,000

INSURER AFFORDING COVERAGE: Lloyd's NAIC#: B7874
POLICY NUMBER: B080126749U25 EFF DATE: 11/01/2025 EXP DATE: 11/01/2028

TYPE OF INSURANCE:	LIMIT DESCRIPTION:	LIMIT AMOUNT:
Excess Business Auto Liability	Per Occurrence	\$5,000,000
	Aggregate	\$10,000,000



Spill Contingency Plan

A. Reference

- I. Clean Harbors Transportation Manual - Section I
- II. U.S. DOT Emergency Response Guidebook
- III. Shipping Document

Sample

B. General Response Procedures

In the event of a release or the threat of a release from a vehicle, the following procedures are to be followed to mitigate or prevent the release of petroleum oil or other materials to the environment:

I. Secure the Area

- a. Halt / shut down the operation i.e.:
 - Loading or unloading
 - Transporting
- b. Keep unauthorized people away from the release area by using physical barriers (i.e. caution tape) or with the assistance of local officials on the scene.
- c. Stay upwind.
- d. Eliminate any ignition sources.

II. Identify the Magnitude of the Situation

- a. Determine the type of waste involved by reviewing the shipping papers.
- b. Refer to the DOT Emergency Response Guidebook, including any potential evacuation distances.
- c. Utilize appropriate chemical protective clothing.
- d. Attempt to locate the source of the release and the extent of the contamination.
- e. Determine the amount of release (e.g. from a slow leak, up to a catastrophic failure).
- f. Identify which category the release falls into:

Category 1: Minor release (e.g. faulty valve) 0-5 gallons.

Category 2: Serious release (e.g. container failure) 5-55 gallons.

Category 3: Major release (e.g. tank failure) 55-8500 gallons.

REMEMBER - the first priority of any emergency response is **life & health**. If you do not have adequate information or personnel protective equipment, do not approach the release. Also, do not enter the waste-hauling portion of the vehicle under any circumstances. These areas may be defined as a "confined space" and require specific health & safety safeguards before entering the space.



III. Contain the Release - Category 1

- a. Undertake initial response actions to halt the release of the material and contain its spread using absorbent materials, physical barriers, containment pail etc.
- b. Look for storm drains, manhole covers and other vertical access points and dike off or dam to prevent material from entering these areas.
- c. Take those actions to protect public health, safety and the environment that can be taken without compromising your safety or the safety of others.
- d. Initiate notification procedures.

Contain the Release - Category 2

- a. Undertake initial response actions to halt the release of the oil or other material and contain its spread using absorbent materials, physical barriers, containment device, etc.
- b. Look for storm drains, manhole covers and other vertical access points and dike off or dam to prevent material from entering these areas.
- c. Take those actions to protect public health, safety and the environment that can be taken without compromising your safety or the safety of others.
- d. Initiate notification procedures.

Contain the Release - Category 3

- a. Look for storm drains, manhole covers and other vertical access points and dike off or dam to prevent material from entering these areas.
- b. Take those actions to protect public health, safety and the safety of others.
- c. Initiate notification procedures.

IV. Notification Procedures

- a. The driver is to immediately notify Clean Harbors Dispatcher at his/her home office. If after hours, initial notification is to be made to Clean Harbors Environmental Services 24-hour emergency response phone number. The driver is to provide the following information:
 - Exact location of release
 - Identity of material being released
 - Type of vehicle involved in release along with type of container(s). If a tank is involved, provide volume contained within the vessel.
 - Estimated amount of material released.
 - Area material was released to (i.e. asphalt, soil, storm drain, etc.)
 - Name and address of shipper.
 - Shipping document and/or manifest numbers.



- b. Home Dispatcher notifies the Clean Harbors' Transportation Compliance Department, which will make appropriate notifications to local state and federal agencies (including National Emergency Response Center when applicable).
- c. Home dispatcher will then dispatch necessary equipment and personnel from the closest Clean Harbors service center to the scene.

Priority Phone Numbers:

- 1. Clean Harbors - 24-Hour Emergency Response:

1-800-OIL-TANK (1-800-645-8265)
 1-617-269-5830

- 2. Home Dispatcher:

IF DRIVER IS UNABLE TO CONTACT HOME DISPATCHER OR CLEAN HARBOR'S 24-HOUR EMERGENCY RESPONSE PHONE NUMBER FOR ANY REASON, HE/SHE WILL BE REQUIRED TO CONTACT THE FOLLOWING.

- 3. Local fire and police - (911)
- 4. Applicable state authorities

WHEN PRACTICAL AND TIME ALLOWS:

- 5. National Emergency Response Center (If release exceeds the U.S. DOT "reportable quantity" amount):

1-800-424-8802

- 6. CHEMTREC:

1-800-424-9300

- 7. Generator (From Manifest or Bill of Lading)

V. Clean-up Procedures:

The transporter is responsible for the clean up of a release the occurred during the course of transportation. Therefore, it is the responsibility of the driver to monitor the scene and take any necessary actions to contain the release and prevent its spread. The driver is required to be in attendance (i.e. on-duty not driving) of the motor vehicle until such time that company personnel arrive to conduct the clean-up operation. At this time, the motor carrier will make the determination as to the duty status of the driver.



Once the emergency response crew arrives at the scene, the following actions will be taken:

Material that has been released to impervious surface (i.e. concrete or pavement) will be absorbed using a suitable absorbent such as speedi dry or diatomaceous earth. This material will then be containerized and sent to a fully licensed waste management facility for disposal;

Material that has reached any pervious surface such as soil will result in the remediation of the affected area to the extent that all contamination is removed. All material collected as a result of said remediation will be containerized and sent for disposal at a fully licensed waste management facility. In addition, analytical will be conducted when necessary to determine that all contamination has been removed.

Prior to leaving any site, appropriate backfill will be used to replace any ground cover removed during the clean-up process.

Any damaged container involved in an incident will be placed into a suitable salvage drum and shipped to a fully licensed waste management facility for disposal.

EVERY HAZARDOUS WASTE VEHICLE MUST HAVE THE FOLLOWING EQUIPMENT READILY AVAILABLE AND IN WORKING CONDITION. VEHICLES NOT FOUND TO BE IN 100% COMPLIANCE WITH THIS PART WILL BE PLACED OUT OF SERVICE UNTIL SUCH TIME THAT THE REQUIRED EQUIPMENT IS SECURED.

1. 2-pound all-purpose fire extinguisher mounted in the cab of the motor vehicle.
2. 20-pound all-purpose fire extinguisher mounted outside of the cab [note extinguisher cannot be mounted inside the cargo carrying portion of the vehicle]. Each fire extinguisher must be inspected for a valid inspection date and to insure that it is fully charged.
3. Working flashlight with extra batteries.
4. Absorbent material [speedi dry and/or 3M pads].
5. Small shovel & broom.
6. Spare fuses and circuit breakers.
7. Five (5) gallon empty bucket w/cover.
8. 6 mil polysheet
9. Trucks & flatbeds not required on tanks.



10. First aid kit with 16-ounce eyewash.
11. 1-gallon container of germicide [bleach solution] for those vehicles transporting medical waste.
12. Personal Protective Equipment – Clean Harbors spill bag with:
 - Chemical protective suit (yellow suit)
 - Chemical resistant gloves
 - Inner surgical gloves
 - Eye/face protection w/side shields
 - Respirator (clean & bagged when not in use)
 - Extra respirator cartridges
 - Hardhat
 - Disposable boots [i.e. "chicken boots"]
13. Working 2-way communication.
14. Set of 3 triangle reflectors (warning signals)
15. Chock block set.
16. Clean Harbors Transportation Manual
17. DOT Emergency Response Guidebook [Must be with the manifest at all times, and within reach of the driver while at the controls of the vehicle].
18. Driver's Pocket Guide To Hazardous Materials.
19. Federal Motor Carriers Safety Regulations.
20. CHESI Issued Training Certificate.
21. Applicable Hazardous Waste Manifest or Shipping Document.

Note: Drivers & Dispatchers - Please be aware that it is your responsibility to insure that the items on this list are available and in working order before each trip. If any item is missing, do not begin the trip until required equipment is secured



VI. Follow-up Procedures:

DECONTAMINATION:

Decontamination of all contaminated vehicles, equipment and clothing will be conducted prior to departure from a Spill site. Decontamination of a truck or trailer will be conducted by removing all visible liquid or solid contamination. In addition a suitable decontamination solution will be used to prepare the vehicle for transport to a suitable facility for further decontamination if necessary. The primary goal of the on-site decontamination is to prevent additional material being released to the environment. Equipment used in the clean-up process will be decontaminated using a suitable decontamination solution.

All rinseate used in the process will be containerized and sent for disposal at a fully licensed waste management facility.

All contaminated clothing will be containerized and managed in the same manner as the rinseate collected from the decontamination of the vehicle and equipment involved in the clean-up procedure.

NOTIFICATION:

Within 30 days of a discharge of a hazardous waste, a written report must be completed on the form prescribed by the U.S. DOT and sent to the Information Systems Manager, Office of Hazardous Materials Transportation, Research and Special Programs Administration, U.S. Department of Transportation, Washington, DC 20590.



PROPOSAL HOUSEHOLD & HAZARDOUS WASTE SOLUTIONS



Created for:

City of Dunwoody

RFP 25-07 – Recycling Event
Household Hazardous Waste (HHW)

Closing Date:

January 9, 2026 | 2:00 pm EST

Submitted by:

Kelby Neal

Regional Account Manager

e [kneal@cleanearthinc.com](mailto:kneal@cleaneearthinc.com)

t 318.557.7739

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COVER LETTER

January 9, 2026

Allegra DeNooyer
City of Dunwoody, GA
4800 Ashford Dunwoody Rd.
Dunwoody, GA 30338

RE: RFP 25-07 – Recycling Event Household Hazardous Waste (HHW)

Dear Ms. DeNooyer,

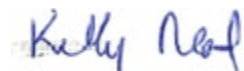
Clean Earth Environmental Solutions, Inc. (Clean Earth) welcomes the opportunity to participate in this RFP for the City of Dunwoody, GA (City). As one of the largest providers of Household Hazardous Waste (HHW) services in the country, Clean Earth stands ready to continue providing the highly experienced personnel, innovative problem-solving solutions and exceptional customer service necessary to skillfully manage the Household Hazardous Waste Recycling Event for the City, as we have for the past 4 years.

Clean Earth understands the services requested by the City and is confident we have both the specific experience and corporate qualifications necessary to successfully service the program. A successful HHW program requires an environmental services partner that can provide trust, confidence, and collaboration while maintaining the highest level of service to the City and the residents it serves. Fortunately, we have 37 years of experience doing just that. Clean Earth's proven team of experts, expansive infrastructure and decades of hazardous waste experience positions us to exceed the City's environmental services requirements and deliver impactful results. We are dedicated to forming long-term partnerships with our clients, which requires a level of communication and dependability that is only found in premier service providers. Clean Earth's team of dedicated, trained personnel are familiar with the expectations to support the City's Hazardous Waste Program and both the short and long-term plans to accomplish the City's established program goals.

The enclosed proposal response is submitted in accordance with stated requirements. The submission of this proposal is being presented with the understanding we will negotiate mutually agreeable contract terms and conditions. We reserve the right to decline to enter into an agreement without penalty or prejudice if an agreement cannot be reached.

We appreciate your consideration of Clean Earth as a continued partner and service provider. During the proposal evaluation period, if you have any questions/clarifications about our proposal, the City may contact me at (318) 557-7739 or kneal@cleanearthinc.com.

Sincerely,



Kelby Neal
Regional Account Manager
Clean Earth Environmental Solutions, Inc.

FIRM EXPERIENCE

For 37 years Clean Earth, including related companies, has delivered reliable, safe, and cost-effective waste management services to solid waste districts, school systems, municipalities, and businesses throughout the United States. Clean Earth provides service to over 10,000 unique clients in all 50 states. The scope of services for individual clients ranges from simple transportation and disposal to full turnkey management of waste. We customize our service offering to the requirements specified.

Clean Earth has the expertise and properly trained and qualified staff to manage hazardous materials for final disposal in accordance with all local, state, and federal regulations. Clean Earth employees are trained per the requirements of OSHA 1910.120 Hazardous Waste Operations and Emergency Response. They are also trained in accordance with Federal DOT requirements for the preparation and transportation of hazardous materials, and in EPA Hazardous Waste Management requirements.

Our vast portfolio of technologies and services touches nearly every industry that generates waste including energy, infrastructure, commercial, industrial, retail, and healthcare markets. The breadth and depth of our experienced team, technology, and customized solutions enables us to safely manage, recycle, and properly dispose of millions of tons of waste every year to keep our customers compliant and our planet clean. With one of the largest TSD networks in the country, it is our unique capability of providing a one-source, full-service solution to handle multiple waste streams from a single customer. Our processes are detailed, our due diligence is tireless, and our results provide unmatched recycling and disposal solutions for our customers with the utmost in customer service.

RELEVANT EXPERIENCE

Our HHW Services Group is a distinct business line within Clean Earth Environmental Solutions and is responsible for all HHW, VSQG, and agricultural pesticide management programs throughout the United States. This service group strives to provide superior management services of HHW collection programs. We provide the following to our HHW-related clients:

- Dedicated staff with minimal turnover
- Waste management hierarchy that strives for the highest level of sustainability
- Consultation and on-site services that teach and demonstrate regulatory compliance and environmental health, and safety
- Technical and account management services

With Clean Earth you have an HHW team that provides knowledgeable, safe, and effective program management which will ensure seamless, efficient, and effective services to the City's Household Hazardous Waste Program. Clean Earth has the experience and track record to manage large, multifaceted HHW programs generating large volumes of waste annually by employing a variety of collection methods. We also have experience and expertise to support multiple clients' load check, door-to-door, recycling events, and permanent collection facility operations.



Clean Earth has extensive experience operating permanent HHW collection facilities, as well as temporary collection events. Clean Earth has the necessary equipment onsite and will seamlessly transition our services if awarded this contract. We are confident Clean Earth has both the specific experience and corporate qualifications necessary to successfully service the program.

REFERENCES

As a services company we distinguish ourselves from our competitors by providing unparalleled service quality, which we use as the primary indicator of a program’s success and efficiency. While many of our competitors in the hazardous waste disposal industry are comparable in the technology that is available and the cost to provide disposal, it is service that distinguishes providers.

Clean Earth is dedicated to forming long-term partnerships with our clients, which requires a level of communication and dependability that is only found in premier service providers. We are confident Clean Earth has both the specific experience and corporate qualifications necessary to successfully service the program. Clean Earth strongly encourages the City to contact our references to confirm the level of service we provide in the planning, implementation, and efficient operation of all aspects of HHW collections event service and operation, including mobile events, permanent collections centers, and very small quantity generator programs.

Below are three (3) references that Clean Earth provides similar services to.

Forsyth County, GA

Contact: Tammy Keaton (Wright)
Title: Manager of Environmental Programs
Address: 110 E Main St., Suite 255, Cumming, GA 30040
Phone: (770) 205-4573
Email: tlwright@forsythco.com
Type of Service: Provide HHW services for spring and fall event for 750 – 1000 cars
Performance Period: 2019 – Present

Floyd County, GA

Contact: Charles Hankins
Title: Manager, Floyd/Rome Recycling
Address: 412 Lavender Drive, Rome, GA 30161
Phone: (706) 291-5266
Email: Charles.hankins@floydcountyga.org
Type of Service: Provide HHW services for 4 full service remote HHW collection events per year, conducted quarterly. Participation ranges from 300 – 600 cars
Performance Period: 2021 – Present

Okaloosa County Recycle Office

Contact: Jim Reece
Title: Recycling Coordinator
Address: 84 Ready Avenue NW, Fort Walton Beach, FL 32548
Phone: (850) 609-6168

Email: jreece@myokaloosa.com

Type of Service: Collection center and mobile collection events for 10 counties in the Florida Panhandle. 9 events take place each spring starting the last weekend of February through April. An additional 4 events take place in the fall. Event participation ranges from 100 – 650 cars

Performance Period: 2019 – Present

SCOPE OF WORK

Clean Earth has reviewed the City's Scope of Services included in the RFP. This section details Clean Earth's methodology and procedures for our performance as it pertains to the City's service requests. Performance of all operational, disposal, and treatment services are in strict compliance with all applicable local, state, and federal regulations.

Labor

Clean Earth will provide the required staff for the City's collection events. All Clean Earth employees have at minimum the forty (40) hour Hazardous Waste Operations Emergency Response training in accordance with the OSHA standards, 29 CFR 1910.120. Additionally, they will meet the training requirements of 49 CFR 172.700. Clean Earth's training program ensures that all staff provided to the City's program are trained in the safe and proper handling of hazardous wastes and capable of emergency response and clean-up of hazardous spills and containing and securing of waste during disasters.

Clean Earth will provide a sufficient number of staff onsite to successfully manage the collection events. Clean Earth chemists and technicians will be responsible for the following: supplies, unloading, segregation, hazcatting, packaging, manifesting, site clean-up and tear down, onsite bulking and loading manifested waste onto the designated truck for transportation and disposal.

Site Set-Up

The Clean Earth Project Manager will meet or conference with the City's representatives well in advance of the collection events to review the collection site for each event. Clean Earth will develop a site-plan that takes into account the number of participants expected during the event, ingress/egress to the collection site and any site constraints that need to be evaluated.

General site set up procedures are as follows:

- Lay double containment groundcover in unloading lanes and packaging areas,
- Ensure proper placement of tents (if used),
- Line all sorting and packaging tables and solid waste drop boxes with containment protective liners and cover,
- Place all tables in appropriate sorting and packaging areas (if applicable),
- Stage all empty drums in appropriate packaging areas,
- Pre label drums with preprinted hazardous waste labels,
- Set up and establish emergency eye wash and shower stations
- Set up a decontamination station and break area,
- Signage (no smoking, etc.) and spill response stations will be established,
- Traffic, unloading, and exclusion zones will be established and clearly marked.

- Bulking berms will be set up for material bulking areas (if applicable),
- Vehicle ingress, egress and queuing will be established and marked with cones,
- A full drum staging area will be established and prepared,
- The site will be ready for operation a minimum of 1/2 hour prior to advertised time,
- A site safety meeting will be held prior to event opening for Clean Earth, City staff and any other personnel onsite.

Tear Down

Our service team strives to demobilize and have the site cleaned up within two (2) hours after the event closes. Clean Earth's ability to ship waste and demobilize event locations quickly helps to control labor costs. Collected waste is shipped from the sites on the date of collection unless specified by the City representative. While waste is being loaded for shipment, the site is torn down and returned to its original condition before Clean Earth leaves the site that afternoon or evening. Although de-mobilization is a priority for Clean Earth, the time it actually takes may vary depending on participation and waste volumes.

Post Event Clean-Up Demobilization

- ✓ All waste properly packaged and labeled.
- ✓ Load Waste per DOT segregation requirements.
- ✓ Prepare and provide all shipping documents for customer review and signature.
- ✓ Provide appropriate placards to driver, ensure properly displayed on vehicle.
- ✓ Review and obtain driver signature on all shipping papers.
- ✓ Pull generator copies of shipping documents and provide to customer.
- ✓ Provide driver with appropriate shipping papers and DOT special permits.
- ✓ Load all equipment and supplies
- ✓ Pick up all trash and sweep area
- ✓ Sign out employees
- ✓ Remove all waste from sites and secure site

Equipment and Supplies

Clean Earth shall provide all necessary materials required for the proper categorization, packaging, manifesting, transportation, and disposal of collected materials. Clean Earth shall provide an adequate number of containers, packaging materials and absorbent for on-site bulking of certain materials. Clean Earth will also provide all necessary personal protective equipment, supplies, and administrative materials which includes, but is not limited to, protective clothing, goggles, respirators, tools, visqueen, forms, manifests, labels, markings, placards, and any other materials/supplies required to independently conduct household hazardous waste collection. All equipment must meet the requirements of the H&SC Chapter 6.5; Department of Transportation HM-181 regulations; Occupational Safety and Health Act and all other applicable federal, state, and local codes and regulations.

Unloading and Screening Material

Once the vehicle has stopped and the engine has been turned off, the unloader will remove the waste from the vehicle. The waste will be unloaded from the vehicle and placed onto two-tier, high-impact plastic unloading carts. Unloaders will only put the materials on top of the waste carts for movement into and around the site. It will be the responsibility of the unloader to

communicate to the sorters, labpackers, and HazCat personnel any information on the identity of each customer's waste. In the event of an evacuation, the unloading personnel will instruct the customers to exit their vehicles and accompany them to the evacuation assembly area.

Screening of a participant's waste occurs during the initial greeting and subsequent unloading of the waste from the participant's vehicle. Upon arrival, each participant is greeted, and the unloading technician will ask the participant if he/she has brought any explosive, biological, or radioactive waste. Next, the unloader performs a cursory review of the material. If all materials appear to be within acceptable limits, the unloader will remove the waste from the vehicle. It will be the responsibility of the unloader to ask the participant for the identity of the material being unloaded. Special attention will be given to unlabeled materials and those with conflicting markings/labels. The unloaders will be careful not to accept any of the materials on the unacceptable list. Lab grade chemicals coming from homeowners or businesses will be identified as they are unloaded as these could be the source of explosives or radioactive materials.

Waste Sorting

Once the waste is brought into the receiving areas they will immediately be segregated and sorted by trained and experienced Environmental Technicians and directed to the appropriate areas for packaging. Chemists will oversee the packaging of all the collected materials and will perform on-site "fingerprint" tests to determine the classification of an item if the waste item is unlabeled.

Unknowns

Clean Earth personnel have the knowledge and experience to characterize unknown materials using HazCat techniques. Care will be taken while running these tests to ensure that incompatible materials are not mixed, and that the testing apparatus is not creating additional hazards. Persons working in this area will pay close attention to the materials being tested to avoid hazardous reactions. Once identified, the materials will be packaged per DOT classification and RCRA requirements. It is the responsibility of the Project Manager and Chemist to communicate to the Technicians that are off-loading and sorting the waste items, the hazardous nature of the materials being accepted.

Non-Conforming Waste

In the event any unacceptable waste materials are inadvertently accepted, Clean Earth will manage accordingly in accordance with the contract requirements. Clean Earth treatment facilities are permitted by the federal and state government to accept most types and hazard classes of waste including dangerous waste, extremely hazardous waste, liquid, solid and compressed gases. The following are not accepted HHW waste streams:

- Explosives or explosive waste
- Ammunition
- Biological or medical waste
- Radioactive waste
- Large compressed gas cylinders (over 5 gal or 20lbs.)
- Solid Waste (household garbage)

If the City agrees to accept any non-conforming waste, disposal pricing will need to be approved in advance.

Packaging

All waste shall be packaged, labeled, and sorted in accordance with DOT requirements pursuant to Title 49, Code of Federal Regulation, Subchapter C. Clean Earth has developed a unique set of profiles specifically for our household hazardous waste clients with the goal of reducing the total number of waste streams shipped by your program. Clean Earth packaging protocols focus on consolidation of material by hazard classification and final disposition. By reducing the number of waste streams shipped, Clean Earth will consolidate the waste material to the fullest possible extent and utilize the most efficient shipping container.

Labeling

Clean Earth will provide the proper labeling for all collection events. All labels will comply with all applicable local, state, and federal regulations including US EPA and US DOT as well as those specific requirements of the receiving facilities.

Manifesting

Clean Earth will provide the proper shipping papers including manifests, bills of lading (BOL), land disposal restriction forms (LDRs), if applicable, and labels. Shipping papers will comply with all applicable local, state, and federal regulations including US EPA and US DOT, as well as those specific requirements of the receiving facilities. Clean Earth will provide pre-printed shipping documents available for review by the City prior to shipment. Additionally, Clean Earth complies with all data submission requirements related to E-manifest.

Transportation

Hazardous waste management is among the most regulated industries in the country. Federal agencies including EPA, DOT and OSHA all perform regular inspections and oversight. In addition, state and local environmental, safety and transportation agencies ensure state and local laws and regulations are adhered to.

Clean Earth operates under full compliance with all applicable Federal, State and local laws, rules and regulations including but not limited to RCRA, OSHA, DOT, and EPA. Clean Earth carries all appropriate local, regional, state, and federal licenses, permits, and registrations required to transport and manage the City’s hazardous waste. Clean Earth will continue to be available to answer questions regarding the safe and proper management of hazardous waste throughout the contract period.

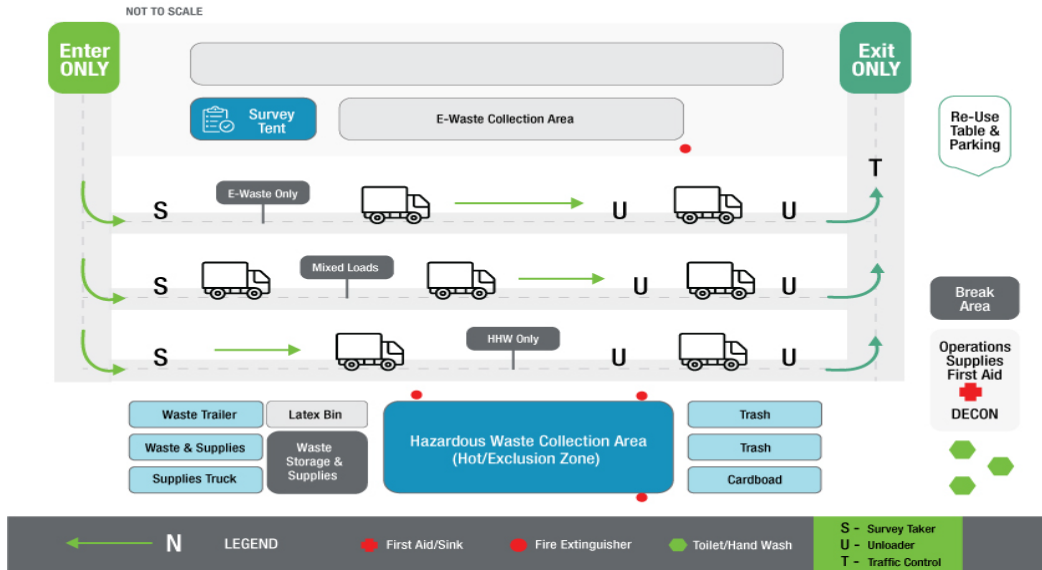
Transporter Operating Name	License/DOT Number	EPA ID Number
Clean Earth Specialty Waste Solutions, Inc.	1348411	MNS 000 110 924

Clean Earth will use the most efficient vehicle available based on the type of containers shipped and the total volume of waste. The primary means of waste transportation is a full sized (48-53 foot trailer and tractor). This unit will transport waste from the HHW facility to a Clean Earth ten (10) day transfer station or the designated primary TSDF.

All waste will be loaded on properly registered and licensed transport vehicles and provisions will be made to ensure adequate space is available on the transport vehicles. Clean Earth drivers ensure accurate labeling, marking, and placarding is in place prior to transportation. Although it is not anticipated, in the event that Clean Earth is unable to utilize our internal transportation

resources, we have long-standing relationships with reliable and permitted hazardous waste transportation companies, to ensure seamless prompt response to the City.

Typical Site Set-up Plan



Sustainability

Clean Earth will recycle as much material as possible from the collection event. Paint typically is 80% of the material that arrives at HHW collections and 60% of that will be latex paint. We will send this material for recycling. The oil base paint will be fuel blended at a cement kiln. We will send a small percentage of material for incineration and very little goes to a landfill.

At Clean Earth, our vision is to be a sustainability leader in our industry. We are uniquely positioned to advance our customers’ sustainability goals by treating, recycling and repurposing specialty waste. Details outlining our ambitions, goals, and key performance indicators (KPIs) can be found in Enviri’s (Clean Earth’s indirect parent company) 2024 Environmental, Social and Governance (ESG) Report.

The link to the full ESG report is provided below:

<https://www.enviri.com/sites/default/files/2024-07/ENVIRI%20ESG%20REPORT.pdf>

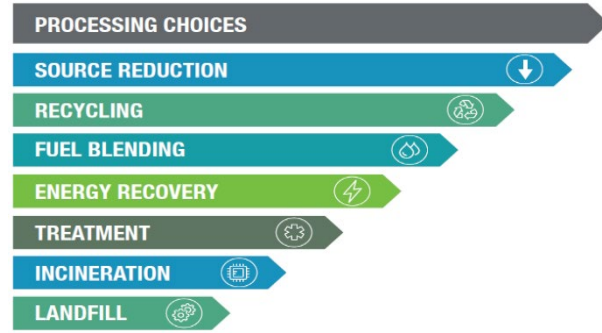
WASTE MANAGEMENT

Clean Earth operates under full compliance with all applicable Federal, State and local laws, rules and regulations including but not limited to RCRA, OSHA, DOT and EPA. Clean Earth and its subcontractors carry all appropriate local, regional, state, and federal licenses, permits, and registrations required to transport and manage the City’s hazardous waste. Clean Earth will continue to be available to answer questions regarding the safe and proper management of hazardous waste throughout the contract period.

Disposal Technology

Clean Earth recognizes the commitment to the waste management hierarchy that promotes source reduction, reuse, and recycling above other management methods such as incineration and landfill. Clean Earth will ensure that the most appropriate waste disposal methods are

available for the household waste collected. Clean Earth will evaluate each waste stream received on an ongoing basis. Clean Earth is committed to these priorities in waste management. We consider all available waste management options in order to manage waste through reduction recycling, or reuse when feasible. When not feasible, Clean Earth additionally offers fuels blending of flammable materials to recover their fossil fuel energy content, and treatment and discharge of corrosive materials to render them non-hazardous. These offerings allow the City to avoid the liability associated with the least preferred management methods of incineration or landfilling whenever possible. Materials that can be managed as non-hazardous waste will not be lab packed but recycled or disposed of as non-hazardous waste.



Disposal Facilities

Clean Earth possesses extensive in-house capabilities for the consolidation, processing, treatment and recycling of hazardous waste. Waste will be recycled, treated or rendered non-hazardous within one of our own treatment facilities. This will ensure that the City’s waste receives the highest feasible management method associated with the federal and state waste management hierarchy. If waste requires final processing or disposal, Clean Earth has contracts and relationships with all major firms and a number of specialty waste disposal firms throughout the United States.

Primary Receiving Facility

The primary facility for the City waste streams is our company owned TSDf located in Glencoe, AL. The extensive treatment and storage capacity at our Glencoe facility ensures that, once shipped, the waste is accepted off the transportation vehicle. Additionally, the broad in-house capabilities for consolidating, processing, treatment and recycling of hazardous waste ensures the waste collected and shipped from the City’s collection events is processed in accordance with the approved waste management methods.

Facility Name	Contact	Capabilities
Clean Earth of Alabama, Inc. 402 Webster Chapel Rd. Glencoe, AL 35905 EPA ID: ALD981020894	Keith Lowman General Manager T: 256-666-4331	RCRA Part B Permitted Treatment, Storage and Disposal Facility. Stabilization of RCRA Hazardous Waste, Fuel Blending of Containerized Waste, Bulk Solid Transfer, Non-Hazardous Waste Solidification, Waste to Energy Processing. Capacity – 5,000 containers (275,000 Total Gallons); 90,000 Gallons of Tank Storage

Secondary Receiving Facilities

Once accepted into a Clean Earth facility, waste is processed as soon as possible utilizing waste management hierarchy (Reduce, Reuse, Recycle, Fuel Blend, Treatment, Incinerate, Landfill) by treating and recycling as much waste as possible in the plant. If the materials cannot be managed in-house, such as those items requiring incineration or hazardous waste landfilling, they are sent on to companies with which Clean Earth has had long standing relationships and who have met our stringent external audit requirements.



CLEAN EARTH PROPOSED END-DISPOSAL FACILITIES				
Facility	EPA I.D. #	Phone #	Type of Facility	Waste Types
Clean Earth – Calvert City 1689 Shar-Cal Rd. Calvert City, KY 42029	KYD985073196	270-395-0504	RCRA Part B TSDF	Flammable Solids
Clean Earth – Morgantown 85 Olin St. Morgantown, WV 26501	WVD981107600	304-292-0659	RCRA Part B TSDF	Haz and Non-haz waste
AERC (a Clean Earth company) 4317 Fortune Place, Ste. J West Melbourne, FL 32904	FLD984262782	321-952-1516	Recycling	Universal Waste and Electronics
AERC (a Clean Earth company) 2591 Mitchell Allentown, PA 18103	PAD987367216	610-797-7608	Recycling	Universal Waste and Electronics
Aaron Oil 713 Bill Myles Dr. Saraland, AL 36571	ALD983180233	251-479-1616	Recycling	Antifreeze
Buzzi-Unicem (Lonestar) 2524 S Sprigg St. Cape Girardeau, MO 63701	MOD981127319	573-381-6268	Fuel Blending	Oil base paint and Fuels
Green America Recycling 10107 Highway 79 Hannibal, MO 63401	MOD054018288	573-248-0730	Haz Waste Cement Kiln RCRA	Paint related material, oil paints, flam liquids, caustics
Ross Incinerators 394 Giles Road Grafton, OH 44044	OHD048415665	440-748-5847	Destructive Incineration	Poisons, pesticides, herbicides, oxidizers, corrosives
Veolia Gum Springs 500 East Reynolds Rd. Arkadelphia, AR 71923	ARD006354161	870-254-2720	Haz Waste Landfill	Toxic Solids

CONTINGENCY PLAN

Clean Earth realizes that HHW collection events pose a potential hazard to employees, City property and the community residents. In an effort to minimize these potential hazards, Clean Earth has developed a comprehensive HHW Site Operations, Health, Safety and Contingency Plan.

A copy of this plan is kept onsite. The plan includes safety references, emergency phone numbers, hospital information, poison control center, police department and Clean Earth contact information. The Site Supervisor evaluates any and all spills to determine appropriate action and clean up required. Additional information and a sample plan have been provided in [Appendix A](#).

PRICING

Clean Earth is pleased to present the following pricing to the City of Dunwoody.

ATTACHMENT A

Item	Waste Description	**Primary Method of Disposal	***Quantity (lbs.)	Price Per/ Pound	\$Total Price	Process Code
1	Base Oil based paint, stains, thinners and paint strippers, solvents and varnishes, wood preservatives	Fuel Blend	6,722	\$0.79	\$5,310.38	AF06
2	Aerosol/spray paint	Fuel Blend	1,319	\$1.10	\$1,450.90	AF08
3	Latex and water based paints	Landfill	26,826	\$0.35	\$9,389.10	LF06
4	Mercury Mercury salts and elemental mercury, thermometers, thermostats, and other mercury containing items	Recycle	5	\$22.00	\$110.00	REC14
5	Fluorescent bulbs and ballasts	Recycle	292	\$0.85	\$248.20	REC06
6	Lawn care products Poisons, insecticides, weed killer and pesticides, Aerosol/spray pesticides	Incineration	5,840	\$1.10	\$6,424.00	INC14-F
7	Automotive Products Antifreeze, Engine Degreaser, Brake Fluid, Transmission Fluid, motor oil, etc.	Fuel Blend / Recycle	450	\$0.32	\$144.00	REC08/AF05
8	Cleaner, Corrosives, and Oxidizers Cleaners, Spot Removers, Acids and Bases	Treatment	1,071	\$1.32	\$1,413.72	WAT16-A/B
9	Propane Gas Cylinders	Recycle	350	\$6.00	\$2,100.00	REC61-1 - Billed as \$12/Each
10	Flammables Lighter Fluid and Waste Fuels (Kerosene, Gasoline, Diesel, etc.)	Fuel Blend	4,266	\$0.50	\$2,133.00	AF01
11	Batteries Household, automotive, and rechargeable	Recycle	1,900	\$1.00	\$1,900.00	REC24
12	Fire Extinguishers	Recycle	225	\$4.00	\$900.00	REC60 - Billed as \$20/Each
13	Pharmaceuticals/Labpacks	Incineration	0	\$1.25	\$0.00	INC29
14	****Mobilization charges, including all labor, equipment, supplies, labor, insurance and/or any additional charges.	N/A	N/A	\$9,500.00	\$9,500.00	LBMOBST
	Total Price				\$41,023.30	

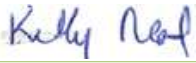
** Primary method of disposal. Refer to RFP for preference hierarchy.

***Estimated quantity based on 2025 collection numbers for a population around 50,000.

**** Provide one separate sheet with cost breakdown for mobilization charges proposed for the scope of this project. If there are additional services offered, provide the pricing and description for those services on the same sheet (not counted against 10 page maximum).

Clean Earth Environmental Solutions, Inc.
Company

Kelby Neal / Regional Account Manager
Name and Title of Person authorized to sign


Signature

1/8/2026
Date

Additional Pricing

Item	Description	UOM	Price
AF06-1	ADHESIVE AND FLAMMABLE SOLIDS	LB	\$ 1.75
INC14-B	BLEACH-HYPOCHLORITE SOLUTION	LB	\$ 3.85
INC15-E2	ORGANIC PEROXIDES-BONDO ACTIVATOR	LB	\$ 5.50
REC05	LEAD ACID BATTERIES	LB	\$ 1.10
REC09	LITHIUM BATTERIES FOR RECYCLE	LB	\$ 4.00
REC11	NICAD BATTERIES FOR RECYCLE	LB	\$ 1.10
REC11-1	Nickel Metal Hydride Batteries	LB	\$ 1.10
REC61	BBQ PROPANE CYLINDERS FOR RECYCLE	Each	\$ 20.00
STAB06-6	OXIDIZER SOLIDS-POOL CHLORINE	LB	\$ 7.00

Mobilization Breakdown

	UOM	Price
Labor (12 people)	E	\$ 3,800.00
Rolloff Truck + Rental	E	\$ 1,050.00
Van Trailer	E	\$ 950.00
Supplies (Containers, Absorbent, Other)	E	\$ 3,700.00
		\$ 9,500.00

Standard Pricing Conditions:

- Pricing is based on the information provided and will be confirmed following receipt of a completed waste profile. All pricing is pending profile approval and/or waste sample analysis.
- All invoices are subject to applicable Federal, State, and local taxes & fees.
- E-Manifest Fee of \$25 will be applied
- In order to offer the safest and most complete services, we may need to apply price adjustments as necessary to cover costs that are beyond our control such as extraordinary or unexpected increases in disposal costs, regulatory changes, economic changes, war, etc.

Non-Specified Container Conversions		Conversion Table Notes
Container Size	Conversion	
1-5 gallon	35%	<ul style="list-style-type: none"> • These conversions will apply to all disposal and transportation items <u>priced per container</u> unless quoted separately • Numbers are expressed as a factor of a 55-gallon drum (e.g., 55-gallon price x 35% = sell price) • The greater of the conversion factor or location container minimum of \$40 will be applied unless quoted a different rate. • Some waste may have a different, typically lower, minimum which is reflected on the Non-Standard Minimum table below.
6-15 gallon	50%	
16-30 gallon	75%	
31-55 gallon	1x	
85 gallon	1.5x	
Cubic Yard Boxes	4x	
250/275-gallon totes	5x	
330/350-gallon totes	6x	

Per Pound Standard Minimums			
	Common Containers ¹	Lab Pack Containers ²	Light Weight Containers ³
Container (Gal)	Minimums		
5 or less	50 lbs	20 lbs	30 lbs
6 - 15	125 lbs	50 lbs	75 lbs
16 - 30	175 lbs	85 lbs	100 lbs
31 - 55	250 lbs	150 lbs	150 lbs
56 - 85	400 lbs	275 lbs	275 lbs
Cubic box	525 lbs	500 lbs	500 lbs
Tote (<300 gal)	1950 lbs	--	--

1. Excludes Lab Pack and Light Weight Items
 2. Includes: LP06, STAB06-6, series of codes for INC14, INC15 & WAT16
 3. Includes: AP17, INC01, INC02, INC16
 4. All other container sizes are case by case (CBC)

Non-Standard Minimums	
Container Min.	Process Code
\$10	REC05
\$15	REC06
\$25	REC11, REC11-1, REC12, REC16, REC19, REC24, REC42, REC44, REC50, REC55, REC51-3
\$50	REC09, REC09-1
\$100	REC09-2, REC09-2H

Please Note: The greater of the disposal minimum or \$40 per container will be charged unless quoted otherwise.

Additional Named Insureds

Clean Earth Environmental Solutions, Inc.
Harsco Corporation
PSC Environmental Services LLC
Clean Earth Specialty Waste Solutions, Inc.

Luntz Acquisition (Delaware), LLC
21st Century Environmental Management of Nevada, LLC
21st Century Environmental Management, LLC of Rhode Island
Chemical Pollution Control of Florida, LLC
Chemical Pollution Control, LLC of New York
Northland Environmental, LLC
General Environmental Management of Rancho Cordova LLC
Burlington Environmental, LLC
Solvent Recovery, LLC
PSC Recovery Systems, LLC
Republic Environmental Systems (Pennsylvania), LLC
Republic Environmental Systems (Transportation Group), LLC
Republic Environmental Recycling (New Jersey), Inc.
Nortru, LLC
Allworth, LLC
Rno-Chem, LLC
Chemical Reclamation Services, LLC

Philip Reclamation Services, Houston, LLC

APPENDIX A: CONTINGENCY PLAN

Spill prevention and on-site safety remain Clean Earth's first commitment in the operation of HHW collection programs. The following is a description of our procedures for dealing with spills and leaking containers. This includes the training of our employees in the proper handling, sorting, and packaging of waste products to significantly reduce the risk of spills and exposures from leaking containers.

Spill cleanup will be an immediate priority for our on-site staff. Obviously, the type and quantity of material spilled will affect the level of response. The following steps outline typical procedures to address on-site spills.

SOLIDS

- Alert Site Supervisor
- Assess the identity and quantity of material spilled
- Use hand broom and dustpan to collect the spilled material
- Place the collected original material into the original product container if possible. If not, seal material in plastic zip-lock bag and label
- Complete the spill clean-up by using absorbent pads to wipe remaining residue from the spill area and decontaminate equipment used. Use a clean pad to decontaminate gloves.
- Place used absorbent pads in a plastic zip-lock bag, label, and package material in appropriate drum category.

LIQUIDS

- Alert Site Supervisor
- Assess the identity of the spilled material.
- Use granular or pad absorbent to control movement of liquid.
- Use enough absorbent to absorb all free liquids.
- Work the absorbent into the spill with a broom.
- Collect all contaminated absorbent into a plastic bag or pail. Label the container appropriately.
- Decontaminate the spill area with absorbent pads and discard with the contaminated absorbent.
- Decontaminate any equipment used.
- Label and package material in appropriate hazard class.

In addition to spills, unsealed or leaking containers must be properly sealed prior to packaging. Clean Earth uses large plastic ziplock bags to contain the material; the outside of the bag is marked if the container label has become unreadable. If drum overpacking is required, the HHW participant will be directed by the Site Supervisor to a designated overpack area.

The following equipment is included in all Clean Earth spill containment barrels:

- Duct tape
- Clear ziplock bags of various sizes
- Diatomaceous Earth Absorbent

- Oil and Universal Absorbent pads
- Broom, Shovel, Dustpan
- 55-gallon drum liners (6 mm)
- 85-gallon overpack drums

In the event that a spill or release occurs, presenting a safety hazard beyond the protective capabilities of the issued PPE, the area will be evacuated, and the Site Supervisor will implement the appropriate emergency response actions.

If site evacuation is necessary, the Site Supervisor will direct everyone to proceed to a location upwind of the waste handling area. Traffic control personnel will direct vehicles out of their lanes and to an exit away from the hazard before leaving their area and waste handlers will assist them if needed.

Clean Earth's insurance policy covers all spills and incidents that may occur as a result of our actions while our staff is on site. The City's liability is also minimized in regard to Worker Safety Regulations as all staff assigned to your project have at least 40 hours OSHA HAZWOPER training pertaining to hazardous materials.

Clean Earth's on-site field manager will be our point of contact for any Emergency Response Activities at the event.

Contingency Procedures

The following procedures shall be implemented for rapid, safe response and control of a chemical, hazardous waste, or oil spill.

The observer of a spill shall:

- Identify the problem to the best of his or her ability
- Immediately report the problem to the supervisor in that area or the project manager (PM), who shall implement the following measures to halt or contain the release:
 - Control the leaking source
 - Apply absorbent material to spill
 - Create an absorbent berm to prevent migration to reach storm drains and/or drainage channels

The PM will determine the magnitude of the incident based on the following information:

- Nature and characteristics of the spill or release
- Location and extent of incident
- Quantity spilled or released
- Direction in which the spill or release is migrating
- Extent of physical injury to personnel
- Fire and/or explosion potential of the event

Emergency Phone Numbers

If there is a chemical spill, fire, or explosion, appropriate federal, state, and local agencies will be notified by mobile phone and will receive a written incident report.

Medical Emergency Transportation Procedures

If there is an injury that requires medical attention, it must first be determined if the victim can be transported in an emergency vehicle or if an ambulance should be called. If the injury is of a nature that the emergency vehicle will be sufficient and professional emergency transportation is not required to take someone to the hospital, the emergency vehicle should be used to facilitate the fastest means of transportation. If the injury is severe and requires specialized emergency care, an ambulance should be called immediately.

Accident Reporting

All near misses, injuries or illness will be reported to the Safety and Health Manager immediately at the time of the accident or illness, but not more than 16 hours after the incident or illness. Site Supervisors are responsible for the prompt reporting of information to maintain the OSHA 300 form record of reportable injury and illness. All injuries will be reported on the appropriate form(s) and sent into the corporate office with the daily reports. Copies of all reports will be kept on site by the Site Supervisor and a copy will be forwarded to the Project Manager. OSHA 300 reports are required to be copied to Corporate Safety and Health at the end of each year. The form must be posted where highly visible to employees by February 1st of each year and left up through the entire month.

Emergency Response for Uncontrolled Incidents

If there are any premises or property emergency such as a fire, spill, leak, explosion, etc., employees shall respond according to the location-specific contingency plan. If no plan exists at a site, employees should call 911 and follow directions provided.

Inclement Weather

In the case of inclement weather, the site supervisor and City supervisor will assess the situation to determine if the weather presents hazards to the environment or workers. In this case, the site will be shut down and the waste will be immediately packaged. If the weather allows it, the waste will be loaded on trucks and shipped immediately. If this is not possible, the shipment of waste will be delayed until the weather allows it.

Communication Procedures

The Project Manager/Site Supervisor remains in constant communication with the on-site City Representative (if applicable) and all event staff through the duration of the collection event, including site mobilization and demobilization. The primary means of on-site communication are cellular phones. The Site Supervisor is not assigned to a specific workstation. This allows him/her to oversee all work areas, interact with residents, and communicate with City personnel.

ER Equipment

Following is a list of all ER equipment. All items may not be available for all incidents.

PPE

- Level B through D
- Air bottles/SCBA
- PVC/Nitrile gloves
- Neoprene gloves
- HazMat boots
- Half-face respirator
- Tyvek suits
- Latex gloves
- Leather gloves
- Chemical boots
- Boot covers
- Full face respirator

- Defender cartridges
- Acid gas cartridges
- Defender cartridges with HEPA
- Acid gas cartridges with HEPA

Materials

- Cubic yard box (with pallet and liner)
- 15-, 30-, and 55-gallon poly drums
- 5 gallon poly pail with lid
- Vermiculite
- 5 gallon bio-haz mailers
- Oil-only pads
- Oil-only booms
- Oil snare on a rope
- Drum liner
- Virex (TB cleaner)
- 85- and 110-gallon overpacks
- 30- and 55-gallon metal drums
- 275 gallon poly tote
- Oil Dry
- Universal pads
- Oil-only pillows)
- Unknown ID kit
- Institution grade bio-haz cleaner
- Mercon-X
- Hand tools

Vehicles

- Box truck with lift gate

Provisions for Material Dropped Off After Event Closure

Clean Earth’s Atlanta, GA facility could pick up any materials that are abandoned after the event closes.

Sample Health and Safety Plan

A sample site health and safety plan has been provided directly behind this page.



HEALTH AND SAFETY PLAN

FOR

**City of Norman Household Hazardous Waste Collection
201-C West Gray
Norman, OK 73070**

PREPARED BY:

Clean Earth of Alabama, Inc

HOUSEHOLD HAZARDOUS WASTE COLLECTION

**Site Address: Lloyd Nobel Center (West Parking Lot)
 2900 South Jenkins
 Norman, OK 73019**

The Health and Safety Work plan contained herein has been prepared for the HHW event noted above.

Table of Contents

- I. Site Work Plan
 - A. Site Set-up
 - B. Collection (Job description)
 - C. Spill clean-up & secondary containment
 - D. Personal protective equipment (PPE) & decontamination
 - E. Site closure

- II. Site Layout

- III. Health and Safety Plan
 - A. Site location
 - B. Description of project
 - C. Site characterization
 - D. Site safety & health responsibility
 - E. Risk analysis by task & associated personal protective equipment
 - F. Training requirement
 - G. Medical surveillance
 - H. Comprehensive work plan
 - I. Decontamination procedures
 - J. Emergency response plan

- IV. Emergency Contacts

- V. Labeling, Marking, and Manifesting

- VI. Chemical Classification

**HOUSEHOLD HAZARDOUS WASTE
COLLECTION**

EMERGENCY CONTACT NUMBERS

Local emergency authorities will be notified prior to the beginning of the project. In the event of overt personal exposure, personal injury, fire or explosion, notification of the appropriate authorities will occur immediately. The following emergency phone numbers will be posted at the job site.

Emergency Numbers:

Police, Hazmat, ambulance, fire,
Bomb Squad 911

List local non-emergency police and fire contact numbers

City of Norman Police: Non-emergency	(405) 321-1600
City of Norman Fire: Non-emergency	(405) 292-9780
Cleveland County Sheriff Department	(405) 701-8888
Poison Control Center	(800) 222-1222

Florida State Information:

OK Department of Environmental Quality	(405) 702-0100
Oklahoma State Fire Marshall	(405) 522-5005

Nearest Hospital:

Norman Regional Medical Center
901 N. Porter Ave
Norman, OK 73071
(405) 307-1000

Direction on the following page.

**HOUSEHOLD HAZARDOUS WASTE
COLLECTION**

ORGANIZATIONAL CHART

HHW Program Customer

Debra Smith (405) 292-9731 Office

Clean Earth, INC.

Region EH&S-- Bryan Jones (265) 492-8340

Contract Manager – Kelby Neal (318) 557-7739

Project Manager – Jimmy Brown (469) 951-9970

Site Chemist – TBD

Site Technician – TBD

Household Hazardous Waste Collection

SITE WORK PLAN

Table of Contents

- A. Site Set-up
- B. Collection (Job Descriptions)
 - 1. Site supervisor
 - 2. Assistant site supervisor
 - 3. Traffic control/interview
 - 4. Unloading
 - 5. Paint processing
 - 6. Motor oil area
 - 7. Lab pack
- C. Spill Clean-up & Secondary Containment
- D. Personal Protective Equipment (PPE) & Decontamination Procedure
- E. Site Closure

A. SITE SET-UP

1. Waste Handling Area

- a. Lay 6 mm plastic and polyurethane tarps on the ground where the waste handling area is going to be;
- b. Put up canopies;
- c. Cover lab pack and sorting tables with 6 mm plastic;
- d. Set tables, berms, carts, tools, and such;
- e. Unload and prepare drums and superfine absorbent.

2. First Aid Station and Decontamination Area

- Equip this area with:
- a. Table covered with 6 mm plastic
 - b. First-aid kit
 - c. Emergency eyewash/shower
 - d. Eye and skin neutralizer
 - e. Soaps
 - f. Wipe towels (black spill clean-up pads)
 - g. Scrub brushes
 - h. Plastic washtubs to be filled with fresh water (1 for washing, 2 for rinsing)
 - i. Empty open-head drum for contaminated Personal Protective Equipment (PPE)
 - j. New PPE - gloves, tyvek suits, respirator cartridges
 - k. Spare safety glasses, ear plugs, and glasses cleaners

3. Spill Clean-up Stations (3)

- Each of these will have:
- a. 1 push broom
 - b. 1 scoop shovel

- c. 1 bundle of zip lock bags
- d. black water-absorbent and white oil-absorbent pads
- e. 1 bag of superfine absorbent

4. Other areas

As directed by the Site Supervisor.

B. COLLECTION (JOB DESCRIPTION)

All personnel working on the site are trained as described in the Health & Safety Plan. Any time a worker needs to leave the waste processing area, he/she must notify the Site Supervisor or the Site Specialist and decontaminate himself/herself.

There are also some work practices that are to be followed to Assure the safety of all workers on-site:

- a) There is no smoking (due to fire danger), except in designated area;
- b) Food or drink will only be consumed well away from the Processing area;
- c) All workers will be familiar with the location of the Emergency shower, eyewash, fire extinguishers, and First Aid kit;
- d) All workers will know where the Supervisor or Assistant Supervisor is at all times in case of emergency.

On-site personnel will be required to work until the site is completely shut down or until released by the Site Supervisor. An important thing to remember while working at a hazardous waste collection event is that you are in the public eye. The success of the program, in part, is how well we serve the public. Therefore, when you are dealing with the people do so professionally, courteously, and efficiently.

1. Site Supervisor

The Site Supervisor will organize and oversee all aspects of the collection, including the screening, unloading, sorting, and processing of the waste. He/she will also supervise the set-up and removal of the site.

A site-specific safety meeting will be held by the Supervisor before the site is open. This meeting will outline all the site's safety procedures and the locations of all the safety equipment.

All staff must wear the required Personal Protective Equipment (PPE) before entering the waste handling area and the Site Supervisor is there to enforce its proper use.

Throughout the collection, the Site Supervisor will inspect all drums for proper seal and labeling. And at the end of the day, the drums will be manifested and loaded onto a truck for shipment.

2. Assistant Site Supervisor/ Site Specialist

The Assistant Site Supervisor/ Site Specialist is responsible for overseeing the packaging of the waste collected and ensuring its proper classification. He/she will help workers in preparing waste inventories and drum labels, and perform all duties of the Site Supervisor in the event that the Site Supervisor is unable to continue.

3. Traffic Control

Traffic Control will play an important part in the collection event. Large volumes of vehicles are expected and a quick and safe traffic flow is crucial.

Upon entry, a person will signal the vehicle to the staging lanes. Direct the car lines around the parking lot to avoid back-up at the entrance and the main roads. There will be traffic cones available.

The Traffic Control person will tally the vehicle for the daily totals and inspect the participant's waste if possible. Business waste will be refused and the vehicle will be directed out of line to an exit or to a specific area where they can receive more information about how to properly dispose of their waste.

If there is an explosive, stop the car where it is and alert the Site Supervisor. If there is any other non-acceptable material simply pass this information on to the personnel unloading vehicles.

If the county is holding a survey, have each participant fill out a survey form. A box will be provided for the completed surveys and the interviewer will keep a running count of how many cars participated on an hour by hour basis.

The interviewers will also make sure the people stay in their vehicles and are not smoking.

The person assigned to these tasks should keep in mind that his/her objective is to minimize congestion and the potential for accidents.

4. Unloading

Inspect the waste to be accepted. Notify sorting staff of unsealed containers. Ask participant to identify all unlabeled and unknown waste.

Unload accepted waste from the participant's vehicle onto the waste hauling cart. Always remove dirty gloves when touching a participant's car, to avoid sullyng the vehicle. Separate the waste into lab pack material, paint/solvent/oil material and recyclable items at the same time. Cart the waste into the sorting area.

Notify the Site Supervisor if there is any potentially unacceptable waste, major spills, or explosive waste. In case of minor spills, clean up the spill before further unloading. When the car is unloaded and closed, direct traffic to exit.

Unloading personnel will also inspect and screen waste for possible distribution to the Reuse Table.

5. Paint Processing

The paint processing and packing area will be staffed by one or more people (as needed). This area is split into two sections: latex paint, and oil-based paint/solvent.

Latex Paint:

All clearly labeled LATEX paint will be sorted out of the general waste stream for recycling. Latex not suitable for recycling will be further sorted out for bulking. The cans will then be opened, emptied into an open head 55-gallon drum, and scraped out until reasonably emptied. Latex paint may also be packaged directly into cubic yard boxes or skids for further processing off site.

Oil-based Paint/Solvent:

In this area, containers of oil-based paints/solvents, which are free liquid, will be emptied into 55- gallon drums. Any can of paint that is semi-dry or otherwise non-pourable will then be placed into a 55 gallon drum or cubic yard box along with adhesives, caulking, and other paint related material that is non-pourable.

When loading paints and solvents into drums watch for:

- a) paints that contain isocyanates**
- b) wood treatments containing pentachlorophenol**
- c) catalysts for fiberglass resins**
- d) hardeners for plastic fillers**

These materials should be directed to the lab pack area.

Oil based paint may also be packaged directly into cubic yard boxes or skids for further processing off site.

6. Motor Oil Area:

In this area motor oil, and antifreeze are consolidated. Oil will be bulked into drums for pumping at the end of the day. Antifreeze will be consolidated into separate 55-gallon drums. This area is staffed by one or more volunteers from HHW Program Sponsor. When bulking, be careful not to splash the material. For added safety, all bulking personnel will be required to wear a face shield and apron in order to reduce contamination. **WARNING!** It is vital to keep a constant watch on the fluid levels in the drums and tank to prevent overflow.

7. Lab pack

Unknown wastes will be identified here. They will then be marked and packed according to proper D.O.T. hazard classification for a safe shipment back to CEA facility in Glencoe, AL, where they will be consolidated and packaged for final disposal. Do not let chemicals accumulate on the lab pack tables. This makes it very difficult to complete the packing lists and get the drums ready for shipment before closing time. Pay close attention to the PPE being used and safe work procedures. many different types of corrosive, poisonous, and irritating materials will be handled.

SPILL CLEAN-UP AND SECONDARY CONTAINMENT

Spill clean-up will be completed on a first priority basis.

At a minimum Spill Equipment should include the following:

- push brooms
- scoop shovels
- absorbent (superfine)
- absorbent pads
- decontamination pads
- plastic zip lock bags

1. Procedures For Solid Material Spills:

- 1) Alert Site Supervisor.
- 2) Assess the identity of the material spilled.
- 3) Use broom and shovel to collect the spilled material.

- 4) Place the collected original material into the original product container if possible. If not, place the material in a plastic zip-lock bag or five gallon bucket.
- 5) Complete the spill clean-up process by using decontamination pads to wipe remaining residue from the spill area and decontaminate equipment used. Use a clean pad to decontaminate gloves.
- 6) Place used decontamination pads in a plastic zip-lock bag, label, and package with the original material in the appropriate drum.

2. Procedures For Liquid Material Spills:

- 1) Alert Site Supervisor.
- 2) Assess the identity of the spilled material.
- 3) Use absorbent (superfine) to control any movement of the spilled liquid. Use enough absorbent to absorb all free liquids.
- 4) Work the absorbent into the spill with a broom.
- 5) Collect all contaminated absorbent into a plastic bag or pail. Label the container appropriately.
- 6) Decontaminate the spill area with decontaminate pads and discard them with the contaminated absorbent.
- 7) Decontaminate any equipment used. Discard gloves with the contaminated absorbent.
- 8) Give the labeled spill clean-up container to the waste packagers for packing.

3. Secondary Containment

In addition to spills, you must also watch for broken, unsealed, or leaking containers. These containers must be properly sealed prior to being packaged into drums. Placing the container into a plastic zip lock bag and marking the bag if the container label becomes unreadable will accomplish this. If over packing of a container is necessary, the participant will be directed by the site materials supervisor to a designated over pack area.

At a minimum secondary containment equipment should include the following:

- duct tape
- clear zip lock bags of various sizes
- 55-gallon drum liners (6 mm)
- 17H-OH over pack drums
- 85-gallon over pack drums

In the event that a spill or release occurs which presents a safety hazard beyond the protective capabilities of the issued PPE, the area will be evacuated, and the Site Supervisor will activate the appropriate emergency response actions.

If evacuation does become necessary, the Supervisor will be there to direct everyone to proceed to an area upwind of the waste handling area. Traffic control personnel will direct vehicles out of their lanes and to an exit away from the hazard before leaving their area and waste handlers will assist them in this duty if needed.

Everyone at the site should keep in mind which way the wind is coming from and where they would go in the rare case that evacuation may occur.

D. SAFETY EQUIPMENT AND DECONTAMINATION PROCEDURES

At each collection site there will be two areas: the Traffic Control Area (i.e. Unloading Zone) and the Hazardous Material Handling Area (i.e. Exclusion Zone). The hazardous material handling area will be considered any ground that is covered by a tarp. There will be a separate tarped area for paint-swap and reuse areas, at locations utilizing this program. People working in the traffic control areas will not be allowed into the hazardous material handling areas without all the proper Personal Protective Equipment (PPE). Upon entering the waste handling areas, personnel will be required to go through decontamination before coming out to the traffic control areas. The only exception to this will be in the case of an emergency.

People working in the traffic control area should wear steel-toed boots if possible. They should also have a hat or sunscreen available. There will be no smoking allowed in the area.

Before entering the hazardous material handling area, it is important to wear the required PPE. This equipment consists of:

- 1.) steel-toed or otherwise reinforced boots - rubber or leather
- 2.) Safety glasses or shatterproof prescription glasses with fixed side shields
- 3.) tyvek suit or coveralls
- 4.) Gloves (check with supervisor for type needed)
- 5.) Each person should also have their own respirator within reach.

This PPE is required to be worn in the waste handling areas at all times. PPE should be properly maintained (i.e. clean glasses, boots, and replace gloves and tyvek suits with holes). When leaving the site, taking breaks, or going to lunch, you must follow the required decontamination procedures as follows:

- Step 1: Equipment Drop
All equipment used on-site will be set on plastic sheets, in supplied containers or on the wash rack. These items will be washed or otherwise cleaned.
- Step 2: Boot, tyvek suit, and Outer Gloves
Boots and gloves will be removed in the contamination reduction zone. Contaminated PPE will be placed in a drum specifically for PPE. Clean boots and gloves will be reused.
- Step 3: Suit Wash (OPTIONAL)
Thoroughly wash suit. Scrub with brush and copious amounts of decon solution or detergent/water. Rinse with water spray.
- Step 4: Tape Removal (OPTIONAL)
Remove tape from around boots and gloves and deposit in a disposal drum.
- Step 5: Inner Gloves
Deposit inner gloves in a disposal drum if contaminated.

Step 6: Field Wash (OPTIONAL)

Shower if a highly toxic, skin-corrosive or skin-absorbable material are known or suspected to be present on the skin. Washing of the hands and face is the minimum requirement for skin decontamination.

The Site Safety Officer will monitor all emergency decontamination procedures. In addition, all site safety equipment, tools or any other item used in the contamination zone will be monitored, cleaned and inspected daily by site personnel under the Site Safety Officer's direction.

E. FINAL SITE CLOSURE

The Site Supervisor will instruct the site clean up as outlined:

1. All accepted waste is packaged, and waste drums sealed and properly labeled.
2. All tables and equipment are decontaminated and removed from the site.
3. All ground cover is removed and disposed.
4. Collection site is swept, and debris picked up.
5. Dumpster is secured for transportation.
6. Carry out an overall site clean-up inspection ensuring all trash is in dumpster and any stain or free liquid on pavement is cleaned up.
7. Ensure the site is restored to its original condition.

HOUSEHOLD HAZARDOUS WASTE COLLECTION

HEALTH AND SAFETY PLAN

Table of Contents

- A. Site Location
- B. Description of Project
- C. Site Characterization
- D. Site Safety & Health Responsibility
- E. Risk Analysis by Task & Associated Personal Protective Equipment (PPE)
- F. Additional PPE (Emergency)
- G. Training Requirement
- H. Medical Surveillance
- I. Air Monitoring Program
- J. Comprehensive Work Plan
- K. Decontamination Procedures
- L. Emergency Response Plan

HOUSEHOLD HAZARDOUS WASTE COLLECTION

HEALTH AND SAFETY PLAN

- A. SITE LOCATION: As noted on front cover
- B. DESCRIPTION OF PROJECT: Household Hazardous Waste Collection
- C. SITE CHARACTERIZATION:

All waste received will be handled within a designated hazardous waste processing section of this collection site. Household products which are similar to the materials detailed in the Material Safety Data Sheets (MSDS) section of the Work Plan binder on-site, will be lab packed or otherwise processed, in the hazardous waste handling area. These products include paint, solvent, motor oil, hobby chemicals, cleaners, and pesticides. Environmental US Resources will not accept explosives, radioactive materials, or Medical / bio-hazardous wastes.

Products will be inspected in the vehicles, unloaded on carts, and place on to the final sorting tables. Waste classification, inventory, and packing or processing will take place behind the final sorting table within the hazardous waste section. Hazardous sections of the site will be barritaped.

See also site maps for site location and layout.

D. SITE SAFETY AND HEALTH RESPONSIBILITY:

1. Safety and Health Manager

Has the responsibility and authority to approve a Safety and Health Plan and to audit equipping and training of involved company and subcontractor employees to implement the plan. He/She has discretionary shutdown authority delegated to him by the Director of Regulatory Affairs.

2. Project Manager/ Site Supervisor

Has five years of hazardous waste management experience with three years household hazardous waste program experience, corporate safety programs, lab pack services, waste profiling, treatment technologies, regulatory compliance, and customer service.

The Site Project Manager is responsible for all operational activities. Approve all site layouts, safety plans, emergency plans and specific site requirements.

3. Site Chemist

Site Chemist has a Bachelors degree in Chemistry. In addition, he has operation and site management experience with household hazardous waste programs, corporate safety programs, lab pack services, and regulatory compliance. Has completed 80 hours of hazardous materials training; Red Cross first aid /CPR; HAZ-CAT training; and supervisor/management experience and training. Reactive Deactivations, Compressed Gas handling and disposal.

4. Site Specialist

Has a minimum of two years experience in hazardous waste management and household hazardous waste programs and at least 80 hours of Hazardous material training and Red Cross first aid training.

5. Technicians (number varies by site)

Hazardous materials technicians must have a minimum of 40 hours training.

E. RISK ANALYSIS BY TASK AND ASSOCIATED PPE:1. Project Task(s):

Handling household hazardous waste such as paint, solvent, motor oil, hobby chemicals, cleaners, and pesticides. Explosives, asbestos and radioactive materials are not accepted and vehicles carrying these will be directed to an area where the participants can obtain more disposal information.

Environmental US Resources personnel will deal directly with these accepted wastes in one or more of the following methods:

- a) Inspecting and unloading accepted waste from participant vehicles.
- b) Providing secondary containment if necessary.
- c) Unloading and transferring waste from vehicles to final sorting tables.
- d) Waste identification, final sorting, classification, and inventory.
- e) Waste packaging to include bulking, loose- packing or lab packing.

All above activities will be carried out in order per applicable DOT/EPA, Regulations for classifying, packing and transportation of these materials.

2. Associated Health and Safety Risks:

Based on the outlined project tasks, the types of personnel hazards that exist include inhalation of chemical vapor and skin contact with the hazardous material. Heat stress and physical injury may also occur.

3. Required PPE - Level C:

Personnel Protective Equipment will be specified to meet or exceed the level of protection necessary to maintain the workers safety as required by state and federal regulations.

All personnel inside the identified hazardous section will wear tyvek coveralls, safety glasses with fixed side shields, safety toe boots or footwear, and have readily available (prefer attached) half face negative pressure respirator with Organic vapor cartridges, or equivalent providing combination organic vapors, acid gases, and dust protection. Rubber or nitrile gloves will be worn (latex lab gloves are acceptable for inventory purposes).

Personnel consolidating volatile organics and solvent-based material, or in a ten (10) foot radius of this operation, will wear a full-face negative pressure respirator equipped with organic vapor cartridges.

Level C PPE will be required during implementation of secondary containment for open containers or assigned spill clean-ups.

F. ADDITIONAL PPE IN CASE OF ACCIDENTS - LEVEL B

Designated, qualified personnel will be responsible for emergency spill clean up which require an air source. Modified Level B will consist of: steel toed boots, tyvek suit, chemical resistant gloves and SCBA.

G. TRAINING REQUIREMENTS:

Employee training to be in compliance with 29 CFR 1910.120

All involved company and subcontractor employees have a minimum of forty (40) hours off-site hazardous waste operations training plus at least three (3) days actual hazardous waste field experience. All employees will have written certification of their training and experience.

If a company or subcontractor employee's work experience and/or training has resulted in initial training equivalent to that required in the above paragraph, submission of written documentation of that experience and/or training and its acceptance by the Corporate Safety and Health Manager will satisfy this portion of the training requirements.

Subcontractors are required to follow all safe work practices outlined in Environmental US Resources Health, Safety and Risk Manual, which will be reviewed by the Project Manager during training. They will also follow any safe work practices outlined by the Project Manager or Site Safety and Health Supervisor (s) during Site-Specific Safety and Health training. Personnel certified in First Aid and CPR will be identified.

Before work on this hazardous waste site begins, all involved staff will be briefed on the Site-Specific Safety and Health Plan. The Site Supervisor or Site Safety Officer will provide the initial training prior to entering the site. This training will focus on the potential hazards present at the site safety and health procedures specific to this project. This proposed training will include, but not be limited to the following:

1. Project introduction
2. Characteristics and potential hazards of the chemicals on-site.
3. PPE - function, care and limitations
4. Decontamination procedures
5. Emergency response
6. General safety concepts

H. MEDICAL SURVEILLANCE:

All Environmental US Resources employees who may be exposed to hazardous substances or health hazards participate in Environmental US Resources medical surveillance program. The program requires a complete pre-employment physical with associated laboratory tests. All employees have passed this examination to detect any medical condition that would place the employee at increased risk of impairment of the employee's health from work in hazardous waste operations, emergency response or from respirator usage. An annual update exam or closure physical is required for all employees participating in this program. For persons working on special projects, additional medical testing may be required depending on the conditions at the site as determined in the site characterization.

I. AIR MONITORING PROGRAM: Performed if requested

J. COMPREHENSIVE WORK PLAN: See site work plan

K. DECONTAMINATION PROCEDURES:

A contamination reduction zone will be established to provide an area where decontamination will take place. Both personnel and equipment decontamination will take place in this area. Prior to leaving the site all personnel, equipment and support vehicles that have been in the exclusion zone or in contact with a contaminated material will be decontaminated. Gloves, boots, clothing, spent respirator cartridges and any other safety equipment used will be considered contaminated. These items will be decontaminated if possible. However, if an item cannot be safely reused it will be drummed for disposal.

Personnel decontamination will follow the steps outlined below. Decontamination personnel will wear the same level of PPE as the workers they are decontaminating. Scrub brushes, tubs, water sprayers both portable and hose, detergent solutions and wipe cloths will be set up in a manner to effectively control the decontamination action.

- Step 1: Equipment Drop
All equipment used on-site will be set on plastic sheets, in supplied containers or on the wash rack. These items will be washed separately from personnel.
- Step 2: Suit, Boots and Outer Glove Removal
Remove suit, boots and outer gloves. Hang up to dry for reuse if the articles are clean. Gloves and suits not reusable will be deposited in a disposal drum.
- Step 3: Suit Wash (OPTIONAL)
Thoroughly wash suit. Scrub with brush and copious amounts of decon solution or detergent/water. Rinse with water spray.
- Step 4: Tape Removal (OPTIONAL)
Remove tape from around boots and gloves and deposit in a disposal drum.
- Step 5: Inner Gloves
Deposit inner gloves in a disposal drum if contaminated.
- Step 6: Field Wash (OPTIONAL)
Shower if highly toxic, skin-corrosive or skin-absorbable materials are known or suspected to be present on the skin. Washing of the hands and face is the minimum requirement for skin decontamination.

The Site Safety Officer will monitor all emergency decontamination procedures. No crew personnel or equipment will be allowed to leave the site without his personal approval. In addition, all site safety equipment, tools or any other item used in the contamination zone will be monitored, cleaned and inspected daily by site personnel under the Site Safety Officer's direction.

L. EMERGENCY RESPONSE PLAN:

If applicable, on-site emergency personnel will be notified of any required excessive or extremely hazardous decontamination (i.e. decontamination other than stated in this safety and health plan.

Local emergency authorities will be notified prior to the beginning of the project. In the event of overt personal exposure, personal injury, fire or explosion, notification of the appropriate authorities will occur immediately. The appropriate emergency response numbers are located at the end of this Work Plan

1. Pre-Emergency Response Planning

Crew personnel will be instructed as to the site layout, ingress and egress points and location of the nearest phone, emergency support services, and the evacuation signal alarm. Weather and wind direction will be noted daily to help crew personnel identify safe evacuation routes in the case of an emergency situation.

Possible emergency situations might occur through improper equipment handling. Crew personnel will be instructed in the proper handling techniques to minimize this occurrence. Poisoning from inhalation or skin contact with contaminated material might cause an emergency. Instruction in wearing PPE will be given to make crew personnel aware of its limitations and site specific problems involved with working in a controlled area.

2. Evacuation Routes and Procedures

In the event the area must be evacuated, personnel will move off of the site via the nearest direct up wind route in the case of gas, smoke or poisonous fumes. While all field personnel are being accounted for, any adjacent offices, buildings and/or work areas will be notified, if necessary. At the same time the appropriate emergency response authorities will be contacted.

Site personnel will go through training in the correct procedures to be followed. All personnel must familiarize themselves with the egress locations. Minimize exposure with standing liquids, smoke, and/or any visible vapors. Note wind direction when entering the site. After passing through any egress point head up wind making sure not to pass through any smoke or vapors.

- a. The Project Supervisor/ Site Supervisor will designate a specific command post to which he/she will report in the event of an emergency to meet with on-site emergency response lead personnel and discuss the necessary course of response.
- b. The designated traffic control officer will coordinate the evacuation of on-site public traffic per the general directions as stated above.
- c. See evacuation layouts

Do not re-enter the site without approval from the Project Manager/Project Supervisor or the Site Safety Officer.

3. Decontamination Procedures

An emergency wash station will be established in the contamination reduction zone. Tubs and brushes will be provided for immediate cleaning of personnel in an emergency situation. A first aid kit, portable eye wash station will be located and maintained in working condition adjacent to this area.

Decontamination in the event of an accident or emergency will be done following the same general decontamination procedures for moving off-site. The primary concern is to prevent the loss of life or severe injury to site personnel. If immediate medical treatment is required to save a life, decontamination will be delayed until the victim is stabilized. If decontamination can be performed without interfering with essential life-saving techniques or first aid, or if a worker has been contaminated with an extremely toxic or corrosive material that could cause severe injury or loss of life, decontamination must be performed immediately. Provisions will be made for protecting medical personnel and disposing of contaminated clothing and equipment.

4. Emergency First Aid

Adequate facilities and personnel to assure prompt and efficient first aid and emergency medical care of injured, sick or exposed employees will be provided. Facilities, services and supplies shall conform to good practice standards for the American Medical Association, 29 CFR 1910.120.

First aid kits will conform to 29 CFR 1910.120 standards and will consist of a weatherproof container with individually sealed packages for each type of item. First aid kits will be fully equipped before being sent out and expended items will be replaced as used.

General First Aid Practices -

Eyes: Irrigate immediately. Recommend a pressurized eye/face wash unit.

Skin: Wash with soap and water

Breathing: Move staff member(s) affected to fresh air at once. If necessary, perform artificial respiration and get medical attention immediately. When available, use cylinder oxygen unless directed otherwise by a Medical Doctor.

Swallowing: Identify the item swallowed. Follow first aid procedures or get immediate medical attention.

5. Medical Treatment

Any site personnel requiring medical treatment not requiring ambulance transportation will be sent or transported to the nearest facility for treatment.

6. Accident Reporting

All near misses, injuries or illness must be reported to the Safety and Health Manager immediately and a written report filled within 8 hours after the time of the accident. A CEA Accident Investigation Report and the Medical Request/Exam or Treatment form will be used in the event of an accident or injury requiring reporting is available on site. Site Supervisors are responsible for the prompt reporting of information to maintain the OSHA 200 form record of reportable injury and illness. All injuries will be reported on the appropriate CEA form(s) and sent in to the Houston corporate office with the daily reports. Copies of all reports will be kept on site by the Site Supervisor and a copy will be forwarded to the Project Manager and the Project Supervisor.

7. Emergency Response for Uncontrolled Incidents

Spills - contain spill area, absorb liquids and drum

Fires - evacuate area if uncontrolled. If the fire is small, put out with crew fire extinguishers. All extinguishers will be U.L. listed, Class 2A - 40BC or better.

Gas release - evacuate area

8. Emergency Notification

Any incident will be immediately reported to the CEA Regulatory Affairs department. If it is determined that a fire, explosion or hazardous waste or substance release threatens public health and safety or threatens the environment that department will assume responsibility for notification of the appropriate emergency response agencies. Local authorities will be notified as appropriate as outlined in the Emergency Response Notification Procedure flow chart. Prompt reporting of incidents meets both CEA corporate and Washington Administrative Code compliance.

9. Emergency Follow-up

The response plan will be reviewed periodically and amended to adjust to new or changing site conditions and information. A critique of all emergency response incidents will be provided.

DRUM LABELING, MARKING AND MANIFESTING

Each drum generated will require the following:

1. Hazard Class Label
2. Moderate Risk Waste Label.
3. Household Hazardous Waste Label
4. Packing list (for lab packs only)

Each label will be properly marked with the following:

1. Proper shipping name
2. Hazard class
3. UN or NA number if applicable
4. Constituents (two constituents required for all drums that have a proper Shipping name ending in N.O.S.)
5. Manifest Document Number
6. Date of accumulation
7. Reportable quantity ("RQ") if applicable
8. Generator will be Philip Reclamation Services
9. The work EXEMPT will be used in the area designated for the EPA/DOE #

All manifests will be completed, verified correct and signed by the Site Supervisor prior to any drum shipment. The manifest will clearly note that the waste is "Household Hazardous Waste" and will have the words: "Exempt per 40 CFR 261.4(b) (1)" in the area designated for the generators EPA/DOE #.

The following section contains examples of drum labels that will be used to ship drums off-site. The constituents have been left out since they will vary depending on the wastes accumulated. NOTE: Some wastes will add additional codes or change proper shipping names always consult the Site Supervisor prior to labeling drums.

CHEMICAL CLASSIFICATION

On-site chemical classification will be used in order to determine the hazard class of unlabeled material. Only physical characterization tests, using test strips or sealed kits, will be performed.

All unlabeled material delivered on site will be placed on the lab pack sorting table. The lab pack technicians will move the unlabeled containers to the Chemical Classification Area for testing, one at a time.

The first step in identifying the unlabeled chemical will be to closely inspect the container to determine if portions of a label or the color, shape and type of bottle give any clues as to the contents. It is often quite simple to identify pesticides by the types of containers they come in the same is true for many household cleaners.

All materials that have crystals in or around the lid should first be tested to determine if they are Peroxides. The peroxide test is also a test strip that needs to be moistened and placed in contact with the crystals. If no crystals are present or if all the crystals are inside the container it is still prudent to perform the peroxide test by gently working the test strip under the sealed edge of the cap. The test is very sensitive and the residue left on the inside of the cap will be sufficient to perform this test. **WARNING! IF THE TEST IS POSITIVE, STOP AND CONTACT THE SITE SUPERVISOR.** Peroxides that have crystals should never be opened, bumped, heated or physically stressed in any way since they are shock sensitive and **WILL EXPLODE!** Materials that have no crystals but test positive on the Peroxide test will be packed into the Organic Peroxide lab pack drum.

The third step is to determine if the material is an oxidizer, this will again require that a wetted test strip be placed in contact with the material. Starch Iodide paper will be used to determine if material is an oxidizer. If the oxidizer test is positive the material will be packed with the oxidizers regardless of pH.

The final step will be to determine if the material is a Base or an Acid, a single strip of pH paper will be dipped into a liquid or a wetted pH paper will be placed in contact with a solid. If all other tests are negative and the pH is less than 3 the material will be placed with the acids, if the pH is greater than 11 it will be placed with the Alkali.

In the case that all of the tests are negative the unlabeled material will be considered a poisonous pesticide and will be packed in the Unprofiled Poison-B (UP) lab pack drum or in with the Paint-Related materials, depending on the nature of the container and the material contained.

After each of the Classification tests it is important to record the results obtained, in order to avoid confusion and the duplication of efforts. All the results will be clearly marked on the container using an indelible marker. The following notation will be used:

- Peroxide Test Positive: OP+
- Peroxide Test Negative: OP-
- Oxidizer Test Positive: OX+
- Oxidizer Test Negative: OX-
- pH Test: pH=_____

For example, a material that was determined to be an oxidizer would have the following notation: OP-/OX+

A material that is determined to be a strong alkali should have the following notation on the container: OP-/OX-/pH=13.

All materials that are categorized as Unknown Poisonous Pesticide will have the following notation: OP-/OX-/pH=4-10.

Other physical tests that may be performed on site from time to time are tests to determine if oils contain chlorinated hydrocarbons, especially PCB's. These tests come in sealed, one-time use kits, which vary from one manufacturer to the next, for instructions on how to safely use the kits refer to the instruction packed enclosed. Make sure that you read and clearly understand the instructions, and to know what to expect for both a positive and negative test prior to testing

Response To: City of Dunwoody Georgia Request For Proposal Recycling Event
Household Hazardous Waste (HHW) RFP 25-07

Date: January 5, 2026

City of Dunwoody Georgia
4800 Ashford Dunwoody Road
Dunwoody GA 30338

MXI Environmental Services LLC (MXI) is pleased to provide our response to City of Dunwoody Georgia Request For Proposal Recycling Event Household Hazardous Waste (HHW) RFP 25-07.

MXI is uniquely qualified to fulfill the specific contractual requirements outlined in this sealed proposal, ensuring the successful execution of the event for City of Dunwoody Georgia Request For Proposal Recycling Event Household Hazardous Waste (HHW) RFP 25-07.

MXI's qualifications include:

- Managed over 7930 HHW waste events over the last 25 years
- Processed over 199 million pounds of Household Hazardous Waste
- National permits for hazardous and non-hazardous waste transportation, supported by over 80 company-owned trucks.
- Operation of a Materials Recovery Facility (MRF) in Abingdon, VA where all HHW is processed and recycled
- A network of service centers in Abingdon VA, Sumter SC, Langhorne, PA
- Recycled 6.2 million gallons of latex paint

MXI is committed to collaborating with the City of Dunwoody GA, to achieve the goals outlined in the RFP. We are dedicated to exceeding your expectations in delivering these services.

Please find attached our Introduction and Program Goals, which detail our specific response to the requirements of the sealed proposal. We look forward to the opportunity to serve your community with this valuable service.

Sincerely,

Brian Potter
Managing Member
brianp@mxinc.com



MXI Environmental Services LLC
Introduction and Program Goal

Response to: City of Dunwoody
Georgia Request For Proposal
Recycling Event Household
Hazardous Waste (HHW)
RFP 25-07

Date: 01/05/2026

INTRODUCTION/EXECUTIVE SUMMARY

MXI Environmental Services LLC (MXI) is pleased to provide our response to the City of Dunwoody, Georgia, Request For Proposal Recycling Event Household Hazardous Waste (HHW) RFP 25-07.

MXI will execute the specific performance and contractual requirements outlined in your RFP.

We hope the City of Dunwoody, Georgia, and MXI can work together to advance your HHW program's goals.

Program Goal

1. Provide a safe and moderately convenient disposal service to area residents
2. Increase participation in HHW collections
3. Provide more focused and targeted long-term publicity about the safe use and handling of hazardous household products and their associated waste
4. Provide cost-effective reuse and recycling of HHW
5. Promote source reduction of HHW
6. Decrease Regulatory reporting

MXI's Responsibilities

MXI can provide comprehensive HHW collection, processing, transportation, and management, as well as the recycling and disposal of HHW generated by City of Dunwoody residents, with 25 years of experience managing programs of the size and scope outlined in the RFP.

Choose Your Future

MXI fully endorses the hierarchy for processing of HHW outlined in the RFP

1. Recovery/recycling without treatment/processing
2. Recovery/recycling with treatment/processing



MXI Environmental Services LLC
Introduction and Program Goal

Response to: City of Dunwoody
Georgia Request For Proposal
Recycling Event Household
Hazardous Waste (HHW)
RFP 25-07

3. Disposal with treatment/processing
4. Disposal without treatment/processing

APPLICANT PROFILE

Applicant Information

MXI Environmental Services LLC
26319 Old Trail Road
Abingdon VA 24210
276 628 6636
www.mxiinc.com
Fed Id 22-3747787

Maumee Express, Inc.
297 Zimmerman Lane
Langhorne PA 19047
267 590 0043
www.mxiinc.com
Fed Id 22-1726110

Contact Information

John Twiddy
Business Development Manager
26319 Old Trail Road
Abingdon VA 24210
johnt@mxiinc.com
cell 276 608 0003

Business Background

MXI (Maumee Express, Inc. and MXI Environmental Services LLC) has provided top-tier environmental services for over 25 years. Maumee Express, Inc. has served a nationwide clientele with hazardous and non-hazardous waste transportation and disposal from our service centers in Abingdon, VA, Sumter, SC, and Langhorne, PA. MXI Environmental Services LLC has conducted HHW collections for over 25 years. Last year MXI processed over 24 million pounds of Household Hazardous Waste



(HHW), conducted over 850 HHW events, and managed several Permanent Collection Sites. Our events ranged in size from as small as 20 participants to events of over 3000 participants. MXI operates an HHW Materials Recovery Facility (MRF) at our Abingdon, VA, location. Our permit authorizes us to receive, consolidate, treat and dispose of Household Hazardous Waste. MXI is inspected quarterly by the state and is very proud of its compliance record and the lack of any fines for compliance with federal or state regulations. This facility is designed to maximize recycling opportunities from the HHW we process. Additional information on MXI's background is attached as MXI Corporate History. For detailed information on our Approach, The MRF, Our Qualifications and Permits, Licenses, Compliance, and processes, please see the attached tabs in our response to this RFP.

Maumee Express Inc. was formed in 1961 and MXI Environmental Services LLC was formed in 2000. Maumee was formed to provide transportation services and MXI was formed to provide environmental services with a focus on HHW.

PROJECT UNDERSTANDING

Approach

MXI has applied the latest methodologies in our approach to HHW collection and processing, seeking to reduce waste and maximize the recycling and reuse of materials. The result is reduced waste volumes, with associated pollution, and no additional on-site or regulatory headaches for our HHW clients. MXI sets the standard for environmental protection. MXI's Material Recovery Facility (MRF) has implemented today's most comprehensive resource recovery and recycling program. Our approach starts with our program to recycle latex paint. Latex paint is the most widely collected HHW stream. Most latex paint waste is solidified and landfilled. MXI has built a state-of-the-art plant to recycle latex paint. MXI's latex paint process is approved by the American Coating Association's PaintCare product stewardship initiative. Please see www.paintcare.org for more information on PaintCare. Last year, MXI recycled approximately 1,300,000 gallons of latex paint.

MXI also maximizes the recycling of hydrocarbon-based wastes for the used-oil recycling network. Aside from standard used motor oil, these materials include lube oil, fuel oil, transmission fluid, kerosene, mineral spirits, hydraulic oil, gear oil, and lamp fuel. This process keeps these materials out of landfills and hazardous fuel streams.

MXI has programs to recycle a wide range of HHW materials, including antifreeze, glycol, rechargeable batteries, 1# and 20# propane and butane cylinders, and



mercury-containing light bulbs. MXI works only with recyclers that operate at the highest standards.

MXI also has in place a recycling program for spent shipping containers. Materials recycled include metals such as steel, brass, copper, and aluminum. Pallets, cardboard, and some plastics are also recycled from the waste stream.

Unfortunately, many materials are not recyclable or suitable for reuse. MXI utilizes proven, safe, and responsible disposal processes in such instances, minimizing landfill use. Wastes with thermal value are processed for alternative fuel. Aerosols are processed into their essential constituents in a specialized process. Metal is recycled, gases are captured, and flammable liquids are sent for waste fuels. When fuel is not an option, MXI utilizes RCRA incineration at the nation's highest-standard licensed facilities.

MXI has committed to the future through good stewardship.

Project Methodology

MXI will be designated as the generator under the US EPA.

MXI Environmental Services will manage all accepted materials delivered to the site by the general public. This includes providing an appropriate number of qualified chemists, technicians and staff to lawfully receive, identify, sort, package, label, load and transport waste accumulated, as well as, enough general labor to expedite receiving materials during the event. Other events suggest that a staff capable of unloading two (2) vehicles at a time (at a minimum) is needed, as participants should remain in their vehicles. Responsibilities shall include, without limitation, the unloading of materials from the general public's vehicles, identifying the materials delivered, cataloging each item, packaging the material for safe transportation and storage, manifesting the HHW, and loading the material onto Contractor vehicles for ultimate processing through recycling, reuse, treatment, and/ or disposal at a RCRA-approved disposal facility. MXI Environmental Services will assemble all of the necessary personnel and equipment on the site of the collection effort no later than one hour prior to the start of an event on the day of the collection, so as to be ready to begin the processing of the vehicles bringing materials. MXI Environmental Services will be prepared to accept materials 30 minutes prior to the official starting time of the recycling event.

MXI will coordinate with the City of Dunwoody before each collection to review the program, the schedule, site requirements, and set up for the expected number of participants and all operations and coordination necessary to ensure a successful collection effort. MXI will designate a project manager for each collection program that will be directly responsible for all facets of the program.



MXI will provide all equipment and supplies for collection, segregation, handling, packaging, and transportation from the HHW events. Specifically, this will include traffic cones, ground cover, tents, the required PPE for all MXI staff, grounding for bulk flammables, non-sparking tools, and required accommodations. A plastic sheeting or tarp cover will prevent contamination from chemical spills. MXI will provide sufficient drums and other approved containers to package the HHW in compliance with State and Federal Rules and Regulations.

MXI will provide a summary after the event of items and weight collected including the method of disposal.

MXI will fully support the City of Dunwoody's reservation of their right to collect or to designate an independent organization to identify and collect, specific types of waste brought to the collection site.

MXI will utilize our sister company, Maumee Express, Inc., to transport all hazardous and non-hazardous waste from the collection site. Maumee Express, Inc. is a fully licensed hazardous and non-hazardous transporter that complies with all state and federal regulations. A copy of all pertinent information related to Maumee Express, Inc. is attached.

MXI will provide appropriate spill control equipment and supplies to address any situation during the collection events. MXI will provide disposal of solid waste as required. MXI will remove all materials and equipment from each site and fully police the site.

MXI Will Prepare

MXI will provide all supporting information starting with our Guidelines For Household Hazardous Waste Collections that outline the Spill Prevention and Contingency Plan (SPCP) and a Site-Specific Health and Safety Plan. This is supplemented with data specific to each site. A copy of the Guideline is attached.

MXI will set up the site before the collection event opens. We understand that all personnel and necessary equipment are to be on site 1 hour in advance unless otherwise instructed. MXI will open the event as soon as the site is prepared, before the start time, with the client's permission.

The MXI crew will set up and take down the collection site. Before leaving, the site will be restored to its original condition. A site safety meeting will be conducted to review instructions and site safety procedures, including evacuation procedures and designated routes.



The MXI crew will be responsible for unloading participants' vehicles, segregating the waste in compliance with the contract requirements, and packing, loading, and shipping the HHW. MXI will prepare all required manifests and accompanying documentation for the collection event. Should MXI identify any material that cannot be classified, MXI will notify the HHW Coordinator of the material and the quantity prior to completing demobilization of the HHW site.

All HHW will be processed in compliance with the MXI permit issued by the Commonwealth of Virginia. MXI will be responsible for managing the household hazardous and non-hazardous waste and assuring that the HHW is treated and disposed of in full compliance with federal and EPA statutes, regulations, and standards for managing household hazardous waste.

MXI Approach

MXI has documented our procedure for HHW collection events in the attachment Guidelines For Household Hazardous Waste Collections. This document sets forth in some detail the approach that MXI has developed to conduct collection events. Our guidelines cover all aspects of our personal and site requirements, the segregation of the activity on site, the equipment, and PPE required in each step, the basic contingency plan, and operating guidelines for each phase. Attached as appendices to the Guidelines is the approach MXI has developed to adjust the physical layout to allow our program to flex from smaller events (200 – 500) cars up to large collections (3000 +). The MXI site layout accommodates all activity, from removing the HHW from participants' cars through sortation, bulking, segregation, and loading of HHW materials. Our approach is fully scalable for events from small to large. The MXI approach, as spelled out in the guideline, is then fully integrated with the MRF, which MXI operates in Abingdon, Virginia.

MXI's Materials Recovery Facility is focused on processing HHW materials. Attached in MXI's Materials Recovery Facility – Maximizing Recycling is a description of the approach utilized at the facility including an outline of the Latex Paint Recycling program that MXI has established. This attachment also outlines the primary end-disposal facilities utilized for each waste stream. All aspects of the facility's operations are fully documented and can be provided as required. The combination of the collection procedures outlined in the Guideline and the disciplined approach utilized at the MRF allow MXI to provide a focused and cost-effective service for the collection and processing of HHW.

MXI can take other products as recyclable / reuse material that we use for beneficial reuse or recyclable material. These recyclable / reuse items consist of



Caustic / Alkaline solutions, Propane gases, Fire Extinguishers, and Latex paint for recycling if accepted through the program.

PROPOSED SCOPE OF WORK

Cost Proposal

Provided in RFP Required Documents

STATEMENT OF QUALIFICATION

MXI has attached a Statement of Qualification for the Materials Recovery Facility. This Statement outlines the history of the facility and the company, provides the basic audit data, and lists the site, compliance, offsite disposal facilities, current insurance, and equipment at the facility.

Experience

MXI has attached per RFP requirements references for previous Household Hazardous Waste Collections.

Training

MXI has a training program in place to ensure that all staff have the required levels of training for each specific job they are assigned to at a collection event. This includes both online training and classroom and annual refresher courses. An overview of the positions and the types of training is attached in Key Personnel.

Staffing

MXI has staffing levels that are appropriate for each collection event. MXI has staff in both the Langhorne PA and Abingdon VA offices who participate in our HHW collection activity along with our supervisory staff. Staffing is utilized from both offices to satisfy the requirements of our collection events. Each project is under the direction of the Project Manager. Reporting to him/her is the lead person in each functional area.

The functional areas are

- Lead - Chemist
- Lead - Bulker
- Head - Secondary Sort
- Head - Primary Sort



Lead - Car Unloading
Lead – Pack and Ship

Representative Resumes for key staff that could be assigned to this contract are attached.

Flexibility

MXI has considerable flexibility in adjusting staffing requirements for events. We can move personnel between various commitments as we assign staff for each event. Should, during an event prove to be unexpectedly busy, MXI can call out staff that has not been assigned or can pull staff from other jobs taking place in the general area of the problem event.

Permitting

Attached are the current permits held by both Maumee Express, Inc. and MXI Environmental Services LLC.

Compliance History

Attached is the compliance history for both Maumee Express, Inc. and MXI Environmental Services LLC.

SUBCONTRACTORS

MXI/Maumee

As indicated in our proposal, MXI will conduct the events, transport the HHW with its equipment, process the portion of the allowable material, and supervise the selection of the final disposal sites with its staff. We do not intend to subcontract those activities.

EXCEPTIONS TO CONTRACT

MXI does not request any changes in the proposed contract.

DEFAULTS

MXI has not been in default or noncompliant with any contractual obligations.



ATTACHMENT A

Item	Waste Description	**Primary Method of Disposal	***Quantity (lbs.)	Price Per/ Pound	\$Total Price
1	Base Oil based paint, stains, thinners and paint strippers, solvents and varnishes, wood preservatives	Fuels Blend	6,722	\$ 0.50	\$ 3,361.00
2	Aerosol/spray paint	Fuels Blend	1,319	\$ 1.10	\$ 1,450.90
3	Latex and water based paints	Recycle	26,826	\$ 0.30	\$ 8,047.80
*1 4	Mercury Mercury salts and elemental mercury, thermometers, thermostats, and other mercury containing items	Recycle/Retort	5	\$ 55.00*1	\$ 275.00
5	Fluorescent bulbs and ballasts	Recycle	292	\$ 1.10	\$ 321.20
6	Lawn care products Poisons, insecticides, weed killer and pesticides, Aerosol/spray pesticides	Incineration	5,840	\$ 1.20	\$ 7,008.00
7	Automotive Products Antifreeze, Engine Degreaser, Brake Fluid, Transmission Fluid, motor oil, etc.	Recycle	450	\$ 0.30	\$ 135.00
*2 8	Cleaner, Corrosives, and Oxidizers Cleaners, Spot Removers, Acids and Bases	Incineration	1,071	\$ 1.00*2	\$ 1,071.00
9	Propane Gas Cylinders	Recycle	350	\$ 5.00	\$ 1,750.00
10	Flammables Lighter Fluid and Waste Fuels (Kerosene, Gasoline, Diesel, etc.)	Fuels Blend	4,266	\$ 0.50	\$ 2,133.00
11	Batteries Household, automotive, and rechargeable	Recycle	1,900	\$ 1.00	\$ 1,900.00
12	Fire Extinguishers	Recycle	225	\$ 3.00	\$ 675.00
13	Pharmaceuticals/Labpacks	Incineration	0	\$ 5.00	\$ 0.00
14	****Mobilization charges, including all labor, equipment, supplies, labor, insurance and/or any additional charges.	N/A	N/A		\$ 8,500.00
	Total Price				\$ 36,627.90

** Primary method of disposal. Refer to RFP for preference hierarchy.
 ***Estimated quantity based on 2025 collection numbers for a population around 50,000.
 **** Provide one separate sheet with cost breakdown for mobilization charges proposed for the scope of this project. If there are additional services offered, provide the pricing and description for those services on the same sheet (not counted against 10 page maximum).

MXI Environmental Services LLC

Company,



Signature

Brian Potter, Managing Member

Name and Title of Person authorized to sign

01/05/2026

Date

(*1) Mercury:

Elemental Mercury - \$ 55.00 / lb
 Mercury Compounds (Salts) - \$ 55.00 / lb
 Mercury Manufactured Articles (Thermometers, Thermostats, and other Mercury containing items) - \$ 35.00 / lb

(*2) Cleaners, Corrosives, and Oxidizers

Acids and Bases - \$ 1.00 / lb
 Oxidizers - \$ 3.50 / lb



Statement of Qualifications

26319 Old Trail Rd
Abingdon VA, 24210
276-628-6636

MXI Environmental Services LLC

Maumee Express, Inc.

26319 Old Trail Road, Abingdon VA 24210 276-628-6636

MXI Environmental Services LLC and Maumee Express, Inc, (MXI) welcome the opportunity to present their capabilities. MXI has a long and rich history of providing Transportation and Disposal services to Commercial and Industrial businesses and Household Hazardous Waste (HHW) Collection and Processing services to Municipal clients.

MXI maintains a large staff of highly trained and experienced Project Managers, Lab-pack Chemists, and Technicians that routinely conduct a range of Projects for our varied client base. MXI operates several facilities. First, is a state-of-the-art **Materials Recovery Facility (MRF)** that safely processes thousands of tons of solid and exempt hazardous materials each year. MXI also operates a **Latex Paint Recycling Facility (LPRF)** that processes thousands of boxes of waste latex paint yearly into recycled latex paint. Our experience in the operation of facilities, collection of materials, and processing a range of materials uniquely qualifies MXI to manage the proposed contract.

CORPORATE HISTORY

MXI is a privately owned company that has been in operation since 1961. MXI has offices in Langhorne PA, Abingdon VA, Sumter SC, and Malvern AR. MXI offers a range of Transportation and Disposal services to generators of Waste/Recyclable materials, both hazardous and non-hazardous.

Over the years, MXI has consistently expanded its activity as a Transporter and Processor of Hazardous and Non-Hazardous waste materials to include a broad range of services including hazardous waste management, household hazardous waste (HHW) collections and processing, latex paint and ethanol product recycling, and more. We have grown by focusing on servicing our clients. We strive to continually improve our services and processes. We pride ourselves in providing our customers with the highest quality Transportation and Processing of Hazardous and Non-hazardous waste.

PRE-AUDIT QUESTIONNAIRE

I. GENERAL INFORMATION

- 1. Facility Name: MXI Environmental Services LLC

- 2. Location:

MRF	LPRF
Street Address	26319 Old Trail Road 290 Stone Mill Road
City	Abingdon Abingdon
County	Washington Washington
State, Zip Code	VA 24210 VA 24210



Statement of Qualifications

26319 Old Trail Rd
Abingdon VA, 24210
276-628-6636

3. Mailing Address:

Street Address 26319 Old Trail Road

City Abingdon

County Washington

State, Zip Code VA 24210

4. EPA Identification Number: MRF

VAR000503920

5. Principal Site Contact :

Name Brian Potter

Title Chief Operating Officer

Phone 276-628-6636 ext 214

6. Management Contact:

Name Austin Robbins

Title Material Recovery Manager

Phone 276-628-6636 ext 211

7. Person Completing This Form:

Name Ronald Potter

Title Managing Member

Phone 267-590-0043 ext 4005

OWNERSHIP

1. Name and address of the legal owner of the Permit:

Name MXI Environmental Services, LLC

Street Address 26319 Old Trail Road

City Abingdon

County Washington

State, Zip Code VA 24210



Statement of Qualifications

26319 Old Trail Rd
Abingdon VA, 24210
276-628-6636

2. Name and address of the legal owner of the property, if leased

Name Potter Realty LLC
Street Address 102 Avignon Road
City Monroe Township NJ
County Middlesex
State, Zip Code NJ 08831

3. Form of ownership for both facilities
Limited Liability Corporation

4. Federal Identification Number
Facility 22-3747787

5. Dun & Bradstreet Number
Facility 13-663-3265

6. Name and address of the owner(s) of the facility

Name Ronald & Rachel Potter
Street Address 102 Avignon Road
City Monroe Township
County Middlesex
State, Zip NJ 08831



Statement of Qualifications

26319 Old Trail Rd
Abingdon VA, 24210
276-628-6636

SITE CHARACTERIZATION

- List previous hazardous waste or industrial uses/operations at the site for the last 20 years, beginning with the present facility
MRF

Date	Property Name	Type or Use/Operation	Size
1950's-2001	Woods Property	Farming	6.5 Acres
1964-2002	Kearney-National, Inc.	Industrial	5.1 Acres
1970-2003	Residential Property	Residence	3.0 Acres
2001-Present	Maumee Express, Inc	Trucking/ Materials Recovery	
	MXI Environmental Ser. LLC	Facility	14.6 Acres
LPRF			
1955-2003	Columbus McKinnon	Manufacturing	6.6 Acres
2005-2012	Dominion Truss	Manufacturing	

Property Size	MRF	LPRF
Total acres available	14.6	6.6
Total acres used	9	6

- How much longer is the facility expected to operate
Lease expiration 2030

- Is or has the site been the subject of groundwater, surface water, or soil contamination

	MRF	LFRC
Investigation	No	No
If so, describe:	N/A	N/A



Statement of Qualifications

26319 Old Trail Rd
Abingdon VA, 24210
276-628-6636

COMPLIANCE HISTORY

1. Regulatory Agency Contacts

<u>Name</u>	<u>Agency</u>	<u>Phone Number</u>
Stephen Martin	VA DEQ, Division of Solid Waste	276-676-4840

2. Nature of Permit

Type Permit	Material Recovery Facility Permit
Application Process	Permit by Rule 180
Issue Date	7/18/02
Late Amendment	8/20/2024

3. Date/Inspection

Last Inspection	01/2025
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4. Regulatory Agency Contact – Tobacco Tax and Trade Bureau (TTB)

5. Nature of Permit

Type of Permit	Distilled Spirits Plant
Application Process	TTB DSP Permit
Revised Issue Date	8/15/08

OFFSITE DISPOSAL FACILITIES

6. A complete listing of off-site affiliate disposal facilities is attached.

7. Does the firm conduct periodic environmental audits of the offsite facilities?

Yes



Statement of Qualifications

26319 Old Trail Rd
Abingdon VA, 24210
276-628-6636

SUPPORTING DOCUMENTS AVAILABLE UPON REQUEST

8. Waste Handling Control Procedures
9. Operating Plan for Materials Recovery Facility
10. Emergency Integrated Contingency Plan
11. Hazard Communication Program
12. MXI Safety Training/Orientation-Driver
13. Hazardous Materials Training Outline-Divers
14. Highway Spill Contingency Plan
15. MXI Disposal Agreement
16. MXI Profile



Statement of Qualifications

26319 Old Trail Rd
Abingdon VA, 24210
276-628-6636

AVAILABLE SERVICES

I. MRF FACILITY

1. Stabilize and Disposal of Non-RCRA Solids, Liquids and Sludge's
2. Recycling and Disposal of Universal Wastes
3. Recycling and Disposal of Household Hazardous Wastes
4. Recycling and Disposal of Off Spec. & Out of Date Consumer Packaged products
5. Recovery and Recycling of Ethanol-based products
6. Recycling and Fuels blending of oil-based paint
7. Fuel blending or stabilization of liquids
8. Recovery of Non-RCRA aerosols

II. LPRF

1. Latex Paint Recycling by Color Stream

III. FIELD

1. On-site consolidation of RCRA and Non-RCRA Waste
2. Remediation of RCRA and Non-RCRA materials
3. Characterization of Unknown materials
4. Stabilization and disposal of low-level radioactive materials
5. TSCA related services
6. Lab Pack services
 - Packing and Labeling
 - Transportation and Disposal

IV. EMERGENCY RESPONSE AT MRF

1. 24 Hour Emergency Response
 - Backhoe, Dump truck and Vac Tank equipment
 - RCRA and Non RCRA capability
2. Mitigation Services
3. Same day Transportation and Disposal
4. On site sample collection
 - EPA protocol



Statement of Qualifications

26319 Old Trail Rd
Abingdon VA, 24210
276-628-6636

Facility Information

MXI Environmental Services, LLC

Maumee Express, Inc.

Administrative Office
297 Zimmerman Lane

Langhorne, PA 19047

Facility
26319 Old Trail Road

Abingdon, VA 24210

Mailing Address
297 Zimmerman Lane

Langhorne, PA 19047

Mailing Address
26319 Old Trail Road

Abingdon, VA 24210-1507

Environmental Service Centers

Pennsylvania

297 Zimmerman Lane, Langhorne, PA 19047
267-590-0043 800-742-5542 FAX 267-590-0051
Operating Hours – 8 am to 6 pm
24 Hour Coverage 267 590 0043

Virginia

26319 Old Trial Rd. Abingdon, VA 24210-1507
276-628-1156 Ext 201 800-742-5542 FAX 276-623-0599
Operating Hours – 8 am to 6 pm
24 Hour Coverage 276 628 1156



Statement of Qualifications

26319 Old Trail Rd
Abingdon VA, 24210
276-628-6636

Officer

President – Ronald Potter

267-590-0043 Ext 101 Cell 908-693-8647

Ext 4005

Operations

Virginia – Brian Potter

276-628-6636 Ext 214 Cell 276-698-5941

Virginia – Gordon Munsey

276-628-1156 Ext 205 Cell 276-451-8670

Pennsylvania – Craig Potter

267-590-0043 Ext 108 Cell 908-295-0555



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)
5/13/2024

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER Hub Transportation (VT) 302 Mountain View Drive, Suite 300 Colchester VT 05446	CONTACT NAME: PHONE (A/C No. Ext): 800-322-8782 FAX (A/C No): 866-612-9930 E-MAIL ADDRESS: TISCertsVT@HUBInternational.com														
INSURED Maumee Express Inc. &/Or Mxi Environmental Services, LLC, Maumee Express, Inc. 26319 Old Trail Road Abingdon VA 24210	<table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th style="text-align: left;">INSURER(S) AFFORDING COVERAGE</th> <th style="text-align: left;">NAIC #</th> </tr> </thead> <tbody> <tr> <td>INSURER A : ShelterPoint Life Insurance Company</td> <td>81434</td> </tr> <tr> <td>INSURER B : Markel American Insurance Company</td> <td>28932</td> </tr> <tr> <td>INSURER C : Nautilus Insurance Company</td> <td>17370</td> </tr> <tr> <td>INSURER D : Great Divide Insurance Company</td> <td>25224</td> </tr> <tr> <td>INSURER E : Key Risk Insurance Company</td> <td>10885</td> </tr> <tr> <td>INSURER F :</td> <td></td> </tr> </tbody> </table>	INSURER(S) AFFORDING COVERAGE	NAIC #	INSURER A : ShelterPoint Life Insurance Company	81434	INSURER B : Markel American Insurance Company	28932	INSURER C : Nautilus Insurance Company	17370	INSURER D : Great Divide Insurance Company	25224	INSURER E : Key Risk Insurance Company	10885	INSURER F :	
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COVERAGES CERTIFICATE NUMBER: 1433092100 REVISION NUMBER:

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR LTR	TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS	
C	COMMERCIAL GENERAL LIABILITY <input type="checkbox"/> CLAIMS-MADE <input checked="" type="checkbox"/> OCCUR <input checked="" type="checkbox"/> Environ.Imp. <input checked="" type="checkbox"/> Cont.Poll/Prof L GEN'L AGGREGATE LIMIT APPLIES PER: <input checked="" type="checkbox"/> POLICY <input type="checkbox"/> PRO-JECT <input type="checkbox"/> LOC OTHER:	N	N	ECP2043554-10	5/20/2024	5/20/2025	EACH OCCURRENCE \$ 1,000,000	
							DAMAGE TO RENTED PREMISES (Ea occurrence) \$ 100,000	
							MED EXP (Any one person) \$ 10,000	
							PERSONAL & ADV INJURY \$ 1,000,000	
							GENERAL AGGREGATE \$ 2,000,000	
							PRODUCTS - COMP/OP AGG \$ 2,000,000	
							EIL/CP/PR \$ 1,000,000	
E	AUTOMOBILE LIABILITY <input checked="" type="checkbox"/> ANY AUTO <input type="checkbox"/> OWNED AUTOS ONLY <input type="checkbox"/> SCHEDULED AUTOS <input checked="" type="checkbox"/> HIRED AUTOS ONLY <input checked="" type="checkbox"/> NON-OWNED AUTOS ONLY <input checked="" type="checkbox"/> MCS90 Inc. <input checked="" type="checkbox"/> Trk Poll	N	N	BAP2043556-10	5/20/2024	5/20/2025	COMBINED SINGLE LIMIT (Ea accident) \$ 1,000,000	
							BODILY INJURY (Per person) \$	
							BODILY INJURY (Per accident) \$	
							PROPERTY DAMAGE (Per accident) \$	
							\$	
C	UMBRELLA LIAB <input checked="" type="checkbox"/> OCCUR <input checked="" type="checkbox"/> EXCESS LIAB <input type="checkbox"/> CLAIMS-MADE DED RETENTIONS \$	N	N	FFX2043555-10	5/20/2024	5/20/2025	EACH OCCURRENCE \$ 10,000,000	
							AGGREGATE \$ 10,000,000	
							\$	
D	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below	Y/N	N/A	WCA2043557-10	5/20/2024	5/20/2025	<input checked="" type="checkbox"/> PER STATUTE <input type="checkbox"/> OTH-ER	
							E.L. EACH ACCIDENT \$ 1,000,000	
							E.L. DISEASE - EA EMPLOYEE \$ 1,000,000	
							E.L. DISEASE - POLICY LIMIT \$ 1,000,000	
E B A	Physical Damage Motor Truck Cargo NY State Disability	N	N	BAP2043556-10 MKLM11M0001088 DBL294638	5/20/2024	5/20/2025	1000 ded 2,500 DED Statutory Limits	
							8/31/2023	8/31/2024
							4/18/2024	4/18/2025
							comp/colli per schd 200,000 LIMIT	

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)
 included on policy #MKLM11M0001088
 TRAILER INTERCHANGE LIMIT: \$75,000
 REEFER BREAKDOWN INCLUDED on CARGO policy

Contractors Equipment policy - Berkley National Insurance company- policy # 1035833 eff. 6/20/23-6/20/24 - scheduled equipment per list on file with Company
 - policy includes \$100,000 for property rented or leased from others

CERTIFICATE HOLDER INSURED'S COPY FOR INFORMATIONAL PURPOSES ONLY	CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS. AUTHORIZED REPRESENTATIVE
--	--



26319 OLD TRAIL ROAD ABINGDON VA 24210 EPA ID # VAR000503920

WASTE CATEGORY	DISPOSAL METHOD	Final Disposal Vendors	EPA ID TELEPHONE
LATEX BASED PAINT	REUSE	<p>MXI ENVIRONMENTAL SERVICES LLC 26319 OLD TRAIL ROAD ABINGDON, VA 24210 Primary vendor for reuse through co-blending of like colors.</p> <p>MXI ENVIRONMENTAL SERVICES LLC 26319 OLD TRAIL ROAD ABINGDON, VA 24210 Stage for reuse for humanitarian aid and disaster relief.</p> <p>COVANTA NIAGARA LP 100 ENERGY BLVD NIAGARA NY 14304 Primary vendor for incineration of Latex paint.</p> <p>COVANTA UNION, Inc. 1499 ROUTE 1 NORTH RAHWAY, NJ 07065 Primary vendor for incineration of latex paint.</p> <p>MODERN LANDFILL 4400 MT. PISGAH ROAD YORK, PA 17402 Primary vendor for disposal of latex paint.</p> <p>FIRST PIEDMONT WASTE LANDFILL 108 S MAIN STREET CHATHAM, VA 24531 Secondary vendor for landfill of latex paint.</p>	<p>VAR000503920 276-628-6636 VAR000503920 276-628-6636 NYD986930543 716-278-8500 NJ0000059444 732-499-0101 PAD987395803 717-246-2686 VAD055043020 800-476-6780</p>
OIL BASED PAINT	FUELS BLEND	<p>CHEMTRON CORPORATION 35850 SCHNEIDER CORP AVON, OH 44011 Secondary vendor for reuse of oil base paints.</p> <p>GEOCYCLE 2175 GARDNER BLVD HOLLY HILL, SC 29059 Primary vendor for reuse of oil base paints.</p> <p>LONE STAR ALTERNATE FUELS 2524 SOUTH SPRING ST CAPE GIRARDEAU, MO 63702 Secondary vendor for reuse of oil base paints.</p> <p>RINECO 1007 VULCAN ROAD BENTON, AR 72015 Secondary vendor for reuse of oil base paints.</p> <p>GIANT RESOURCE RECOVERY-HARLEYVILLE 482 SEVEN MILE RD HARLEYVILLE, SC 29448 Primary vendor used for reuse of flammable liquids.</p>	<p>OHD068060809 484-577-0216 SCD00336991 803-496-1471 MOD981127319 573-335-8878 ARD981057870 501-778-9089 SCD003351699 803-496-2200</p>



26319 OLD TRAIL ROAD ABINGDON VA 24210 EPA ID # VAR000503920

WASTE CATEGORY	DISPOSAL METHOD	Final Disposal Vendors	EPA ID	TELEPHONE
OXIDIZERS	INCINERATION	HERITAGE-WTI INC. 1250 ST. GEORGE STREET EAST LIVERPOOL, OH 43920 Secondary vendor used for incinerating oxidizers.	OHD980613541	330- 385-7337
	INCINERATION	ENVIRONMENTAL ENTERPRISES 4650 SPRING GROVE AVE CINCINNATI, OH 45232 Secondary vendor used for incinerating oxidizers.	OHD083377010	513-541-1823
	REUSE	MXI ENVIRONMENTAL SERVICES LLC 26319 OLD TRAIL ROAD ABINGDON,VA 24210 Primary Vendor for Reuse of oxidizers.	VAR000503920	276-628-6636
	TREATMENT	ENVIRONMENTAL ENTERPRISES INC 4650 SPRING GROVE AVE CINCINNATI, OH 45232 Secondary vendor for treating oxidizers.	OHD083377010	513-541-1823
	INCINERATION	CLEAN HARBORS 208 WATLINGTON INDUSTRIAL DRIVE REIDSVILLE, NC 27320 Primary vendor for incinerating oxidizing solids.	NCD000648451	336-342-6107
PESTICIDE LIQUID/SOLID	INCINERATION	CLEAN HARBORS 2027 INDEPENDENCE PARKWAY SOUTH LAPORTE, TX 77571 Secondary vendor for incineration Pesticide Solids (Ag Wastestream)	TXD055141378	281-930-2300
	INCINERATION	HERITAGE-WTI INC. 1250 ST. GEORGE STREET EAST LIVERPOOL, OH 43920 Primary vendor for incinerating pesticide liquid/solid. (Ag Wastestream)	OHD980613541	330- 385-7337
	INCINERATION	ROSS INCINERATION SERVICES INC 36790 GILES ROAD GRAFTON, OH 44044 Secondary vendor used for incinerating pesticide liquid/solid.	OHD048415865	440-748-5800
	INCINERATION	ELEMENTAL ENV SOLUTIONS (VEOLIA) 500 E REYNOLDS RD ARKADELPHIA, AR 71923 Secondary vendor used for incinerating pesticide solid (Ag Wastestream)	ARD006354161	870-245-2734
	INCINERATION	COVANTA ENVIRONMENTAL SOLUTIONS 2122 SOUTH YUKON AVE TULSA, OK 74107 Primary vendor used for incinerating pesticide liquids/solids (HW Wastestream)	OKD144420981	918-689-0011
	INCINERATION	GIANT RESOURCE RECOVERY-HARLEYVILLE 482 SEVEN MILE RD HARLEYVILLE,SC 29448 Secondary vendor used for incinerating pesticide liquids	SCD003351699	803-496-2200
	FUELS BLEND	ENVIRONMENTAL ENTERPRISES INC 4650 SPRING GROVE AVE CINCINNATI, OH 45232 Primary vendor for incinerating aerosols	OHD083377010	513-541-1823
RECYCLE	MXI ENVIRONMENTAL SERVICES LLC 26319 OLD TRAIL ROAD ABINGDON, VA 24210 Primary vendor for recapture of gas/liquid and recycler of metal for aerosol cans	VAR000503920	276-628-6636	



26319 OLD TRAIL ROAD ABINGDON VA 24210 EPA ID # VAR000503920

WASTE CATEGORY	DISPOSAL METHOD	Final Disposal Vendors	EPA ID TELEPHONE
FLAMMABLE LIQUIDS	FUELS BLEND	CHEMTRON CORPORATION 35850 SCHNEIDER CORP AVON, OH 44011 Secondary vendor for reuse of flammable liquids.	OHD066060609 484-577-0216
	FUELS BLEND	GEOCYCLE 2175 GARDNER BLVD HOLLY HILL, SC 29059 Secondary vendor for reuse of flammable liquids.	SCD00336991 803-496-1471
	FUELS BLEND	LONE STAR ALTERNATE FUELS 2524 SOUTH SPRING STREET CAPE GIRARDEAU, MO 63702 Secondary vendor for reuse of flammable liquids.	MOD981127319 573- 335-8878
	FUELS BLEND	GIANT RESOURCE RECOVERY-HARLEYVILLE 482 SEVEN MILE RD HARLEYVILLE,SC 29448 Primary vendor used for reuse of flammable liquids	SCD003351699 803-496-2200
CORROSIVES	NEUTRALIZE TO WASTE WATER TREATMENT	MXI ENVIRONMENTAL SERVICES LLC 26319 OLD TRAIL ROAD ABINGDON,VA 24210 Primary vendor for treatment of corrosives.	VAR000503920 276-628-6636
	INCINERATION	ENVIRONMENTAL ENTERPRISES 4650 SPRING GROVE AVE CINCINNATI, OH 45232 Secondary vendor for corrosive treatment HERITAGE-WTI INC. 1250 ST. GEORGE STREET EAST LIVERPOOL, OH 43920 Primary vendor for incineration.	OHD083377010 513-541-1823 OHD980613541 330- 385-7337
FLAMMABLE SOLIDS	INCINERATION	HERITAGE-WTI INC. 1250 ST. GEORGE STREET EAST LIVERPOOL, OH 43920 Secondary vendor used for incinerating flammable solids.	OHD980613541 330- 385-7337
	TRANSHIP TO DISPOSAL	ENVIRONMENTAL ENTERPRISES 4650 SPRING GROVE AVE CINCINNATI, OH 45232 Primary vendor used for incineration flammable solids.	OHD083377010 513-541-1823
	TRANSHIP TO DISPOSAL	CYCLE CHEM 550 Industrial Drive Lewisberry, PA 17339 Secondary vendor used for incinerating flammable solids.	PAD067088822 717-938-6745
	INCINERATION	RINECO 1007 VULCAN ROAD BENTON, AR 72015 Secondary vendor used for incinerating flammable solids.	ARD981057870 501-778-9089
PROPANE CYLINDERS	RECYCLING	PARACO PROPANE 10 EDISON AVENUE MOUNT VERNON, NY 10550 Primary vendor for recycling propane cylinders.	Non Regulated 914-664-5075
	RECYCLING	MXI ENVIRONMENTAL SERVICES LLC 26319 OLD TRAIL ROAD ABINGDON,VA 24210 Secondary vendor for recycling propane cylinders	VAR000503920 276-628-6636
	RECYCLING	GEMCO 130 YORK STREET AUBURN, NY 13021 Primary vendor for recycling 1lb propane cylinders	NYR000144285 315 253 2886



26319 OLD TRAIL ROAD ABINGDON VA 24210 EPA ID # VAR000503920

WASTE CATEGORY	DISPOSAL METHOD	Final Disposal Vendors	EPA ID TELEPHONE
PCB'S	INCINERATION	CLEAN HARBORS 2027 INDEPENDENCE PARKWAY SOUTH LAPORTE, TX 77571 Primary vendor for incineration of PCBs.	TXD055141378 281-930-2300
REACTIVES	INCINERATION	HERITAGE-WTI INC. 1250 ST. GEORGE STREET EAST LIVERPOOL, OH 43920 Primary vendor used for incinerating all reactives.	OHD980613541 330-385-7337
	TRANSHIP TO DISPOSAL TREATMENT	CYCLE CHEM 550 Industrial Drive Lewisberry, PA 17339 Secondary vendor used for incinerating reactives.	PAD067098822 717-938-6745
		ENVIRONMENTAL ENTERPRISES 4850 SPRING GROVE AVE CINCINNATI, OH 45232 Secondary vendor used for incinerating all reactives.	OHD083377010 513-541-1823
WAXES/FILMS/ ABRASIVES	LANDFILL	ECO SAFE LANDFILL 385 HARR LANE BLOUNTVILLE, TN 37617 Primary vendor for landfill of waxes/films/abrasives.	SNL 82-104-0282 276-645-3791
	INCINERATION	WHEELBRATOR 4 Victory Boulevard Portsmouth, VA 23702 Primary vendor for incineration.	VAD980690846 757-393-3127
	LANDFILL	FIRST PIEDMONT WASTE LANDFILL 108 S MAIN STREET CHATHAM, VA 24531 Secondary vendor for landfill of waxes/films/abrasives	VAD055043020 800-476-6780
ASBESTOS	LANDFILL	FIRST PIEDMONT WASTE LANDFILL 108 S MAIN STREET CHATHAM, VA 24531 Primary vendor for asbestos disposal.	DEQ #065 800-476-6780
	LANDFILL	MODERN LANDFILL 4400 ST. PISGAH ROAD YORK, PA 17402 Secondary vendor for asbestos disposal.	PAD9873955803 717-246-2686
ANTIFREEZE	RECYCLE	NOBLE OIL SERVICES 5617 CLYDE RHYNE DR. SANFORD, NC 27330 Primary vendor for recycling antifreeze.	NCD986172476 800-662-5364



26319 OLD TRAIL ROAD ABINGDON VA 24210 EPA ID # VAR000503920

WASTE CATEGORY	DISPOSAL METHOD	Final Disposal Vendors	EPA ID TELEPHONE
FLUORESCENT LAMPS	RECYCLE	SOUTHEAST RECYCLING TECHNOLOGIES 906 CHASE DRIVE JOHNSON CITY, TN 37604 Primary vendor for recycling fluorescent lamps.	TNR00003137
	RECYCLE	COMPLETE RECYCLING SOLUTIONS LLC 1075 AIRPORT ROAD FALL RIVER, MA 02720 Primary vendor for recycling fluorescent lamps.	423-282-9777 MAR000510123
	RECYCLE	AMERICAN LAMP RECYCLING LLC 55 RIVERVIEW DRIVE MARLBORO NY 12542 Primary vendor for recycling fluorescent lamps.	508-402-7700 NYR000192005
	RECYCLE	AERC RECYCLING SOLUTIONS 116 SYLVIA ROAD ASHLAND, VA 23005 Secondary vendor recycling of fluorescent lamps.	800-315-6262 VAR000514489
NICAD/NIMH LITHIUM BATTERIES	RECYCLE	BATTERY RECYCLING MADE EASY (BRME) 420 SOUTH RIVER ST. CALHOUN, GA 30701 Primary vendor for battery recycling.	804-798-9296 GAR000086249
	RECYCLE	TOXCO INC/RETRIEV 8090 LANCASTER NEWARK RD NE BALTIMORE, MD 43105 Primary vendor for battery recycling.	678-721-0022 OHR000038513
	RECYCLE	METAL CONVERSION TECHNOLOGIES 1 E PORTER STREET CARTERSVILLE GA 30120 Transfer to Battery Solutions LLC vendor for battery recycling.	740-862-9013 MIK926163767
ALKALINE BATTERIES	LANDFILL	ADS GREENTREE LANDFILL 635 TOBY ROAD KERSEY, PA 15846 Primary vendor for landfill disposal alkaline batteries.	267-583-3090 PAD987398831
	LANDFILL	ECO SAFE LANDFILL 385 HARR LANE BLOUNTVILLE, TN 37617 Primary vendor for landfill of alkaline batteries	814-265-1744 SNL 82-104-0282
AUTOMOTIVE BATTERIES	RECYCLE	BERRY IRON AND METAL 325 WHITETOP ROAD CHILHOWIE, VA 24319 Primary vendor for lead acid batteries recycling.	276-645-3791 N/A
	RECYCLE	OMNI SOURCE ROUTE 3 110 PERMA R ROAD JOHNSON CITY, TN 37604 Primary vendor for lead acid batteries recycling.	276-646-3181 423-232-1293
	RECYCLE	SIMS METAL MANAGEMENT 300 STEEL ROAD SOUTH MORRISVILLE PA 19067 Primary vendor for lead acid batteries recycling.	PAR000522375 215-295-6681
	RECYCLE	EUROPEAN METAL RECYCLING LTD 2704 VETERANS HIGHWAY BRISTOL PA 19007 Primary vendor for lead acid batteries recycling.	NON REGULATED 215-788-2522



28319 OLD TRAIL ROAD ABINGDON VA 24210 EPA ID # VAR000503920

WASTE CATEGORY	DISPOSAL METHOD	Final Disposal Vendors	EPA ID	TELEPHONE	
E-WASTE (ELECTRONICS)	RECYCLE	ECYCLERS USA 5049 S. NATIONAL DR. KNOXVILLE, TN 37914 Primary vendor for recycling E-waste	865-540-8802	TNR00003137	
	RECYCLE	SOUTHEAST RECYCLING TECHNOLOGIES 906 CHASE DRIVE JOHNSON CITY, TN 37604 Primary vendor for recycling E-waste	423-282-9777	NCR000164889	
	RECYCLE	POWERHOUSE RECYCLING INC 220 RYAN PATRICK DRIVE SALISBURY NC 28146 Primary vendor for E-waste	704-322-3093	PAR000522284	
	RECYCLE	ECOVANTA 2209 South 58th Street Philadelphia PA 19143 Primary vendor for E-waste	215-921-7507	VAR000534792	
	RECYCLE	C-2 MANAGEMENT 351 STATION ROAD UNIT 8 BERRYVILLE VA 22611 Primary vendor for E-waste	704-322-3093	ILR0000177550	
	RECYCLE	KUUSAKOSKI RECYCLING 2022 w. Townline Road Peoria IL 61615 Primary vendor for E-waste	309-863-2454	309 657-6912	
	RECYCLE	GKAT RECLAMATION, LLC. 1700 Dixon ST, De Moines IA 50316 Primary vendor for E-waste	844-783-0443		
	RECYCLE	Green Chip Inc 10 Harkness Blvd. Fredericksburg VA 22401 Primary vendor for E-waste			
	FIRE EXTINGUISHERS	RECYCLING	MXI ENVIRONMENTAL SERVICES LLC 26319 OLD TRAIL ROAD ABINGDON, VA 24210 Primary vendor for disassembly	VAR000503920	276-628-6636
		TREATMENT	ADCO SERVICES INC 17650 DURAN DRIVE TINLEY PARK, IL 60477 Primary vendor for disposal of smoke detectors.	ILD051945939	708-429-1660
SMOKE DETECTORS	TREATMENT	ENVIRONMENTAL ENTERPRISES 4650 SPRING GROVE AVE CINCINNATI, OH 45232 Primary vendor for disposal of smoke detectors	OHD083377010	513-541-1823	



26319 OLD TRAIL ROAD ABINGDON VA 24210 EPA ID # VAR000503920

WASTE CATEGORY	DISPOSAL METHOD	Final Disposal Vendors	EPA ID TELEPHONE
MERCURY			
MERCURY MFG ARTICLES	RECYCLE	AERC RECYCLING SOLUTIONS 116 SYLVIA ROAD ASHLAND, VA 23005 Primary vendor for mercury recycling.	VAR000514489 804-798-9296
	RECYCLE	COMPLETE RECYCLING SOLUTIONS LLC 1075 AIRPORT ROAD FALL RIVER, MA 02720 Primary vendor for recycling fluorescent lamps.	MAD980915755 508-402-7700
	RECYCLE	AMERICAN LAMP RECYCLING LLC 55 RIVERVIEW DRIVE MARLBORO NY 12542 Primary vendor for recycling fluorescent lamps.	NYR000192005 800-315-6262
	RECYCLE	SOUTHEAST RECYCLING TECHNOLOGIES 906 CHASE DR JOHNSON CITY TN 37604 Primary vendor for recycling fluorescent bulbs	TNR00003137 423-282-9777
MOTOR OIL			
	RECYCLE	NOBLE OIL SERVICES 5617 CLYDE RHYNE DR. SANFORD, NC 27330 Primary vendor for used oil recycling and antifreeze recycling	NCD988172476 800-662-5364
	RECYCLE	MID-STATE REFINING CO 5501 PENNINGTON AVENUE BALTIMORE, MD 21226 Primary vendor for used oil recycling.	MDD003060241 410-354-9500
	RECYCLE	VALICOR 515 W. 8TH AVENUE HUNTINGTON, WV 25701 Secondary vendor for used oil recycling	WVR000525493 304-522-8020
PHOTOGRAPHIC CHEMICALS			
	INCINERATION	HERITAGE-WTI INC. 1250 ST. GEORGE STREET EAST LIVERPOOL, OH 43920 Secondary vendor for incineration of photographic chemicals.	OHD980613541 330- 385-7337
	TREATMENT	MXI ENVIRONMENTAL SERVICES LLC 26319 OLD TRAIL ROAD ABINGDON, VA 24210 Primary vendor for treatment of photographic chemicals.	VAR000503920 278-628-6636
	INCINERATION	ENVIRONMENTAL ENTERPRISES 4650 SPRING GROVE AVE CINCINNATI, OH 45232 Primary vendor for incineration of photographic chemicals.	OHD083377010 513-541-1823
REFRIGERANT GASES			
	RECOVERY	CHOICE REFRIGERANT 610 MCFARLAND 400 DRIVE ALPHARETTA GA 30004 Primary vendor for recovery of refrigerant gases	800-347-5872
ACETYLENE			
	RECOVERY	SET ENVIRONMENTAL, INC 5743 CHESWOOD ST HOUSTON, TX 77087 Primary vendor for recovery of acetylene gas	TXD055135388 713-645-8710
BALLASTS/CAPACITORS			
	RECYCLE	OMNI SOURCE ROUTE 3 110 PERMA R ROAD JOHNSON CITY, TN 37604 Primary vendor for recycling of ballasts and capacitors	423-232-1293



Permits and Licenses

26319 Old Trail Rd
Abingdon VA, 24210
276-628-6636

Permits and Licenses



COMMONWEALTH of VIRGINIA

DEPARTMENT OF ENVIRONMENTAL QUALITY

Street address: 629 East Main Street, Richmond, Virginia 23219

Mailing address: P.O. Box 10009, Richmond, Virginia 23240

Fax (804) 698-4500 TDD (804) 698-4021

www.deq.state.va.us

W. Tayloe Murphy, Jr.
Secretary of Natural Resources

Robert G. Burnley
Director

(804) 698-4000
1-800-592-5482

August 30, 2002

Mr. Ronald Potter, President
MXI Environmental Services LLC
26319 Old Trail Road
Abingdon, VA 24210

**SUBJECT: MXI Environmental Services LLC, Materials Recovery Facility
Permit-by-Rule #180
Washington County, Virginia**

Dear Mr. Potter:

The Department is in receipt of your request dated May 30, 2002 for a Materials Recovery Facility permit – by – rule located in Washington County at 26319 Old Trail Road. The requirements for this application were completed with the receipt of the site certification dated August 21, 2002.

Attached to this letter are two documents, which must not be separated from this letter for compliance purposes. The two documents are:

ATTACHMENT I: CONDITIONS OF THE PERMIT-BY-RULE STATUS

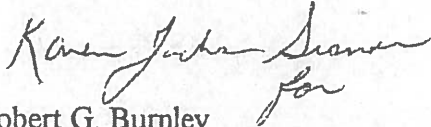
ATTACHMENT II: FACILITY DESCRIPTION

The purposes of this letter are to acknowledge receipt of the documentation submitted in accordance with the requirements of 9 VAC 20-80-480.E.2 of the Virginia Solid Waste Management Regulations (VSWMR, 9 VAC 20-80-10, et seq.) for permit-by-rule facilities, and to notify you that the amendment of Permit-by-Rule #180 is approved. Please note, however, that in accordance with 9 VAC 20-80-480.E.6, and the attached "Conditions of the Permit-by-Rule Status," the Director may require changes in the documents designed to assure compliance with the standards of VSWMR Parts VI and VII, if applicable. Should such changes be accomplished by the facility owner or operator, the Director may require the owner or operator to submit the full application and to obtain a regular solid waste management facility permit.

Mr. Potter
Page 2

Please note that it is the responsibility of MXI Environmental Services LLC, to obtain any other permits or authorizations that may be necessary. If you have any questions regarding this matter, please contact Joseph R. Levine, PE, Environmental Engineer Senior, at (276) 676-4876.

Sincerely,


Robert G. Burnley

Attachments

- c: DEQ - D. Sizemore, Southwest Regional Office (letter only)
DEQ - L. Stull, Southwest Regional Office
DEQ - E. Paul Farrell, Jr., Waste Permitting (letter only)
DEQ - J. Levine, Waste Permitting
DEQ - P. Kohler, Waste Permitting (letter only)



COMMONWEALTH of VIRGINIA

DEPARTMENT OF ENVIRONMENTAL QUALITY

Street address: 629 East Main Street, Richmond, Virginia 23219

Mailing address: P.O. Box 10009, Richmond, Virginia 23240

Fax (804) 698-4500 TDD (804) 698-4021

www.deq.state.va.us

W. Tayloe Murphy, Jr.
Secretary of Natural Resources

Robert G. Burnley
Director

(804) 698-4000
1-800-592-5482

August 30, 2002

Mr. Ronald Potter, President
MXI Environmental Services LLC
26319 Old Trail Road
Abingdon, VA 24210

**SUBJECT: MXI Environmental Services LLC, Materials Recovery Facility
Permit-by-Rule #180
Washington County, Virginia**

Dear Mr. Potter:

The Department is in receipt of your request dated May 30, 2002 for a Materials Recovery Facility permit – by – rule located in Washington County at 26319 Old Trail Road. The requirements for this application were completed with the receipt of the site certification dated August 21, 2002.

Attached to this letter are two documents, which must not be separated from this letter for compliance purposes. The two documents are:

ATTACHMENT I: CONDITIONS OF THE PERMIT-BY-RULE STATUS

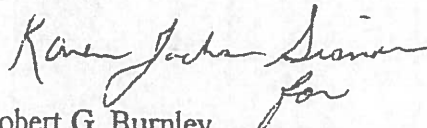
ATTACHMENT II: FACILITY DESCRIPTION

The purposes of this letter are to acknowledge receipt of the documentation submitted in accordance with the requirements of 9 VAC 20-80-480.E.2 of the Virginia Solid Waste Management Regulations (VSWMR, 9 VAC 20-80-10, et seq.) for permit-by-rule facilities, and to notify you that the amendment of Permit-by-Rule #180 is approved. Please note, however, that in accordance with 9 VAC 20-80-480.E.6, and the attached "Conditions of the Permit-by-Rule Status," the Director may require changes in the documents designed to assure compliance with the standards of VSWMR Parts VI and VII, if applicable. Should such changes be accomplished by the facility owner or operator, the Director may require the owner or operator to submit the full application and to obtain a regular solid waste management facility permit.

Mr. Potter
Page 2

Please note that it is the responsibility of MXI Environmental Services LLC, to obtain any other permits or authorizations that may be necessary. If you have any questions regarding this matter, please contact Joseph R. Levine, PE, Environmental Engineer Senior, at (276) 676-4876.

Sincerely,

A handwritten signature in cursive script, appearing to read "Robert G. Burnley".

Robert G. Burnley

Attachments

- c: DEQ - D. Sizemore, Southwest Regional Office (letter only)
- DEQ - L. Stull, Southwest Regional Office
- DEQ - E. Paul Farrell, Jr., Waste Permitting (letter only)
- DEQ - J. Levine, Waste Permitting
- DEQ - P. Kohler, Waste Permitting (letter only)

19 3 DEC 2004



COMMONWEALTH of VIRGINIA

W. Tayloe Murphy, Jr.
Secretary of Natural Resources

DEPARTMENT OF ENVIRONMENTAL QUALITY

Street Address: 355 Deadmore Street, Abingdon, Virginia 24210
Mailing Address: P.O. Box 1688, Abingdon, Virginia 24212-1688
Fax: (276) 676-4899
www.deq.virginia.gov

Robert G. Burnley
Director

Michael D. Overstreet
Regional Director
(276) 676-4800

December 9, 2004

Mr. Ronald S. Potter
President
MXI Environmental Services, LLC
P.O. Box 262
Somerville, NJ 08876

**RE: MXI Environmental Services, LLC, Material Recovery Facility
Permit-by-Rule #180
Permit Amendment
Washington County, Virginia**

Dear Mr. Potter:

The Department has received your letter requesting an amendment to the Permit-by-Rule for the Material Recovery Facility located in Washington County. The letter requests a change in the operating plan for the addition of two storage tanks and installation of a low speed shredder. The Materials Recovery Facility is located on approximately 6.5 acres off State Route 879.

Attached to this letter are two documents, which must not be separated from this letter for compliance purposes. The two documents are:

ATTACHMENT I: CONDITIONS OF THE PERMIT-BY-RULE STATUS**ATTACHMENT II: FACILITY DESCRIPTION**

The purposes of this letter are to acknowledge receipt of the documentation submitted in accordance with the requirements of 9 VAC 20-80-485.A.8 of the *Virginia Solid Waste Management Regulations* (VSWMR, 9 VAC 20-80-10, et seq.) for Permit-by-Rule facilities, and to notify you that the amended Permit-by-Rule #180 is approved. Please note, however, that in accordance with 9 VAC 20-80-485.A.6, and the attached "Conditions of the Permit-by-Rule Status," the Director may require changes in the documents designed to assure compliance with the standards of VSWMR Parts VI and VII, if applicable. Should such changes be accomplished

MXI Environmental Services, LLC

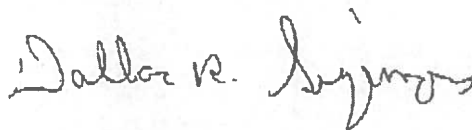
Permit By Rule #180

Page 2

by the facility owner or operator, the Director may require the owner or operator to submit the full application and to obtain a regular solid waste management facility permit.

Please note that it is the responsibility of MXI Environmental Services, LLC to obtain any other permits or authorizations that may be necessary. If you have any questions regarding this matter, please contact Jim Stump, Environmental Engineer Senior, at (276) 676-4856.

Sincerely,



Dallas R. Sizemore
Deputy Regional Director

Attachments

C: Linda Stull, SWRO

OCT 2005



COMMONWEALTH of VIRGINIA

W. Tayloe Murphy, Jr.
Secretary of Natural Resources

DEPARTMENT OF ENVIRONMENTAL QUALITY

Street Address: 355 Deadmore Street, Abingdon, Virginia 24210
Mailing Address: P.O. Box 1688, Abingdon, Virginia 24212-1688
Fax: (276) 676-4899
www.deq.virginia.gov

Robert G. Burnley
Director

Michael D. Overstreet
Regional Director
(276) 676-4800

October 7, 2005

Mr. Ronald S. Potter
President
MXI Environmental Services, LLC
P.O. Box 262
Somerville, NJ 08876

**RE: MXI Environmental Services, LLC, Material Recovery Facility
Permit-by-Rule #180
Permit Amendment
Washington County, Virginia**

Dear Mr. Potter:

The Department has received your letter requesting an amendment to the Permit-by-Rule for the Material Recovery Facility located in Washington County. The letter requests a change in the operating plan as presented in the new Attachment 9. The amendment also includes a new drawing showing the area assigned to the MRF and a revised closure cost estimate. The Materials Recovery Facility is located on approximately 6.5 acres off State Route 879.

Attached to this letter are two documents, which must not be separated from this letter for compliance purposes. The two documents are:

ATTACHMENT I: CONDITIONS OF THE PERMIT-BY-RULE STATUS

ATTACHMENT II: FACILITY DESCRIPTION

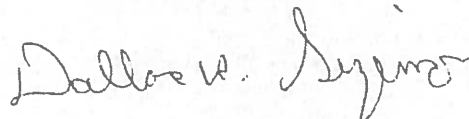
The purposes of this letter are to acknowledge receipt of the documentation submitted in accordance with the requirements of 9 VAC 20-80-485.A.8 of the *Virginia Solid Waste Management Regulations* (VSWMR, 9 VAC 20-80-10, et seq.) for Permit-by-Rule facilities, and to notify you that the amended Permit-by-Rule #180 is approved. Please note, however, that in accordance with 9 VAC 20-80-485.A.6, and the attached "Conditions of the Permit-by-Rule Status," the Director may require changes in the documents designed to assure compliance with

MXI Environmental Services, LLC
Permit By Rule #180
Page 2

the standards of VSWMR Parts VI and VII, if applicable. Should such changes be accomplished by the facility owner or operator, the Director may require the owner or operator to submit the full application and to obtain a regular solid waste management facility permit.

Please note that it is the responsibility of MXI Environmental Services, LLC to obtain any other permits or authorizations that may be necessary. If you have any questions regarding this matter, please contact Jim Stump, Environmental Engineer Senior, at (276) 676-4856.

Sincerely,



Dallas R. Sizemore
Deputy Regional Director

Attachments

C: Linda Stull, SWRO



COMMONWEALTH of VIRGINIA

DEPARTMENT OF ENVIRONMENTAL QUALITY
SOUTHWEST REGIONAL OFFICE

Preston Bryant
Secretary of Natural Resources

Mailing Address: P.O. Box 1688, Abingdon, Virginia 24212-1688
Street Address: 355 Deadmore Street, Abingdon, Virginia 24210
(276) 676-4800 Fax (276) 676-4899
www.deq.virginia.gov

David K. Paylor
Director

Michael D. Overstreet
Regional Director

June 2, 2006

Mr. Ronald S. Potter
President
MXI Environmental Services, LLC
297 Zimmerman Lane
Langhorne, PA 19047

**RE: MXI Environmental Services, LLC, Material Recovery Facility
Permit-by-Rule #180
Permit Amendment
Washington County, Virginia**

Dear Mr. Potter.

The Department has received your letter requesting an amendment to the Permit-by-Rule for the Material Recovery Facility located in Washington County. The letter requests a change in the operating plan as presented on page 37, pages 61 and 62 of Attachment 1 and page 84 of Attachment 3. The amendment also request an increase in the capacity to 300 ton per week. The Materials Recovery Facility is located on approximately 6.5 acres off State Route 879.

Attached to this letter are two documents, which must not be separated from this letter for compliance purposes. The two documents are:

ATTACHMENT I: CONDITIONS OF THE PERMIT-BY-RULE STATUS

ATTACHMENT II: FACILITY DESCRIPTION

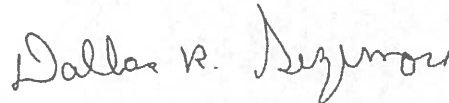
The purposes of this letter are to acknowledge receipt of the documentation submitted in accordance with the requirements of 9 VAC 20-80-485.A.8 of the *Virginia Solid Waste Management Regulations* (VSWMR, 9 VAC 20-80-10, et seq.) for Permit-by-Rule facilities, and to notify you that the amended Permit-by-Rule #180 is approved. Please note, however, that in accordance with 9 VAC 20-80-485.A.6, and the attached "Conditions of the Permit-by-Rule Status," the Director may require changes in the documents designed to assure compliance with

MXI Environmental Services, LLC
Permit By Rule #180
Page 2

the standards of VSWMR Parts VI and VII, if applicable. Should such changes be accomplished by the facility owner or operator, the Director may require the owner or operator to submit the full application and to obtain a regular solid waste management facility permit.

Please note that it is the responsibility of MXI Environmental Services, LLC to obtain any other permits or authorizations that may be necessary. If you have any questions regarding this matter, please contact Jim Stump, Environmental Engineer Senior, at (276) 676-4856.

Sincerely,



Dallas R. Sizemore
Deputy Regional Director

Attachments

C: Willard Keene, SWRO, letter only
Stacy Bowers, SWRO, letter only
Permit File PBR #180



COMMONWEALTH of VIRGINIA

DEPARTMENT OF ENVIRONMENTAL QUALITY

SOUTHWEST REGIONAL OFFICE

355 Deadmore Street, PO Box 1688, Abingdon, Virginia 24212

Phone (276) 676-4800 Fax (276)676-4899

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Doug Domenech
Secretary of Natural Resources

David K. Paylor
Director

Dallas R. Sizemore
Regional Director

July 11, 2011

Mr. Ronald Potter
MXI Environmental Services
26319 Old Trail Road
Abingdon, Virginia 24210

**RE: MXI Environmental Services- MRF
Permit-by-Rule #180
Permit Modification
Washington County, Virginia**

Dear Mr. Potter:

The Department has received a notice of intent and application to operate a Materials Recovery Facility located at 26319 Old Trail Road, Abingdon, VA.

Attached to this letter are two documents, which must not be separated from this letter for compliance purposes. The two documents are:

ATTACHMENT I: CONDITIONS OF THE PERMIT-BY-RULE STATUS

ATTACHMENT II: FACILITY DESCRIPTION

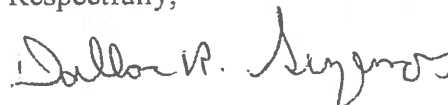
The purpose of this letter is to acknowledge receipt of the documentation submitted in accordance with the requirements of 9 VAC 20-81-410.A.2. for Permit-by-Rule facilities. In accordance with 9 VAC 20-81-410.A.4. this facility is deemed to have permit-by-rule status. The reference number for this facility is Permit-By-Rule Number 180. Please note, however, that in accordance with 9 VAC 20-81-410.A.5., and the attached "Conditions of the Permit-by-Rule Status," the Director may require changes in the documents designed to assure compliance with the standards of the VSWMR. Should such changes not be accomplished by the facility owner or operator, the Director may require the owner or operator to submit the full application and to obtain a regular solid waste management facility permit.

In addition, with the acknowledgement of this permit the facility is required to comply with the following annual requirements:

1. The facility shall maintain records of self-inspections, facility monitoring, and receipt of unauthorized waste in accordance with 9 VAC 20-81-350.
2. The facility is required to follow the reporting requirements of 9 VAC 20-81-530.C., which includes written notification of any planned physical alterations (C.1) and notification, orally within 24 hours and written within 5 days, of any noncompliance or unusual condition which may endanger health or the environment (such as receipt of hazardous waste, facility fires, etc) (C.3).
3. Submission of the Solid Waste Information and Assessment (SWIA) 50-25 Form in accordance with 9 VAC 20-81-80 by March 31st of each year. This form can be found online at www.deq.virginia.gov/waste/wasteinf.html.
4. The facility is responsible for paying an annual fee to the Department of Environmental Quality by October 1st of each year. The fee amount is determined based upon the facility's annual tonnage as recorded on the SWIA 50-25 Form in accordance with 9 VAC 20-90-130.
5. The facility shall review and certify its Operations Manual is consistent with current facility operations and regulatory requirements annually, by December 31st of each calendar year. These certifications shall be maintained in the facility's operating record.
6. The facility is required to adjust the estimated closure cost amount annually for inflation 60 days prior to the anniversary date of the establishment of the financial mechanism in accordance with 9 VAC 20-70-10, *et seq.*

Please note that it is the responsibility of MXI Environmental Services, Inc. to obtain any other permits or authorizations that may be necessary. If you have any questions regarding this matter, please contact Daniel P. Scott, Environmental Engineer Senior, at (276) 676-4866.

Respectfully,



Dallas Sizemore
Regional Director
Southwest Regional Office

Attachments

- c: Kathryn Perszyk – DEQ, Solid Waste Permit Coordinator (letter only)
Suzanne Taylor – DEQ, Financial Assurance (letter only)
Daniel Scott, SW Regional Office
File PBR 180



REC'D JUL 18 2016

*COMMONWEALTH of VIRGINIA**DEPARTMENT OF ENVIRONMENTAL QUALITY*

SOUTHWEST REGIONAL OFFICE

355-A Deadmore Street, Abingdon, Virginia 24210

Phone (276) 676-4800 Fax (276) 676-4899

www.deq.virginia.govMolly Joseph Ward
Secretary of Natural ResourcesDavid K. Paylor
DirectorAllen J. Newman, P.E.
Regional Director

July 15, 2016

Mr. Jonathan Linder
MXI Environmental Services
26319 Old Trail Road
Abingdon, Virginia 24210**RE: MXI Environmental Services - MRF
Permit-by-Rule #180
Permit Update
Washington County, Virginia**

Dear Mr. Linder:

The Department has received your request to update Permit-by-Rule 180 for the MXI Materials Recovery Facility located at 26319 Old Trail Road, Abingdon, Virginia. The request and associated revised documentation was received July 1, 2016 relating to the proposed update. The update includes a modification to the Site Plan and the MRF Layout to include four (4) static storage trailers with concrete pads and access walkways adjacent to the building and reorganization of the Universal Waste (UW) within the building.

Attached to this letter are two documents that have been modified and must not be separated from this letter for compliance purposes. The two documents are:

ATTACHMENT I: CONDITIONS OF THE PERMIT-BY-RULE STATUS**ATTACHMENT II: FACILITY DESCRIPTION**

MXI Environmental Services
July 15, 2016
Page 2

The purpose of this letter is to acknowledge receipt of the revised documentation submitted in accordance with the requirements of 9 VAC 20-81-410.A.6. for Permit-by-Rule modifications. In accordance with 9 VAC 20-81-410.A.4. this facility continues to operate under permit-by-rule status. With this modification, Attachments I and II have been revised and enclosed. Please insert the revised Attachments and submitted documentation into all copies of Permit-by-Rule 180 along with this letter to document the modification. Please note, however, that in accordance with 9 VAC 20-81-410.A.5., and the attached "Conditions of the Permit-by-Rule Status," the Director may require changes in the documents designed to assure compliance with the standards of the VSWMR. Should such changes not be accomplished by the facility owner or operator, the Director may require the owner or operator to submit the full application and to obtain a regular solid waste management facility permit.

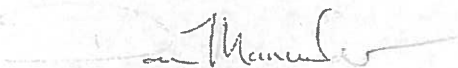
In addition, with the acknowledgement of this permit modification, the facility is required to comply with the following requirements:

1. The facility shall maintain records of self-inspections, facility monitoring, and receipt of unauthorized waste in accordance with 9 VAC 20-81-350.
2. The facility is required to follow the reporting requirements of 9 VAC 20-81-530.C., which includes written notification of any planned physical alterations (C.1) and notification, orally within 24 hours and written within 5 days, of any noncompliance or unusual condition which may endanger health or the environment (such as receipt of hazardous waste, facility fires, etc) (C.3).
3. Submission of the Solid Waste Information and Assessment (SWIA) 50-25 Form in accordance with 9 VAC 20-81-80 by March 31st of each year. This form can be found online at <https://node.deq.virginia.gov/SWIAWebApp/login.jsp>.
4. The facility is responsible for paying an annual fee to the Department of Environmental Quality by October 1st of each year. The fee amount is determined based upon the procedures outlined in 9 VAC 20-90-115.
5. The facility shall review and certify its Operations Manual is consistent with current facility operations and regulatory requirements annually, by December 31st of each calendar year. These certifications shall be maintained in the facility's operating record.
6. The facility is required to adjust the estimated closure cost amount annually for inflation 60 days prior to the anniversary date of the establishment of the financial mechanism in accordance with 9 VAC 20-70-10, *et seq.*

MXI Environmental Services
July 15, 2016
Page 3

Please note that it is the responsibility of MXI Environmental Services, Inc. to obtain any other permits or authorizations that may be necessary. If you have any questions regarding this matter, please contact Daniel P. Scott, Environmental Engineer Senior, at (276) 676-4866.

Respectfully,



Daniel Manweiler
Land Protection Manager
Southwest Regional Office

Attachments

c: Kathryn Perszyk – DEQ, Solid Waste Permit Coordinator (letter only)
Daniel Scott – SWRO Permits
Stephan Martin – SWRO Inspections
Justen Dick – SWRO HW Inspections
File PBR 180

ATTACHMENT I CONDITIONS OF THE PERMIT-BY-RULE STATUS

I. CHANGE OF OWNERSHIP

A permit-by-rule may not be transferred by the permittee to a new owner or operator. However, when the property transfer takes place without proper closure, the new owner shall notify the Department of the sale and fulfill all the requirements contained in 9 VAC 20-81-410.A.2.a. through 9 VAC 20-81-410.A.2.k. of the Virginia Solid Waste Management Regulations (VSWMR, 9 VAC 20-81-10, *et seq.*). Upon presentation of the financial assurance proof required by the Financial Assurance Regulations for Solid Waste Facilities (9 VAC 20-70-10, *et seq.*) by the owner, the Department will release the old owner from his closure and financial responsibilities and acknowledge the new permit-by-rule in the name of the new owner.

II. FACILITY MODIFICATIONS

The owner or operator of a facility operating under a permit-by-rule may modify its design and operation by furnishing the Department a new design and construction certificate prepared by the professional engineer and an operations manual certificate. Whenever modifications in the design or operation of the facility affect the provisions of the approved closure plan, the owner or operator shall also submit an amended closure plan certificate signed by a professional engineer.

III. LOSS OF PERMIT-BY-RULE STATUS

In the event that a facility operating under a permit-by-rule violates any applicable siting, design and construction, or closure provisions of 9 VAC 20-81-320, 9 VAC 20-81-330, or 9 VAC 20-81-360, respectively, the owner or operator of the facility will be considered to be operating an unpermitted facility as provided for in 9 VAC 20-81-45 of the VSWMR and shall be required to either obtain a new permit as required by Part V [9 VAC 20-81-400, *et seq.*] or close under Part III [9 VAC 20-81-100, *et seq.*] or IV [9 VAC 20-81-300, *et seq.*] of these regulations, as applicable.

IV. TERMINATION

The Director shall terminate permit-by-rule and shall require closure of the facility whenever he finds that:

- a. As a result of changes in key personnel, the requirements necessary for a permit-by-rule are no longer satisfied;
- b. The applicant has knowingly or willfully misrepresented or failed to disclose a material fact in his disclosure statement, or any other report or certification required under this regulation, or has knowingly or willfully failed to notify the Director of any material change to the information in the disclosure statement;

- c. Any key personnel have been convicted of any of the crimes listed in § 10.1-1409 of the Code of Virginia, punishable as felonies under the laws of the Commonwealth or the equivalent of them under the laws of any other jurisdiction; or have been adjudged by an administrative agency or a court of competent jurisdiction to have violated the environmental protection laws of the United States, the Commonwealth or any other state and the Director determines that such conviction or adjudication is sufficiently probative of the permittee's inability or unwillingness to operate the facility in a lawful manner.
- d. The operation of the facility is inconsistent with the facility's operations manual and/or the operational requirements of the regulations.

V. CERTIFIED OPERATOR

In accordance with the Virginia Waste Management Act (Title 10.1, Chapter 14 of the Code of Virginia), § 10.1-1408.2, this facility must employ a facility operator licensed by the Board of Waste Management Facility Operators (Licensing Regulations, 18 VAC 155-20-10 *et seq.*).

VI. RIGHT OF APPEAL

As provided by Rule 2A:2 of the Supreme Court of Virginia, you have 30 days from the date of the service of this decision to initiate an appeal of this decision, by filing notice with:

David K. Paylor, Director
Virginia Department of Environmental Quality
ATTN: Office of Waste Permitting & Compliance
Post Office Box 1105
Richmond, Virginia 23218

In the event this decision is served to you by mail, three days will be added to that period. Please refer to Part Two of the rules of the Supreme Court of Virginia, which describes the required content of the Notice of Appeal, including specification of the Circuit Court to which the appeal is taken, and additional requirements governing appeals from decisions of administrative agencies.

VII. SITE SPECIFIC CONDITIONS

- a. The Hazardous Waste Area delineated on the Site Plan is not included with this permit-by-rule and no materials approved for acceptance with this permit-by-rule shall be stored or handled in this area at any time.
- b. When Universal Waste (UW) is present in the delineated area shown on the plan on the Site Plan, the area should be properly contained and marked with signage as such. In addition when UW are present in the delineated area shown on the Site Plan, no materials approved for acceptance with this permit-by-rule shall be stored or handled in this area.
- c. The sign located at the access point(s) should include but is not limited to facility name, facility address, contact number(s), and hours of operation.
- d. The static storage trailers shall be regularly inspected for leakage and proper containment per the Operations Manual requirements appropriate to the material type stored.

**ATTACHMENT II
FACILITY DESCRIPTION**

**COMMONWEALTH OF VIRGINIA
DEPARTMENT OF ENVIRONMENTAL QUALITY
DIVISION OF LAND PROTECTION & REVITALIZATION
OFFICE OF WASTE PERMITTING & COMPLIANCE
Permit-By-Rule #180**

Facility Name: MXI Environmental Services LLC

Facility Type: Materials Recovery Facility

Site Location: Washington County, Virginia

Latitude: 36°44'18" North
Longitude: 81°54'03" West

Location Description: The facility is located at 26319 Old Trail Road in the Town of Abingdon, Washington County. Access is provided by a paved access road. The materials recovery facility is located on a paved state access road (SR 879) with an operations area of approximately 6.5 acres. The entrance to the facility is located on State Route 879, Old Trail Road, and approximately 0.5 miles southeast from SR 609. Two gates and a perimeter fence are utilized to limit access to the facility. The access pad is concrete and the site contains a suitable all-weather surface. Adequate queuing and parking capacity is available at the facility.

Background: The facility is owned and operated by MXI Environmental Services. The facility serves as a central delivery point for non-hazardous solid waste and recyclable material collected by MXI Environmental Services LLC. The facility consists of an office, vehicle repair garage, and operations building. The MRF permitted area includes the Operation Building which consists of a single story metal building with concrete floors. The operation consists of receiving non-hazardous solid waste material that have been collected at the point of generation by MXI vehicles and are packaged either in USDOT-approved shipping containers (drums or carton) or in palletized loads. The incoming collection vehicles contain mixed loads of different categories of containerized wastes. The incoming waste will be sorted at the facility into three waste streams: material to be recycled; material suitable for use as fuel substitutes in approved incinerators; and, material to be disposed of as waste in a permitted landfill. The waste will be unloaded from the collection vehicles, processed or stored in tanks at the facility, and loaded into haulage vehicles for transportation to the appropriate final destination. Four (4) static storage trailers are located to the north northeast of the building for storage of segregated household hazardous waste (HHW), see figures 1 & 2. This facility has a maximum capacity of 600 tons per week. The hours of operation for the facility are 6am till 12am 7 days per week.

Modification Highlights: The permit-by-rule has been modified to include the following:

- A. Increase of the permitted capacity from 300 tons/week to 600 tons/week
- B. Site Plan updated to Revisions 02/02/2011.
- C. Operations Plan – Sheets 37 & 48 (revised 5/24/11)
- D. Attachment 3 (revised 05/01/11) – List of Contracted Facilities
- E. Attachment 7 – Adverse Closure Cost (revised 05/2011)
- F. Attachment 8 - Addition to Processing Equipment (revised 05/01/11)
- G. Attachment 9 - Addition to Processing Equipment (revised 05/01/11)
- H. Attachment 10 - Addition to Processing Equipment (revised 05/01/11)
- I. Attachment 11 – Addition of four (4) Static Storage Trailers with concrete pads and pathways and relocation of Universal Waste (UW) from the northeast corner of the building to the southwest corner of the building (revised 06/20/16 – update only).

Update Submission Highlights: The Department is in receipt of the following documents for this update (non-process non-modification):

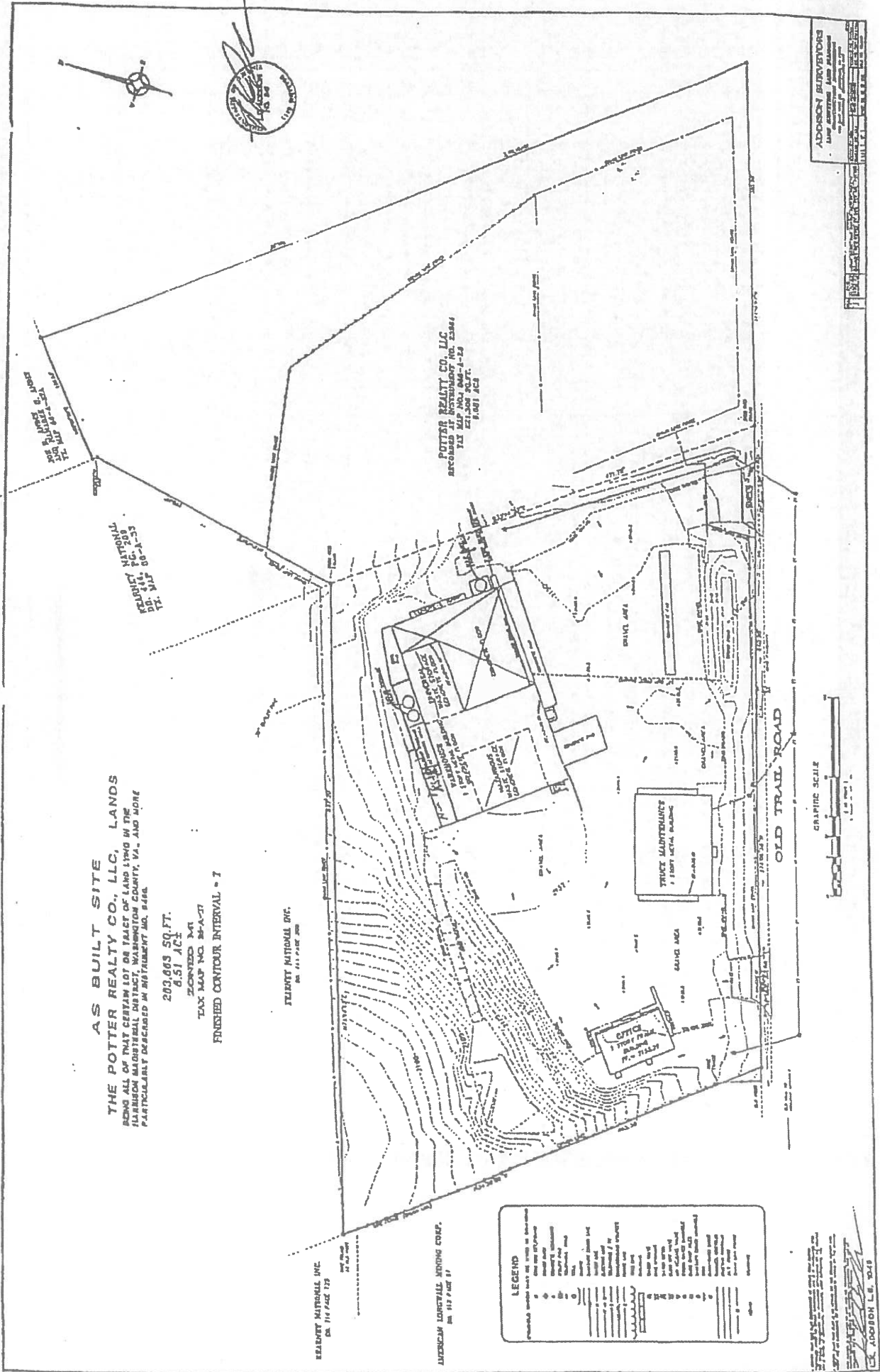
- A. Attachment 11 Request – Dated June 29, 2016
- B. Attachment 11 figure 1 – As-built Site Map
- C. Attachment 11 figure 1 – Proposed MRF Layout – UW and HHW (Aerosol, Propane, Oxidizing Solid, and Reactive Solid Storage Trailers)

Modification Submission Highlights (2011): The Department is in receipt of the following documents:

- A. A document signed by Ronald Potter dated July 7, 2011 certifying that the facility has an operations manual that conforms to the standards of 9 VAC 20-81-340. This is a required submission in accordance with 9 VAC 20-81-410.A.2.d.
- B. A document signed by C. Donald Evans, Jr., a professional engineer, dated May 11, 2011 certifying that the facility has been designed and constructed in accordance with the standards of 9 VAC 20-81-330. This is a required submission in accordance with 9 VAC 20-81-410.A.2.e.(1).
- C. A document signed by C. Donald Evans, Jr., a professional engineer, dated May 11, 2011 certifying that the facility has a closure plan that conforms to the standards of 9 VAC 20-81-360. This is a required submission in accordance with 9 VAC 20-81-410.A.2.e.(2).
- D. A copy of a lease demonstrating MXI Environmental Services has legal control over the site. This is a required submission under 9 VAC 20-81-410.A.2.f.
- E. Certification from the State Corporation Commission for MXI Environmental Services. This is a required submission under 9 VAC 20-81-410.A.2.g.
- F. Financial Assurance in the amount of \$110,000 has been provided in the form of an increase in the Closure Bond from \$91,000 to \$110,000. This is a required submission in accordance with 9 VAC 20-81-410.A.2.h.
- G. Payment of the permit application fee in accordance with 9 VAC 20-81-410.A.2.k.

Previous Submission Highlights: The Department was in receipt of previous applications and modifications that contained the following documents:

1. A notice of intent submitted by Mr. Ronald Potter, President of MXI Environmental Services LLC, and dated November 10, 2001. A Disclosure Statement signed by Mr. Potter, and dated July 11, 2002. A local certification dated September 18, 2000, and signed by Mr. Mark Reeter, Washington County Administrator. The above documents contained in Item A of the report are in accordance with 9 VAC 20-80-500.B of the Virginia Solid Waste Management Regulations (VSWMR, 9 VAC 20-80-10, et seq).;
2. A Site Location Map, dated May 20, 2002, and Facility Site Plan, dated July 3, 2002 (See Item A and Final Page of Operations Plan, respectively);
3. Certification signed by Mr. Robert H. Taylor, P.E., certifying that the facility meets the DEQ waste management siting standards of 9 VAC 20-80-360.B. This is a required submission in accordance with 9 VAC 20-80-485.A.2.b.;
4. Certification signed and stamped by Mr. Robert H. Taylor, P.E., of R.D. Designs, Inc. certifying that the facility has been designed and constructed in accordance with the standards of 9 VAC 20-80-360.C. (See Item B). This is a required submission in accordance with 9 VAC 20-80-485.A.2.c.;
5. A new certification dated 6/30/2005 by Mr. Robert H. Taylor P.E. certifying that the addition Attachment 9 complies with the design and construction of the facility in accordance with the standards of 9 VAC 20-80-360 C and the required submission with 9 VAC 20-80-485 A.8;
6. An operations plan which meets the requirements of 9 VAC 20-80-360.D. (See Item D with Attachments 1-5). This is a required submission in accordance with 9 VAC 20-80-485.A.2.d.;
7. A closure plan which meets the requirements of 9 VAC 20-80-360.E. (See Item E). This is a required submission in accordance with 9 VAC 20-80-485.A.2.e.;
8. A proof of financial responsibility which meets the requirements of the Financial Assurance Regulations for Solid Waste Facilities, 9 VAC 20-70-10, et seq. This is a required submission in accordance with 9 VAC 20-80-485.A.2.f., (See Item F).
9. Public participation documents which resulted from the public participation effort, in accordance with 9 VAC 20-80-485.A.5. This is a required submission in accordance with 9 VAC 20-80-485.A.2.g. The advertisement was published in the local newspaper. "The Bristol Herald Courier" on June 8, 2000. The public meeting was held on June 28, 2000 at the Maumee Express offices at 17600 Jeb Stuart Highway, Abingdon, VA 24211. No comments regarding the technical merit of the facility were received (See Attachment G).



AS BUILT SITE
THE POTTER REALTY CO., LLC, LANDS
 SHOWS ALL OF THAT CERTAIN LOT OR TRACT OF LAND LYING IN THE
 HARRISON MARGHELL DISTRICT, WASHINGTON COUNTY, VA., AND MORE
 PARTICULARLY DESCRIBED IN INSTRUMENT NO. 8484.

203,663 SQ. FT.
 4.61 AC±
 ZONED M1
 TAX MAP NO. 24-A-71
 FINISHED CONTOUR INTERVAL = 7'

REBERTY NATIONAL DR.
 ON 111 PAGE 200

REBERTY NATIONAL INC.
 ON 114 PAGE 175

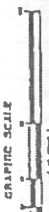
ANTHONY LORWALL MOYNS CORP.
 ON 112 PAGE 57

POTTER REALTY CO., LLC
 RECORDED AT INSTRUMENT NO. 23884
 TAX MAP NO. 24-A-71
 2.001 AC±

LEGEND

Plotted on this map are items as shown:

- 1. Proposed buildings
- 2. Existing buildings
- 3. Proposed parking
- 4. Existing parking
- 5. Proposed roads
- 6. Existing roads
- 7. Proposed utility lines
- 8. Existing utility lines
- 9. Proposed contours
- 10. Existing contours
- 11. Proposed drainage
- 12. Existing drainage
- 13. Proposed easements
- 14. Existing easements
- 15. Proposed setbacks
- 16. Existing setbacks
- 17. Proposed fences
- 18. Existing fences
- 19. Proposed trees
- 20. Existing trees
- 21. Proposed landscaping
- 22. Existing landscaping
- 23. Proposed site work
- 24. Existing site work
- 25. Proposed site work
- 26. Existing site work
- 27. Proposed site work
- 28. Existing site work
- 29. Proposed site work
- 30. Existing site work



PROVISIONS
 Have been prepared in accordance with the provisions of the Virginia Uniform Statewide Building Code, 12VAC5-2-1 through 12VAC5-2-100, and the Virginia Uniform Statewide Building Code, 12VAC5-2-1 through 12VAC5-2-100.

C.E. JOHNSON L.S. 30418



COMMONWEALTH of VIRGINIA

DEPARTMENT OF ENVIRONMENTAL QUALITY

SOUTHWEST REGIONAL OFFICE

355-A Deadmore Street, Abingdon, Virginia 24210

Phone (276) 676-4800 Fax (804) 698-4178

www.deq.virginia.gov

Matthew J. Strickler
Secretary of Natural Resources

David K. Paylor
Director

Jeffrey Hurst.
Regional Director

March 31, 2021

Mr. Brian Potter
MXI Environmental Services LLC
26319 Old Trail Road
Abingdon, Virginia

RE: MXI Environmental Services MRF
Permit-by-Rule #180
Washington County, Virginia 24210

Dear Mr. Potter:

The Department has received the DEQ requested information to update Permit-by-Rule 180 for the MXI Environmental Services MRF located at 26319 Old Trail Road in Abingdon, Virginia. The request and associated revised documentation was received date relating to updating of the permit information and requirements to meet all applicable standards and documentation. The modification includes updates and clarifications to previous submissions and does not constitute significant changes to the facility operation or layout.

Attached to this letter are two documents that have been modified and must not be separated from this letter for compliance purposes. The two documents are:

ATTACHMENT I: CONDITIONS OF THE PERMIT-BY-RULE STATUS

ATTACHMENT II: FACILITY DESCRIPTION

The purpose of this letter is to acknowledge receipt of the revised documentation submitted in accordance with the requirements of 9 VAC 20-81-410.A.6. for Permit-by-Rule modifications. In accordance with 9 VAC 20-81-410.A.4. this facility continues to operate under permit-by-rule status. With this modification, Attachments I and II have been revised and enclosed. Please insert the revised Attachments and submitted documentation into all copies of Permit-by-Rule 180 along with this letter to document the modification. Please note, however, that in accordance with 9 VAC 20-81-410.A.5., and the attached "Conditions of the Permit-by-Rule Status," the Director may require changes in the documents designed to assure compliance with the standards of the VSWMR. Should such changes not be accomplished by the facility owner or operator, the Director may require the owner or operator to submit the full application and to obtain a regular solid waste management facility permit.

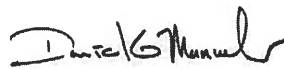
MXI Environmental Services
PBR#180
March 31, 2021
Page 2

In addition, with the acknowledgement of this permit modification, the facility is required to comply with the following requirements:

1. The facility shall maintain records of self-inspections, facility monitoring, and receipt of unauthorized waste in accordance with 9 VAC 20-81-350.
2. The facility is required to follow the reporting requirements of 9 VAC 20-81-530.C., which includes written notification of any planned physical alterations (C.1) and notification, orally within 24 hours and written within 5 days, of any noncompliance or unusual condition which may endanger health or the environment (such as receipt of hazardous waste, facility fires, etc) (C.3).
3. Submission of the Solid Waste Information and Assessment (SWIA) 50-25 Form in accordance with 9 VAC 20-81-80 by March 31st of each year. This form can be found online at <https://node.deq.virginia.gov/SWIAWebApp/login.jsp>.
4. The facility is responsible for paying an annual fee to the Department of Environmental Quality by October 1st of each year. The fee amount is determined based upon the procedures outlined in 9 VAC 20-90-115 for MRF facilities.
5. The facility shall review and certify its Operations Manual is consistent with current facility operations and regulatory requirements annually, by December 31st of each calendar year. These certifications shall be maintained in the facility's operating record.
6. The facility is required to adjust the estimated closure cost amount annually for inflation 60 days prior to the anniversary date of the establishment of the financial mechanism in accordance with 9 VAC 20-70-10, *et seq.*

Please note that it is the responsibility of the Owner to obtain any other permits or authorizations that may be necessary. If you have any questions regarding this matter, please contact Daniel P. Scott, PE Environmental Engineer Senior, at (276) 676-4866 or email at daniel.scott@deq.virginia.gov.

Respectfully,



Daniel Manweiler
DEQ-SWRO Land Protection Manager

Attachments

c: Kathryn Perszyk – DEQ-CO - Solid Waste Permit Coordinator
Suzanne Taylor – DEQ-CO - Financial Assurance
Daniel Scott - DEQ-SWRO – Solid Waste Permits
Stephan Martin – DEQ-SWRO – Solid Waste Inspections

- c. Any key personnel have been convicted of any of the crimes listed in § 10.1-1409 of the Code of Virginia, punishable as felonies under the laws of the Commonwealth or the equivalent of them under the laws of any other jurisdiction; or have been adjudged by an administrative agency or a court of competent jurisdiction to have violated the environmental protection laws of the United States, the Commonwealth or any other state and the Director determines that such conviction or adjudication is sufficiently probative of the permittee's inability or unwillingness to operate the facility in a lawful manner.
- d. The operation of the facility is inconsistent with the facility's operations manual and/or the operational requirements of the regulations.

V. CERTIFIED OPERATOR

In accordance with the Virginia Waste Management Act (Title 10.1, Chapter 14 of the Code of Virginia), § 10.1-1408.2, this facility must employ a facility operator licensed by the Board of Waste Management Facility Operators (Licensing Regulations, 18 VAC 155-20-10 *et seq.*).

VI. RIGHT OF APPEAL

As provided by Rule 2A:2 of the Supreme Court of Virginia, you have 30 days from the date of the service of this decision to initiate an appeal of this decision, by filing notice with:

David K. Paylor, Director
Virginia Department of Environmental Quality
ATTN: Office of Waste Permitting & Compliance
Post Office Box 1105
Richmond, Virginia 23218

In the event this decision is served to you by mail, three days will be added to that period. Please refer to Part Two of the rules of the Supreme Court of Virginia, which describes the required content of the Notice of Appeal, including specification of the Circuit Court to which the appeal is taken, and additional requirements governing appeals from decisions of administrative agencies.

ATTACHMENT I CONDITIONS OF THE PERMIT-BY-RULE STATUS

I. CHANGE OF OWNERSHIP

A permit-by-rule may not be transferred by the permittee to a new owner or operator. However, when the property transfer takes place without proper closure, the new owner shall notify the Department of the sale and fulfill all the requirements contained in 9 VAC 20-81-410.A.2.a. through 9 VAC 20-81-410.A.2.k. of the Virginia Solid Waste Management Regulations (VSWMR, 9 VAC 20-81-10, *et seq.*). Upon presentation of the financial assurance proof required by the Financial Assurance Regulations for Solid Waste Facilities (9 VAC 20-70-10, *et seq.*) by the owner, the Department will release the old owner from his closure and financial responsibilities and acknowledge the new permit-by-rule in the name of the new owner.

II. FACILITY MODIFICATIONS

The owner or operator of a facility operating under a permit-by-rule may modify its design and operation by furnishing the Department a new design and construction certificate prepared by the professional engineer and an operations manual certificate. Whenever modifications in the design or operation of the facility affect the provisions of the approved closure plan, the owner or operator shall also submit an amended closure plan certificate signed by a professional engineer.

III. LOSS OF PERMIT-BY-RULE STATUS

In the event that a facility operating under a permit-by-rule violates any applicable siting, design and construction, or closure provisions of 9 VAC 20-81-320, 9 VAC 20-81-330, or 9 VAC 20-81-360, respectively, the owner or operator of the facility will be considered to be operating an unpermitted facility as provided for in 9 VAC 20-81-45 of the VSWMR and shall be required to either obtain a new permit as required by Part V [9 VAC 20-81-400, *et seq.*] or close under Part III [9 VAC 20-81-100, *et seq.*] or IV [9 VAC 20-81-300, *et seq.*] of these regulations, as applicable.

IV. TERMINATION

The Director shall terminate permit-by-rule and shall require closure of the facility whenever he finds that:

- a. As a result of changes in key personnel, the requirements necessary for a permit-by-rule are no longer satisfied;
- b. The applicant has knowingly or willfully misrepresented or failed to disclose a material fact in his disclosure statement, or any other report or certification required under this regulation, or has knowingly or willfully failed to notify the Director of any material change to the information in the disclosure statement;

**ATTACHMENT II
FACILITY DESCRIPTION**

**COMMONWEALTH OF VIRGINIA
DEPARTMENT OF ENVIRONMENTAL QUALITY
DIVISION OF LAND PROTECTION & REVITALIZATION
OFFICE OF WASTE PERMITTING & COMPLIANCE
Permit-By-Rule #180**

Facility Name: MXI Environmental Services

Facility Type: Materials Recovery **Latitude:** 36°44'18" North

Site Location: Washington County, Virginia **Longitude:** 81°54'03" West

Location Description: The facility is located at 26319 Old Trail Road in the Town of Abingdon, Washington County. Access is provided by a paved access road. The materials recovery facility is located on a paved state access road (SR 879) with a total site of 14 acres and a permitted operations area of approximately 1.0 acres. The entrance to the facility is located on State Route 879, Old Trail Road, and approximately 0.5 miles southeast from SR 609. Two gates and a perimeter fence are utilized to limit access to the facility. The access pad is concrete and the site contains a suitable all-weather surface. Adequate queuing and parking capacity is available at the facility.

Background: The facility is owned Potter Realty Company and operated by MXI Environmental Services, LLC. The facility serves as a central delivery point for non-hazardous solid waste and recyclable material collected by MXI Environmental Services LLC, Maume Express, and other private deliveries. The facility consists of an office, vehicle repair garage, and operations building. The MRF permitted area includes the Operation Building which consists of a single story metal building with concrete floors.

The operation consists of receiving non-hazardous solid waste material that have been collected at the point of generation by MXI vehicles and are packaged either in USDOT-approved shipping containers (drums or carton) or in palletized loads. The incoming collection vehicles contain mixed loads of different categories of containerized wastes. The incoming waste will be sorted at the facility into three waste streams: material to be recycled; material suitable for use as fuel substitutes in approved incinerators; and, material to be disposed of as waste in a permitted landfill. The waste will be unloaded from the collection vehicles, processed or stored in totes at the facility, and loaded into haulage vehicles for transportation to the appropriate final destination.

Processing includes stripping of packaging, venting of aerosols, consolidation of liquids for additional use or disposal, and solidification/mixing of waste liquids and solids to meet appropriate handling and disposal standards for receipt by a permitted solid waste landfill facility.

Seven (7) storage trailers are located to the north northeast of the building for storage of segregated flammable wastes and aerosols. All storage is under cover and protected from run on and run off. Access and transfer areas are concrete surfaced

All spillage or washwater that free flow are conveyed by trench drain from the upper level to the lower lever and then collected at the lower trench drain and conveyed by pipe to a 10,000 gallon secondary containment tank located at the south southwest corner of the building. This tank is checked daily and is periodically pumped and hauled for proper disposal.

The facility may accept delivery of petroleum contaminated soils for testing and subsequent offsite disposal at recycling or landfill. Storage must remain under cover, on an impervious surface, and be protected from all run-on or run-off.

Prior to acceptance, the facility ensures that accurate waste determinations/characterizations have been made (per 40 CFR 262.11 as referenced by 9 VAC 20-60-260) for all incoming wastes in order to ensure wastes are properly managed according to the Virginia Hazardous Waste Management Regulations as set forth at 9 VAC 20-60-12 et seq. and certain provisions adopted by reference of Title 40 of the Code of Federal Regulations Hazardous Waste Management Regulations. A portion of the MRF facility layout is occasionally utilized as a 10 day Hazardous Waste Transfer Site and designated on the site plan for this use. Signage segregating the area shall be utilized when in use. The facility will ensure that hazardous wastes are not impermissibly mixed with other excluded non-hazardous wastes such as HHW. Any comingling of hazardous waste with solid waste shall render the entire waste to be considered hazardous waste and must be reported, handled, and disposed of as such.

This facility has a process rate of 85 tons per day (600 tons/7 day week). The hours of operation for the facility are 6am till 12am, 7 days per week.

Submission Highlights: The Department is in receipt of DEQ Form PBR signed by Brian Potter on March 3, 2021. The following documents comprise the Permit-by-Rule submittal:

- A. A notice of intent with area and site location maps provided in the original submission. Site map has been updated for this submission. A notarized disclosure statement has been updated periodically. A local government certification dated August 4, 2000, and signed by Mark Reeter, County Administrator for Washington County was previously received. These documents are in accordance with 9 VAC 20-81-450.B., and are required submissions under 9 VAC 20-81-410.A.2.a. and 9 VAC 20-81-410.A.2.c.
- B. A document signed by C. Donald Evans, Jr., a professional engineer, dated May 11, certifying that the facility conforms to the siting standards of 9 VAC 20-81-320. This is a required submission in accordance with 9 VAC 20-81-410.A.2.b.
- C. A document signed by Ronald Potter dated July 7, 2011 certifying that the facility has an

operations manual that conforms to the standards of 9 VAC 20-81-340. The Operations Manual is updated and certified each year. This is a required submission in accordance with 9 VAC 20-81-410.A.2.d.

- D. A document signed by C. Donald Evans, Jr., a professional engineer, dated May 11, 2011 certifying that the facility has been designed and constructed in accordance with the standards of 9 VAC 20-81-330. This is a required submission in accordance with 9 VAC 20-81-410.A.2.e.(1).
- E. A document signed by C. Donald Evans, Jr., a professional engineer, dated May 11, certifying that the facility has a closure plan that conforms to the standards of 9 VAC 20-81-360. A closure plan has been updated per this submission. This is a required submission in accordance with 9 VAC 20-81-410.A.2.e.(2).
- F. A copy of lease demonstrating the MXI Environmental has legal control over the site owned by Potter Realty Company, LLC. This is a required submission under 9 VAC 20-81-410.A.2.f.
- G. Certification of Fact from the State Corporation Commission dated March 16, 2004 that indicates the facility operator, MXI Environmental, is a valid business entity in the Commonwealth of Virginia was previously submitted. This is a required submission under 9 VAC 20-81-410.A.2.g.
- H. The cost estimate for facility closure is \$427,829.50, which covers the design throughput of 85 tons per day and temporary storage of segregated materials. Financial Assurance in the amount of \$427,829.50 has been provided in the form of a Financial Bond and was approved by the Office of Financial Assurance in a compliance letter dated March 8, 2021. This is a required submission in accordance with 9 VAC 20-81-410.A.2.h.
- I. Public participation documents which resulted from the public participation effort, in accordance with 9 VAC 20-81-410.A.3. The advertisement was published in the local newspaper, "Bristol Herald Courier" on June 8, 2000. The public meeting was held on June 28, 2000 at the Maumee Express offices at 17600 Jeb Stuart Highway, Abingdon, VA 24211. No comments regarding the technical merit of the facility were received. This is a required submission in accordance with 9 VAC 20-81-410.A.2.i.
- J. A portion of the total site is permitted separately under VADEQ Air Quality Permit – Ethanol Recovery/Distillation – Air Reg. No. 11447. See site plan for the extent of each permit.
- K. *No permit application fee required as this was an Agency initiated update.*



Commonwealth of Virginia

VIRGINIA DEPARTMENT OF ENVIRONMENTAL QUALITY

www.deq.virginia.gov

Travis A. Voyles
Secretary of Natural and Historic Resources

Michael S. Rolband, PE, PWD, PWS Emeritus
Director

July 8, 2025

VIA POSTAL AND ELECTRONIC MAIL

Mr. Brian Potter
MXI Environmental Services LLC
26319 Old Trail Road
Abingdon, Virginia 24210
brianp@mxiiinc.com

RE: MXI Environmental Services MRF
Permit-by-Rule #180
Modification for Remote Storage
Washington County, Virginia 24210

Dear Mr. Potter:

The Department has received your request to modify Permit-by-Rule 180 for the MXI Environmental Services MRF located at 26319 Old Trail Road in Abingdon, Virginia. The request and associated revised documentation were received relating to the addition of an 86x60 shed roof over the existing containment area previously used for ethanol above ground storage tanks (removed AST's). This roofed area shall be used to store materials classified as non-flammable household derived materials. Additionally, the daily process rate and the hours of operation have been modified.

Attached to this letter are two documents that have been modified and must not be separated from this letter for compliance purposes. The two documents are:

ATTACHMENT I: CONDITIONS OF THE PERMIT-BY-RULE STATUS

ATTACHMENT II: FACILITY DESCRIPTION

The purpose of this letter is to acknowledge receipt of the revised documentation submitted in accordance with the requirements of 9 VAC 20-81-410.A.6. for Permit-by-Rule modifications. In accordance with 9 VAC 20-81-410.A.4. this facility continues to operate under permit-by-rule status. With this modification, Attachments I and II have been revised and enclosed. Please insert the revised Attachments and submitted documentation into all copies of Permit-by-Rule 180 along with this letter to document the modification. Please note, however, that in accordance with 9 VAC 20-81-410.A.5., and the attached "Conditions of the Permit-by-Rule Status," the Director may require changes in the documents designed to assure compliance with the standards of the VSWMR. Should such changes not be accomplished by the facility owner or operator, the Director may require the owner or operator to submit the full application and to obtain a regular solid waste management facility permit.

In addition, with the acknowledgement of this permit modification, the facility is required to comply with the following requirements:

1. The facility shall maintain records of self-inspections, facility monitoring, and receipt of unauthorized waste in accordance with 9 VAC 20-81-350.
2. The facility is required to follow the reporting requirements of 9 VAC 20-81-530.C., which includes written notification of any planned physical alterations (C.1) and notification, orally within 24 hours and written within 5 days, of any noncompliance or unusual condition which may endanger health or the environment (such as receipt of hazardous waste, facility fires, etc.) (C.3).
3. Submission of the Solid Waste Information and Assessment (SWIA) 50-25 Form in accordance with 9 VAC 20-81-80 by March 31st of each year. This form can be submitted online at <https://portal.deq.virginia.gov/>. A hard copy of the DEQ Form 50-25 can be found at <https://law.lis.virginia.gov/admincode/title9/agency20/chapter81/section9998/>.
4. The facility is responsible for paying an annual fee to the Department of Environmental Quality by October 1st of each year. The fee amount is determined based upon the procedures outlined in 9 VAC 20-90-115.
5. The facility shall review and certify its Operations Manual is consistent with current facility operations and regulatory requirements annually, by December 31st of each calendar year. These certifications shall be maintained in the facility's operating record.
6. The facility is required to adjust the estimated closure cost amount annually for inflation 60 days prior to the anniversary date of the establishment of the financial mechanism in accordance with 9 VAC 20-70-10, *et seq.*

Please note that it is the responsibility of MXI to obtain any other permits or authorizations that may be necessary. If you have any questions regarding this matter, please contact Daniel P. Scott, PE, Environmental Engineer Senior, at (276) 698-7546.

Sincerely,



Stacy Bowers
 Regional Land Permit Manager
 Virginia Department of Environmental Quality
 (276) 608-8777
 stacy.bowers@deq.virginia.gov
 Southwest Regional Office (SWRO)
 355-A Deadmore Street
 Abingdon, Virginia 24210

Attachments: Attachments I & II

c: Jenny Poland- DEQ-CO - Solid Waste Permit Coordinator
 Suzanne Taylor - DEQ-CO - Financial Assurance
 Daniel Scott - DEQ-SWRO - Solid Waste Permits
 Zachary Mitchell- DEQ-SWRO - Solid Waste Compliance
 Sandra Crampton - DEQ-SWRO - Administrative and Data Coordinator
 File - PBR180

ATTACHMENT I CONDITIONS OF THE PERMIT-BY-RULE STATUS

I. CHANGE OF OWNERSHIP

A permit-by-rule may not be transferred by the permittee to a new owner or operator. However, when the property transfer takes place without proper closure, the new owner shall notify the Department of the sale and fulfill all the requirements contained in 9 VAC 20-81-410.A.2.a. through 9 VAC 20-81-410.A.2.k. of the Virginia Solid Waste Management Regulations (VSWMR, 9 VAC 20-81-10, *et seq.*). Upon presentation of the financial assurance proof required by the Financial Assurance Regulations for Solid Waste Facilities (9 VAC 20-70-10, *et seq.*) by the owner, the Department will release the old owner from his closure and financial responsibilities and acknowledge the new permit-by-rule in the name of the new owner.

II. FACILITY MODIFICATIONS

The owner or operator of a facility operating under a permit-by-rule may modify its design and operation by furnishing the Department a new design and construction certificate prepared by the professional engineer and an operations manual certificate. Whenever modifications in the design or operation of the facility affect the provisions of the approved closure plan, the owner or operator shall also submit an amended closure plan certificate signed by a professional engineer.

III. LOSS OF PERMIT-BY-RULE STATUS

In the event that a facility operating under a permit-by-rule violates any applicable siting, design and construction, or closure provisions of 9 VAC 20-81-320, 9 VAC 20-81-330, or 9 VAC 20-81-360, respectively, the owner or operator of the facility will be considered to be operating an unpermitted facility as provided for in 9 VAC 20-81-45 of the VSWMR and shall be required to either obtain a new permit as required by Part V [9 VAC 20-81-400, *et seq.*] or close under Part III [9 VAC 20-81-100, *et seq.*] or IV [9 VAC 20-81-300, *et seq.*] of these regulations, as applicable.

IV. TERMINATION

The Director shall terminate permit-by-rule and shall require closure of the facility whenever he finds that:

- a. As a result of changes in key personnel, the requirements necessary for a permit-by-rule are no longer satisfied.
- b. The applicant has knowingly or willfully misrepresented or failed to disclose a material fact in his disclosure statement, or any other report or certification required under this regulation, or has knowingly or willfully failed to notify the Director of any material change to the information in the disclosure statement.

- c. Any key personnel have been convicted of any of the crimes listed in § 10.1-1409 of the Code of Virginia, punishable as felonies under the laws of the Commonwealth or the equivalent of them under the laws of any other jurisdiction; or have been adjudged by an administrative agency or a court of competent jurisdiction to have violated the environmental protection laws of the United States, the Commonwealth or any other state and the Director determines that such conviction or adjudication is sufficiently probative of the permittee's inability or unwillingness to operate the facility in a lawful manner.
- d. The operation of the facility is inconsistent with the facility's operations manual and/or the operational requirements of the regulations.

V. CERTIFIED OPERATOR

In accordance with the Virginia Waste Management Act (Title 10.1, Chapter 14 of the Code of Virginia), § 10.1-1408.2, this facility must employ a facility operator licensed by the Board of Waste Management Facility Operators (Licensing Regulations, 18 VAC 155-20-10 *et seq.*).

VI. RIGHT OF APPEAL

As provided by Rule 2A:2 of the Supreme Court of Virginia, you have 30 days from the date of the service of this decision to initiate an appeal of this decision, by filing notice with:

Michael Rolband, Director
Virginia Department of Environmental Quality
ATTN: Office of Waste Permitting & Compliance
Post Office Box 1105
Richmond, Virginia 23218

In the event this decision is served to you by mail, three days will be added to that period. Please refer to Part Two of the rules of the Supreme Court of Virginia, which describes the required content of the Notice of Appeal, including specification of the Circuit Court to which the appeal is taken, and additional requirements governing appeals from decisions of administrative agencies.

ATTACHMENT II FACILITY DESCRIPTION

**COMMONWEALTH OF VIRGINIA
DEPARTMENT OF ENVIRONMENTAL QUALITY
DIVISION OF LAND PROTECTION & REVITALIZATION
OFFICE OF WASTE PERMITTING & COMPLIANCE
Permit-By-Rule #180**

Facility Name: MXI Environmental Services

Facility Type: Materials Recovery

Latitude: 36°44'18" North

Site Location: Washington County, Virginia

Longitude: 81°54'03" West

Location Description: The facility is located at 26319 Old Trail Road in the Town of Abingdon, Washington County. Access is provided by a paved access road. The materials recovery facility is located on a paved state access road (SR 879) with a total site of 14 acres and a permitted operations area of approximately 1.0 acres. The entrance to the facility is located on State Route 879, Old Trail Road, and approximately 0.5 miles southeast from SR 609. Two gates and a perimeter fence are utilized to limit access to the facility. The access pad is concrete and the site contains a suitable all-weather surface. Adequate queuing and parking capacity is available at the facility.

Background: The facility is owned Potter Realty Company and operated by MXI Environmental Services, LLC. The facility serves as a central delivery point for non-hazardous solid waste and recyclable material collected by MXI Environmental Services LLC, Maumee Express, and other private deliveries.

The facility consists of an office, vehicle repair garage, and operations building. The MRF area previously permitted includes the Operation Building which consists of a single-story metal building with concrete floors and an area for six (6) trailers. The 2024 submission added a 9,000 sf open sided remote detached storage structure for the housing of flammable materials. The 2025 submission adds an 86x60 shed roof over the existing containment area previously used for ethanol above ground storage tanks (removed AST's) on the Northwest side of the MRF permitted area. This roofed area shall be used to store materials classified as non-flammable household derived materials in open IBC's, dump hoppers or containers. Exhibit A delineates the areas which fall under the Solid Waste MRF PBR180 boundary.

The operation consists of receiving non-hazardous solid waste material that have been collected at the point of generation by MXI vehicles and are packaged either in USDOT-approved shipping containers (drums or carton) or in palletized loads. The incoming collection vehicles contain mixed loads of different categories of containerized wastes. The incoming waste will be sorted at the facility into three waste streams: material to be recycled; material suitable for use as fuel substitutes in approved incinerators; and material to be disposed of as waste in a permitted landfill. The waste will be unloaded from the collection vehicles, processed or stored in totes at the facility, and loaded

into haulage vehicles for transportation to the appropriate final destination.

Processing includes stripping of packaging, venting of aerosols, consolidation of liquids for additional use or disposal, and solidification/mixing of waste liquids and solids to meet appropriate handling and disposal standards for receipt by a permitted solid waste landfill facility.

Seven (7) storage trailers are located to the north northeast of the building for storage of segregated flammable wastes and aerosols. All storage is under cover and protected from run on and run off. Access and transfer areas are concrete surfaced.

All spillage or wash water that free flow are conveyed by trench drain from the upper level to the lower lever and then collected at the lower trench drain and conveyed by pipe to a 10,000 gallon secondary containment tank located at the south-southwest corner of the building. This tank is checked daily and is periodically pumped and hauled for proper disposal.

The 2024 modification constructed an open sided detached storage structure with a roof to prevent precipitation or run on water. The floor is paved to contain any spills and is provided with trench drains and a sump to facilitate any spill cleanup.

The 2025 modification constructs a shed roof on the existing containment area previously used for ethanol above ground storage tanks (AST) on the Northwest side of the MRF permitted area (Exhibit A). The floor is paved to contain any spills and is provided with a sump to facilitate any spill cleanup.

The facility may accept delivery of petroleum contaminated soils for testing and subsequent offsite disposal at recycling or landfill. Storage must remain under cover, on an impervious surface, and be protected from all run-on or run-off.

Prior to acceptance, the facility ensures that accurate waste determinations/characterizations have been made (per 40 CFR 262.11 as referenced by 9 VAC 20-60-260) for all incoming wastes in order to ensure wastes are properly managed according to the Virginia Hazardous Waste Management Regulations as set forth at 9 VAC 20-60-12 et seq. and certain provisions adopted by reference of Title 40 of the Code of Federal Regulations Hazardous Waste Management Regulations. A portion of the MRF facility layout is occasionally utilized as a 10-day Hazardous Waste Transfer Site and designated on the site plan for this use. Signage segregating the area shall be utilized when in use. The facility will ensure that hazardous wastes are not impermissibly mixed with other excluded non-hazardous wastes such as HHW. Any comingling of hazardous waste with solid waste shall render the entire waste to be considered hazardous waste and must be reported, handled, and disposed of as such.

This facility has a process rate of 150 tons per day (750 tons/week). The hours of operation for the facility are 6am till 12am, 5 days per week.

July 2025

Submission Highlights: The Department is in receipt of DEQ Form PBR signed by James Gordon Munsey on June 3, 2025. The following documents comprise the Permit-by-Rule submittal:

- A. A notice of intent with area and site location maps was provided in the original submission. Site map has been updated for this submission. A notarized disclosure statement has been updated periodically. An initial local government certification dated August 4, 2000, and signed by Mark Reeter, County Administrator for Washington County was previously received. These documents are in accordance with 9 VAC 20-81-450.B., and are required submissions under 9 VAC 20-81-410.A.2.a. and 9 VAC 20-81-410.A.2.c.
- B. A document signed by James Gordon Munsey, Vice President of Operation, certifying that the facility conforms to the siting standards of 9 VAC 20-81-320. This is a required submission in accordance with 9 VAC 20-81-410.A.2.b.
- C. An initial document signed by Ronald Potter dated July 7, 2011 certifying that the facility has an operations manual that conforms to the standards of 9 VAC 20-81-340. The 2024 detached structure is incorporated into the Operations Manual. The Operations Manual is updated and certified each year. This is a required submission in accordance with 9 VAC 20-81-410.A.2.d.
- D. An initial document signed by C. Donald Evans, Jr., a professional engineer, dated May 11, 2011 certifying that the facility has been designed and constructed in accordance with the standards of 9 VAC 20-81-330. The 2024 detached structure has been designed by Anthony Porter, a professional engineer, and the structure reviewed for conformance with fire codes by John S. Ponish. The 2025 roof structure has been designed by Fredrick Campanan, a professional engineer. This is a required submission in accordance with 9 VAC 20-81-410.A.2.e.(1).
- E. An initial document signed by C. Donald Evans, Jr., a professional engineer, dated May 11, certifying that the facility has a closure plan that conforms to the standards of 9 VAC 20-81-360. The closure plan has been updated per this submission for the detached structure. This is a required submission in accordance with 9 VAC 20-81-410.A.2.e.(2).
- F. A copy of lease demonstrating the MXI Environmental has legal control over the site owned by Potter Realty Company, LLC. This is a required submission under 9 VAC 20-81-410.A.2.f.
- G. Certification of Fact from the State Corporation Commission dated March 16, 2004 that indicates the facility operator, MXI Environmental, is a valid business entity in the Commonwealth of Virginia was previously submitted. This is a required submission under 9 VAC 20-81-410.A.2.g.

- H. The cost estimate for facility closure is \$505,036, which covers the design process rate of 150 tons per day and temporary storage of segregated materials. The cost estimate is based upon the maximum material stored onsite at any one time and not impacted by this space management modification. Current Financial Assurance in the amount of \$505,036 has been provided in the form of a Financial Bond and was approved by the Office of Financial Assurance in a compliance letter dated August 28, 2024. The updated Financial Assurance of \$505,036, plus the yearly inflation factor provided by DEQ shall be due on the next yearly cycle. This is a required submission in accordance with 9 VAC 20-81-410.A.2.h.
- I. Public participation documents which resulted from the public participation effort, in accordance with 9 VAC 20-81-410.A.3. The advertisement was published in the local newspaper, "Bristol Herald Courier" on June 10, 2025 and June 17, 2025. The public meeting was held on July 1, 2025 at the Washington County Public Library. No comments regarding the technical merit of the facility were received. This is a required submission in accordance with 9 VAC 20-81-410.A.2.i.
- J. A portion of the total site is permitted separately under VADEQ Air Quality Permit – Ethanol Recovery/Distillation – Air Reg. No. 11447. See site plan for the extent of each permit.
- K. Payment of the permit application fee in accordance with 9 VAC 20-81-410.A.2.k.

UNITED STATES OF AMERICA
DEPARTMENT OF TRANSPORTATION
PIPELINE AND HAZARDOUS MATERIALS SAFETY ADMINISTRATION

#11.



**HAZARDOUS MATERIALS
CERTIFICATE OF REGISTRATION
FOR REGISTRATION YEAR(S) 2025-2026**

Registrant: MAUMEE EXPRESS INC
ATTN: John Brothers
PO BOX 278
SOMERVILLE, NJ 08876-0278

This certifies that the registrant is registered with the U.S. Department of Transportation as required by 49 CFR Part 107, Subpart G.

This certificate is issued under the authority of 49 U.S.C. 5108. It is unlawful to alter or falsify this document.

Reg. No: 052125550137H Effective: July 1, 2025 Expires: June 30, 2026

HM Company ID: 19696

Record Keeping Requirements for the Registration Program

The following must be maintained at the principal place of business for a period of three years from the date of issuance of this Certificate of Registration:

- (1) A copy of the registration statement filed with PHMSA; and
- (2) This Certificate of Registration

Each person subject to the registration requirement must furnish that person's Certificate of Registration (or a copy) and all other records and information pertaining to the information contained in the registration statement to an authorized representative or special agent of the U. S. Department of Transportation upon request.

Each motor carrier (private or for-hire) and each vessel operator subject to the registration requirement must keep a copy of the current Certificate of Registration or another document bearing the registration number identified as the "U.S. DOT Hazmat Reg. No." in each truck and truck tractor or vessel (trailers and semi-trailers not included) used to transport hazardous materials subject to the registration requirement. The Certificate of Registration or document bearing the registration number must be made available, upon request, to enforcement personnel.

For information, contact the Hazardous Materials Registration Manager, PHH-52, Pipeline and Hazardous Materials Safety Administration, U.S. Department of Transportation, 1200 New Jersey Avenue, SE, Washington, DC 20590, telephone (202) 366-4109.

**EPA****ACKNOWLEDGEMENT OF SUBSEQUENT
NOTIFICATION OF REGULATED WASTE
ACTIVITY (VERIFICATION)**

This is to acknowledge that we have updated our records to reflect the information supplied on a Subsequent Notification of Regulated Waste Activity for the Installation located at the address shown below. This is in compliance with Section 3010 of the Resource Conservation and Recovery Act (RCRA). Your EPA Identification Number for that installation is identified below.

Date:

5/4/2010

Installation Name:

MXI Environmental Services, LLC

EPA ID No.:

VAR000503920

Installation Address:26319 Old Trail Road
Abingdon, VA 24210**Contact / Mailing Address:**Brian W. Potter
VP Operations
MXI Environmental Services, LLC
26319 Old Trail Road
Abingdon, VA 24210**Status:**

Conditionally Exempt Small Quantity Generator (CESQG)

Note: Per 9VAC20-60-315 D, "Anyone who becomes a large quantity generator shall notify the department in writing immediately of this change in status and document the change in the operating record. Any large quantity generator who ceases to be a large quantity generator shall notify the department in writing immediately of this change in status and document the change in the operating record."

Dear Business Representative:

Congratulations! You are now registered with the New Jersey Division of Revenue.

Use the Taxpayer Identification Number listed above on all correspondence with the Divisions of Revenue and Taxation, as well as with the Department of Labor (if the business is subject to unemployment withholdings). Your tax returns and payments will be filed under this number, and you will be able to access information about your account by referencing it.

Additionally, please note that State law requires all contractors and subcontractors with Public agencies to provide proof of their registration with the Division of Revenue. The law also amended Section 92 of the Casino Control Act, which deals with the casino service industry.

We have attached a Proof of Registration Certificate for your use. To comply with the law, if you are currently under contract or entering into a contract with a State agency, you must provide a copy of the certificate to the contracting agency.

If you have any questions or require more information, feel free to call our Registration Hotline at (609)292-1730.

I wish you continued success in your business endeavors.

Sincerely,



James J. Fruscione
Acting Director
New Jersey Division of Revenue

**STATE OF NEW JERSEY
BUSINESS REGISTRATION CERTIFICATE**

DEPARTMENT OF TREASURY/
DIVISION OF REVENUE
PO BOX 252
TRENTON, N J 08646-0252

TAXPAYER NAME:
MXI ENVIRONMENTAL SERVICES LLC

TRADE NAME:

ADDRESS:
**27 SUTTON RD
LEBANON NJ 08833**

SEQUENCE NUMBER:

1284011

EFFECTIVE DATE:

ISSUANCE DATE:

12/04/06

03/09/07



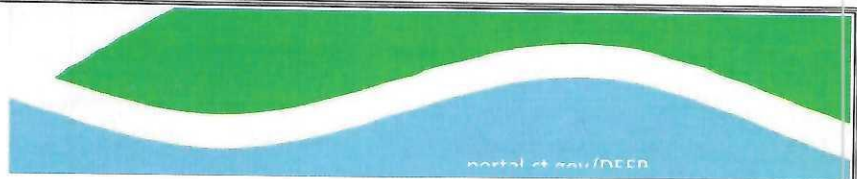
Acting Director
New Jersey Division of Revenue

FORM-BRC(08-01)

This Certificate is NOT assignable or transferable. It must be conspicuously displayed at above address.



Connecticut
Department of Energy &
Environmental Protection



Approval of Registration

General Permit to Perform
One Day Collections of Certain Wastes and Household Hazardous Waste

Registrant: MXI Environmental Services LLC

Address: 26319 Old Trail Road, Abingdon, VA

The owner is hereby authorized to conduct one-day collections of household hazardous wastes, covered electronic devices or used electronics, hazardous and universal wastes from conditionally exempt small quantity generators, and sharps and pharmaceuticals from households, in accordance with the general permit re-issued by the Department on October 16, 2024.

This registration will expire on October 16, 2034.

February 3, 2025
Date

Gabrielle Frigon, Director
Waste Engineering & Enforcement Division
Bureau of Materials Management and
Compliance Assurance

Application No. 202411951

Registration No. OOS-1419-HHW

07/26/16

taxpayer Identification# 221-726-110/000

Dear Business Representative:

Congratulations! You are now registered with the New Jersey Division of Revenue.

Please use the Taxpayer Identification Number listed above on all correspondence with the Divisions of Revenue and Taxation, as well as with the Department of Labor (if the business is subject to unemployment withholdings). Your tax returns and payments will be filed under this number, and you will be able to access information about your account by referencing it.

Additionally, please note that State law requires all contractors and subcontractors with Public Agencies to provide proof of their registration with the Division of Revenue. The law also amended Section 92 of the Casino Control Act, which deals with the casino service industry.

We have attached a Proof of Registration Certificate for your use. To comply with the law, if you are currently under contract or entering into a contract with a State agency, you must provide a copy of the certificate to the contracting agency.

If you have any questions or require more information, feel free to call our Registration Hotline at (908)292-9292.

Wish you continued success in your business endeavors.

Sincerely,

James J. Fruscione
Director
New Jersey Division of Revenue

STATE OF NEW JERSEY
BUSINESS REGISTRATION CERTIFICATE

DEPARTMENT OF TREASURY/
DIVISION OF REVENUE
PO BOX 252
TRENTON, N.J. 08646-0252

TAXPAYER NAME:
MAUMEE-EXPRESS, INC.

TRADE NAME:

ADDRESS:
7 SUTTON RD.
EBANON NJ 08833-4309
EFFECTIVE DATE:

SEQUENCE NUMBER:
0401958

1/22/16

ISSUANCE DATE:
07/26/16

Director
New Jersey Division of Revenue

PH-31
(Rev. 10/84)

INTERSTATE COMMERCE COMMISSION

SERVICE DATE

PERMIT *

FEB 24 1992

No. MC 202190 (Sub 2)

MAUMEE EXPRESS, INC.
MARTINSVILLE, NJ

This Permit is evidence of the carrier's authority to engage in transportation as a contract carrier by motor vehicle.

This authority will be effective as long as the carrier maintains compliance with the requirements pertaining to insurance coverage for the protection of the public (49 CFR 1043); the designation of agents upon whom process may be served (49 CFR 1044); the execution of contracts (49 CFR 1053)¹; and for passenger carriers, tariffs or schedules (49 CFR 1312).

This authority is subject to any terms, conditions, and limitations as are now, or may later be, attached to this privilege.

The transportation service to be performed is described on the reverse side of this document.

By the Commission.

(SEAL)

SIDNEY L. STRICKLAND, JR.
Secretary

NOTE: If there are any discrepancies regarding this Permit, please notify the Commission within 30 days.

¹While the execution of contracts must be accomplished, it is unnecessary to file them with the Commission.



U.S. Department
of Transportation
**Federal Highway
Administration**

400 Seventh St. S.W.
Washington, D.C. 20590

JULY 01, 1998

IN REPLY REFER TO:
YOUR USDOT NO.: 389242
REVIEW NO.: 00205742/CR

MAUMEE EXPRESS INC
P O BOX 278
SOMERVILLE NJ 08876-0278

DEAR MOTOR CARRIER:

THE MOTOR CARRIER SAFETY RATING FOR YOUR COMPANY IS:

SATISFACTORY

THIS SATISFACTORY RATING IS THE RESULT OF A MAY 26, 1998, REVIEW AND EVALUATION. A SATISFACTORY RATING INDICATES THAT YOUR COMPANY HAS ADEQUATE SAFETY MANAGEMENT CONTROLS IN PLACE TO EFFECT SUBSTANTIAL COMPLIANCE WITH THE FEDERAL MOTOR CARRIER SAFETY AND/OR HAZARDOUS MATERIALS REGULATIONS.

PLEASE ASSURE YOURSELF THAT ANY SPECIFIC DEFICIENCIES IDENTIFIED IN THE REVIEW REPORT HAVE BEEN CORRECTED. WE APPRECIATE YOUR EFFORTS TOWARD PROMOTING MOTOR CARRIER SAFETY THROUGHOUT YOUR COMPANY. IF YOU HAVE QUESTIONS OR REQUIRE FURTHER INFORMATION, PLEASE CONTACT THE SAFETY SPECIALIST WHO CONDUCTED THE REVIEW.

JAMES R. KEENAN
NATIONAL FIELD COORDINATOR,
OFFICE OF MOTOR CARRIER FIELD OPERATIONS

20 DEC 2006



**ACKNOWLEDGEMENT OF NOTIFICATION
OF
HAZARDOUS WASTE ACTIVITY**

11/07/2006

Region 2

This is to acknowledge that you have filed a Notification of Hazardous Waste Activity for the installation located at the address shown in the box below to comply with Section 3010 of the Resource Conservation and Recovery Act (RCRA). Your EPA Identification Number for that installation appears in the box below. The EPA Identification Number must be included on all shipping manifests for transporting hazardous wastes; on all Annual Reports that generators of hazardous waste, and owners and operators of hazardous waste treatment, storage and disposal facilities must file with EPA; on all applications for a Federal Hazardous Waste Permit; and other hazardous waste management reports and documents required under Subtitle C of RCRA.

EPA I.D. NUMBER:	NJD986607380
INSTALLATION NAME:	MAUMEE EXPRESS INC
INSTALLATION ADDRESS :	27 SUTTON RD LEBANON, NJ 08833
MAILING ADDRESS :	PO BOX 278 SOMERVILLE, NJ 08876

EPA Form 8700-12AB (3-99)

USEPA - REGION 2
RCRA Programs Branch
290 Broadway, 22nd Floor
New York, NY 10007-1866

ATTN: RCRA NOTIFICATIONS
Tel : (212) 637-4106
Fax: (212) 637-3056

TO: MAUMEE EXPRESS INC
or Current Occupant
ATTN: RONALD POTTER
PO BOX 278
SOMERVILLE, NJ 08876

Commonwealth of Virginia



STATE CORPORATION COMMISSION

Richmond, March 16, 2004

This certificate of registration to transact business in Virginia is this day issued for

MXI Environmental Services LLC

a limited liability company organized under the laws of NEW JERSEY and the said company is authorized to transact business in Virginia, subject to all Virginia laws applicable to the company and its business.



State Corporation Commission

Attest:

Joel H. Beck
Clerk of the Commission

PENNSTUART

Since 1890

ATTORNEYS AT LAW

Post Office Box 2009
Bristol, Virginia/Tennessee 24203

804 Anderson Street
Bristol, Tennessee 37620

Telephone 423/793-4800
Facsimile 423/793-4900

Offices in Abingdon and Richmond, Virginia and
Bristol, Tennessee

Additional Bar Memberships:
'NC, 'WV; 'TN; 'KY, 'WI

G.R.C. STUART (RETIRED)
JOHN B. HEMMING (RETIRED)

ELIZABETH R. WALTERS^{II}
ANDREW M. HANSON^{III}
DANIELLE S. KISER^{III}
JOHN A. MARTIN^{II}
JESSE F. NARRON
CAMERON S. BELL^{III}
KARI LOU FRANK
ANNE L. MUSGROVE
LAURA E. WILSON^{III, IV}
BRIAN J. RIFE^{II}
WHITNEY J. A. CAUDILL^{II}
JAMES R. PERKINS^{II}
TRACEY A. BERRY^{III, V}
STEVEN H. THEISEN

SEO. E. PENN (1895-1931)
WM. A. STUART (1922-1976)

WM. W. ESKRIDGE
STEPHEN M. HODGES
W. CHALLEN WALLING^{III}
NADE W. MASSIE^{II, III}
DANIEL H. CALDWELL
MICHAEL F. BLAIR^{II}
WILLIAM M. MOFFET^{II}
MARK L. ESPOSITO^{II}
TIMOTHY W. GRESHAM^{III}
H. ASHBY DICKERSON
BYRUM L. GEISLER^{II}
JILL MORGAN HARRISON^{I, II, III}
RICHARD E. LADD, JR.^{II}
W. BRADFORD STALLARD
RAMESH MURTHY^{II}
MARK E. FRYE^{III}
LISA FRISINA CLEMENT

E mail: cwalling@pennstuart.com
Writer's Direct Dial: 423/793-4811

September 15, 2005

Virginia State Corporation Commission
Attn: Registered Agent Section
Corporate Operations Division
P.O. Box 1197
Richmond, VA 23218-1197

Re: **MXI Environmental Services LLC**
SCC ID # T024242-2
Our File No. 4845-12

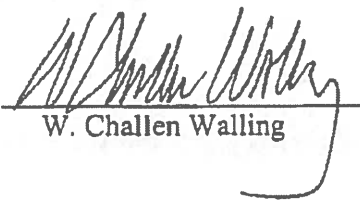
Dear Sir or Madam:

Please find enclosed for filing a Statement of Change of Registered Office and/or Registered Agent form for MXI Environmental Services LLC.

Thank you for your attention to this matter.

Very truly yours,

PennStuart

By: 
W. Challen Walling

WCW/jf

Enclosure

cc: Mr. Ron Potter



State of New Jersey

CHRIS CHRISTIE
Governor

DEPARTMENT OF ENVIRONMENTAL PROTECTION
Division of Solid and Hazardous Waste
MAIL CODE 401-02C, P.O. Box 420
TRENTON, NJ 08625-0420
TEL: 609-984-4250
FAX: 609-777-1951
www.state.nj.us/dep/dshw

BOB MARTIN
Commissioner

KIM GUADAGNO
Lt. Governor

MXI Environmental Services LLC
27 Sutton Road
Lebanon, NJ 08833

JUN 22 2017

RE: **Broker's A-901 Approval and Approved Registration Statement**

Dear Applicants:

This is to advise you that the investigative report from the Attorney General required under N.J.S.A. 13:1E-126 et seq. has been received by the Department of Environmental Protection (Department). Based on our review of the investigative report, the Department is hereby authorizing the following entity to act as a **Broker** engaged in the solid waste and hazardous waste industry of New Jersey:

MXI ENVIRONMENTAL SERVICES LLC

As a Department-approved broker, this entity may charge a commission or fee to arrange for the transportation or disposal of solid waste or hazardous waste within this State. N.J.A.C. 7:26-16.2.

Please be advised that the license hereby issued is a "conditional" license and is modified by the terms and conditions as specified on the attached document as they have been put forth by the Attorney General's Office. Failure to meet the specified conditions will result in the revocation of this license.

This license authority is only issued to MXI Environmental Services LLC for its exclusive use and control, and it must be renewed annually by filing the Annual License Update form as well as any other change of information concerning your company or its operation as required by the Department.

Please note that you are required to obtain a Certificate of Public Convenience and Necessity (CPCN) prior to acting as a broker for solid waste. An application is enclosed. You may act as a broker for hazardous waste without a CPCN. Questions regarding the CPCN should be directed to (609) 633-1389.

Sincerely,

Roxanne Feasel, Permit Coordination Officer
Planning & Licensing

Enclosure

- c: DSFC James Mager, NJSP
- Akeel Qureshi, DAG, DOL
- Suzanne Conway, NJDEP, SWUCA
- John Barry, NJDEP, TOU
- 005294 - PI 754789

MXI Environmental Services LLC

Condition of Waste Broker License: Certification of Public Convenience and Necessity

The licensee must obtain a Certificate of Public Convenience & Necessity ("CPCN") before brokering solid waste in this State.

Condition of Waste Broker License and Notice to Licensee: Key Employee Disclosures

All supervisory or discretionary decisions with respect to solid waste operations can only be made by key employees disclosed to the Department pursuant to N.J.S.A. 13:1E-127(f). Therefore, MXI Environmental Services LLC is required to file a Personal History Disclosure for all key employees; that is, any supervisors, or any individuals empowered by MXI Environmental Services LLC to make discretionary decisions with respect to the solid waste operations of the company. MXI Environmental Services LLC must file a Personal History Disclosure for these individuals regardless of whether they are employees of MXI Environmental Services LLC or independent contractors.

Condition of Waste Broker License: Broker Must Only Engage the Services of A-901 Licensed Transporters

The licensee must only engage the solid or hazardous transportation services of A-901 licensed entities. All transporters must comply with State and Federal transportation requirements, and have current decals affixed to their equipment. Further, in the case of hazardous waste transportation, the A-901 transporter must be licensed specifically by the Department to transport hazardous waste.

Condition of Waste Broker License: Official Company Name

The State of New Jersey, Division of Commercial Recordings database indicates that this company is registered as MXI Environmental Services LLC (commercial record number: 0600096334), which is the official company name licensed as a waste broker in New Jersey. Therefore, you are required to conduct all solid waste business activities and operations under the registered and licensed name of: MXI Environmental Services LLC, including, but not limited to, billing and invoices, insurance, and all state and federal identification numbers and registrations.

Condition of Waste Broker License: Prohibition of Sale of License

Pursuant to N.J.S.A. 13:1E-133: If, at any point subsequent to issuance of this license, this company has no solid waste equipment registered with NJDEP, or has no customers: the owners are prohibited from effecting any transaction which results in a change in majority ownership of the company, until NJDEP has reviewed disclosure statements from the proposed new owners and approved their participation in the New Jersey solid waste industry in accordance with N.J.S.A. 13:1E-126 to 135.

Condition of Waste Broker License: Attendance at a NJDEP Compliance Assistance Workshop on A-901 and related laws

All key employees (that is, any supervisors, or any individuals empowered by MXI Environmental Services LLC to make discretionary decisions with respect to the brokering operations of the company) must attend a Compliance Assistance Workshop offered by NJDEP within 90 days of the date of this license. Please email annamaria.penherrera@dep.nj.gov for further information.

**This Certificate is
Non-Transferable**



State of New Jersey

CHRIS CHRISTIE
Governor

Department of Environmental Protection
Division of Solid & Hazardous Waste
Bureau of Planning & Licensing
401 East State Street, Mail Code 401-02C
P.O. Box 420
Trenton, New Jersey 08625

BOB MARTIN
Commissioner

KIM GUADAGNO
Lt. Governor

**CERTIFICATE
Of
PUBLIC CONVENIENCE AND NECESSITY**

HEREBY ISSUED TO: MXI ENVIRONMENTAL SERVICES LLC

STREET ADDRESS
27 SUTTON ROAD
LEBANON, NEW JERSEY 08833

MAILING ADDRESS
27 SUTTON ROAD
LEBANON, NEW JERSEY 08833

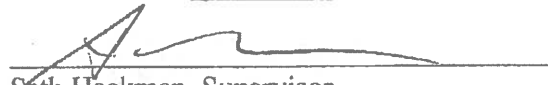
SW NUMBER: SW3354

FOR AUTHORITY TO ENGAGE IN THE BUSINESS OF SOLID WASTE COLLECTION AS
DEFINED IN N.J.S.A. 13:1E-1 ET SEQ. IN AND ABOUT THE STATE OF NEW JERSEY

The authority granted shall not exceed that requested in Docket No. **CF2017-051**

IT IS MADE A CONDITION OF THIS CERTIFICATE THAT THE HOLDER SHALL OPERATE
IN COMPLIANCE WITH THE AUTHORITY HEREIN GRANTED UNDER THE PROVISIONS
OF N.J.S.A. 48:13A-1 ET SEQ. AND N.J.S.A. 13:1E-1 ET SEQ. FAILURE TO DO SO SHALL
CONSTITUTE SUFFICIENT GROUNDS FOR SUSPENSION OR REVOCATION PURSUANT
TO N.J.S.A. 48:13A-9 ET SEQ.

Date of Issue: 12-01-2017


Seth Hackman, Supervisor
Bureau of Planning & Licensing



**ACKNOWLEDGEMENT OF NOTIFICATION OF
REGULATED WASTE ACTIVITY (VERIFICATION)**

This is to acknowledge that you have filed a Notification of Regulated Waste Activity for the installation located at the address shown below to comply with Section 3010 of the Resource Conservation and Recovery Act (RCRA). Your EPA Identification Number for that installation is identified below. The EPA Identification Number must be included on all shipping manifests for transporting hazardous wastes; on all Biennial Reports that are from generators of hazardous waste, for Biennial Reports from hazardous waste treatment, storage, and disposal facilities; on all applications for State or Federal Hazardous Waste Permits; and other hazardous waste management reports and documents required under Subtitle C of RCRA. The EPA Identification Number is also necessary to manage, collect, and transport waste oil in the state of Pennsylvania.

The Pennsylvania Hazardous Waste Management regulations closely mirror the Federal regulations. Links to Pennsylvania's regulations, along with Fact Sheets, Compliance Guides and much more useful compliance information may be found on the Department's Hazardous Waste Web page at www.dep.state.pa.us. The Hazardous Waste page is found under subjects "H" for Hazardous Waste.

EPA ID NO.:

PAR000520940

LQG HANDLER OF UNIVERSAL WASTE

INSTALLATION ADDRESS:

MXI ENVIRONMENTAL SERVICES LLC
297 ZIMMERMAN LN
LANGHORNE PA 19047

MAILING ADDRESS:

MXI ENVIRONMENTAL SERVICES LLC
Attn: RONALD POTTER
297 ZIMMERMAN LN
LANGHORNE PA 19047

March 23, 2010

Commonwealth of Virginia



STATE CORPORATION COMMISSION

Richmond, May 19, 2000

This is to certify that a certificate of authority to transact business in Virginia was this day issued and admitted to record in this office for

MAUMEE EXPRESS, INC.

a corporation organized under the laws of NEW JERSEY and that the said corporation is authorized to transact business in Virginia, subject to all Virginia laws applicable to the corporation and its business.



State Corporation Commission

Attest:

Joel H. Pesh

Clerk of the Commission

**EPA****ACKNOWLEDGEMENT OF NOTIFICATION OF
REGULATED WASTE ACTIVITY (VERIFICATION)**

This is to acknowledge that you have filed a Notification of Regulated Waste Activity for the Installation located at the address shown below to comply with Section 3010 of the Resource Conservation and Recovery Act (RCRA). Your EPA Identification Number for that installation is identified below. The EPA Identification Number must be included on all shipping manifests for transporting hazardous wastes; on all Biennial Reports that generators of hazardous waste, and owner and operators of hazardous waste treatment, storage and disposal facilities must file with EPA; on all applications for a Federal Hazardous Waste Permit; and other hazardous waste management reports and documents required under Subtitle C of RCRA.

EPA ID No.:

VAR000503912

Installation Address:

MAUMEE EXPRESS INC
26319 Old Trail Road
Abingdon, VA 24210

Mailing Address:

Attn: Chris Widener, Mgr
PO Box 1537
Abingdon, VA 24212
276-628-1156

Generator Status:

Transporter

- 1= Large Quantity Generator
- 2= Small Quantity Generator
- 3= Conditionally Exempt Small Quantity Generator



State of New Jersey

DEPARTMENT OF ENVIRONMENTAL PROTECTION AND ENERGY

THESENEL TODD WHITMAN
Governor

Division of Solid Waste Management
CN 414
Trenton, NJ 08625-0414
Tel.# 609-530-4004
Fax.# 609-530-4000

ROBERT C. LINDSAY
Secretary

IN THE MATTER OF THE APPLICATION)	SOLID WASTE
BY MAUMEE EXPRESS, INC. FOR A)	ORDER
CERTIFICATE OF PUBLIC CONVENIENCE)	DOCKET NO. CF05940066
AND NECESSITY TO TRANSPORT SOLID)	
WASTE)	

Ronald Potter, President, 713 D East Main Street, Bridgewater, Jersey 08807 for Maumee Express, Inc.

Celia D. Elie, Program Development Specialist II, on behalf of the Bureau of Registration, Division of Solid Waste Management.

On May 26, 1994, Maumee Express, Inc. (Applicant), a licensed hazardous waste transporter in the State of New Jersey, located at 713 D East Main Street, Bridgewater, NJ 08807 filed an application with the Department of Environmental Protection and Energy (Department) pursuant to N.J.S.A. 48:13A-6, for a Certificate of Public Convenience and Necessity (Certificate) to engage in the business of solid waste transportation.

Pursuant to N.J.S.A. 48:13A-6, persons are not permitted to engage in the solid waste transportation, collection or disposal business unless they hold a Certificate, are qualified by experience, training or education and the proposed collection or disposal system is registered with and approved by the Department.

The Applicant proposes to transport small quantities of solid waste incidental to the transportation of hazardous waste for various clients. The Applicant has agreed that the transportation of this incidental solid waste will always be listed on a hazardous waste manifest and transported to an authorized hazardous waste Transfer, Storage and Disposal Facility, either in New Jersey or out of state unless it constitutes source separated recyclable materials which are transported to an approved recycling facility. As requested by the Department, the Applicant has submitted an Affidavit that sets forth the criteria for its transportation of this incidental solid waste.

The Applicant submitted a copy of its notice of approval dated November 27, 1991, obtained after meeting the requirements of N.J.S.A. 13:1E -

126 et seq. (A-901).

After review of the application as filed, the Department FINDS that the Applicant has met the necessary requirements as to sufficient equipment to conduct the proposed operations in New Jersey, A-901 approval, experience and training to be granted a Certificate. Therefore, the Department HEREBY AUTHORIZES the issuance of a Certificate identified as SW No. 1878, to engage in the solid waste transportation business in New Jersey as specified hereinabove. Operations authorized herein are subject to the rights and duties of public utilities as set forth in Title 48, New Jersey Statutes Annotated and Title 14, New Jersey Administrative Code. Further, the Department HEREBY ACCEPTS the Affidavit (attached hereto) whereby the Applicant certifies that it will adhere to the above criteria in the transportation of solid waste which will exempt the Applicant from the necessity of filing a tariff as required by N.J.A.C. 14:3-11.7.

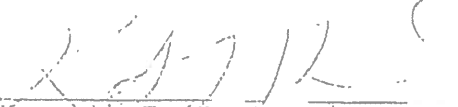
This Order shall not limit, prevent, or in any manner affect the authority of the Department or State to institute any proceeding, civil, criminal, regulatory, or administrative, in any federal or state court or agency with respect to anti-trust, monopoly, or restraint of trade issues, "fitness to serve" or other activities of the parties to this proceeding. Nor shall this Order limit, prevent, or in any manner affect the authority of the Department, or any federal or state court or agency.

Should the fitness to serve of Maumee Express, Inc. be successfully challenged in any legal and/or administrative proceeding, or should Maumee Express, Inc. or its owner, officer or employees be found to have violated any statutory or regulatory provision, the Department hereby reserves its right to amend, change, and/or rescind such provisions of this Order, as in its judgement the public good may demand.

Moreover, this Order is conditional and contingent upon Maumee Express, Inc. registering its vehicles with the Department within ninety (90) days of the date of this Order. Applicant's Certificate will be issued subsequent to its vehicle registration. Further, this Order grants approval to operate only to the extent consistent with the application, affidavit and supporting documents incorporated herein by reference. Should Maumee Express, Inc. expand the scope of its solid waste operations without seeking approval to do so, including filing a tariff, the Applicant shall be subject to penalties and fines pursuant to applicable law.

DATED: 7 1 1972

DEPARTMENT OF ENVIRONMENTAL
PROTECTION AND ENERGY
BY:


Kenneth T. Hart, Director
Division of Solid Waste Management

This Certificate is
Non-Transferable.

No. SW 1878

State of New Jersey

Department of Environmental Protection and Energy
Division of Solid Waste Management

CERTIFICATE
OF
PUBLIC CONVENIENCE AND NECESSITY

Hereby issued to:

NAME Maumee Express, Inc.

ADDRESS 713 D East Main Street, Bridgewater, New Jersey 08807

FOR AUTHORITY TO ENGAGE IN THE BUSINESS OF SOLID WASTE COLLECTION AS DEFINED IN
N.J.S.A. 48:13A-1 ET SEQ. AND N.J.S.A. 13:1E-1 ET SEQ. IN AND ABOUT THE STATE OF NEW JERSEY.

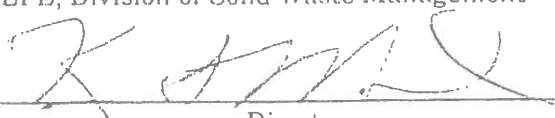
NJDEPE/DSWM CERTIFICATE NO. 18582

The authority granted herein shall not exceed that requested and
applied for in the application and tariff, Docket No. CF05940066

*IT IS MADE A CONDITION OF THIS CERTIFICATE THAT THE HOLDER SHALL OPERATE IN
COMPLIANCE WITH THE AUTHORITY HEREIN GRANTED UNDER THE PROVISIONS OF N.J.S.A.
48:13A-1 ET SEQ. AND N.J.S.A. 13:1E-1 ET SEQ. AND FAILURE TO DO SO SHALL CONSTITUTE
SUFFICIENT GROUNDS FOR SUSPENSION, CHANGE, OR REVOCATION, PURSUANT TO N.J.S.A.
48:1-1 ET. SEQ.*

Date of Issue 11/1/11

NJDEPE, Division of Solid Waste Management



Director



**State of New Jersey
Department of Environmental Protection and Energy**

Division of Solid Waste Management

CN 414

Trenton, NJ 08625-0414

Tel. # 609-530-8591

Fax. # 609-530-8899

Scott A. Weiner
Commissioner

Steven Gabel
Director

November 27, 1991

Maumee Express, Inc.
44 Wall Street
Princeton, NJ 08872

Re: Solid Waste Transporter License
N.J.S.A. 13:1E-126 et seq.

Dear Mr. Potter:

This is to advise you that the investigative report from the Attorney General required under N.J.S.A. 13:1E-126 et seq. has been received by the Department of Environmental Protection and Energy. Based on our review of the investigative report and the disclosure statement, your other application papers, and the Department's enforcement history, the Department is issuing a solid waste transporter license to Maumee Express, Inc. This license must be renewed annually by filing the annual license update form and any other information concerning your company or its operation as required by the Department.

This letter will serve as documentation that Maumee Express, Inc. has been issued a solid waste transporter license. A license certificate will follow at a later date. Please fill out the enclosed application to register your company's equipment prior to initiating business activities.

If you have any further questions concerning this license, please contact Dean Fuller at (609) 530-8212. For any questions regarding equipment registration, please contact Michael Nalbone at (609) 530-4004.

Sincerely,

Charles E. DeWeese, P.E.
Assistant Director
Office of Investigation
and Enforcement

Enclosure

c: Rai Belonzi, Chief BCE, DSWM
Thomas Kearns, Chief BR, DSWM
Dean Fuller, DSWM
Michael Nalbone, BR, DSWM
Harley Williams, DAG



Pennsylvania Department of Environmental Protection

2 East Main Street
Norristown, PA 19401
December 12, 2005

Southeast Regional Office

Phone: 484-250-5960
Fax: 484-250-5961

Mr. Ronald S. Potter
Maumee Express, Inc.
P.O. Box 278
Somerville, NJ 08876

Re: In-transit Storage
287 Zimmerman Lane
Bristol Township
Bucks County

Dear Mr. Potter:

The Department has finished the review of your request to extend the time of your in-transit storage at your Bristol facility. The extension from 3 to 10 days is approved.

If you have any questions concerning this matter, please feel free to call me at 484-250-5746.

Sincerely,

James A. Pagano
Waste Management Supervisor
Waste Management Program

cc: Mr. Page
Mr. Baker
File
Re (GJS05)346



NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION
DIVISION OF MATERIALS MANAGEMENT

PART 364
WASTE TRANSPORTER PERMIT NO. NJ-334

Pursuant to Article 27 ,Titles 3 and 15 of the Environmental Conservation Law and 6 NYCRR 364

PERMIT ISSUED TO:

MAUMEE EXPRESS, INC.
297 ZIMMERMAN LANE
LANGHORNE, PA 19047

PERMIT TYPE:

- NEW
- RENEWAL
- MODIFICATION

CONTACT NAME: RONALD POTTER/JOHN BROTHERS
 COUNTY: OUT OF STATE
 TELEPHONE NO: (800)742-5542

EFFECTIVE DATE: 04/01/2025
 EXPIRATION DATE: 03/31/2026
 US EPA ID NUMBER: NJD986607380

AUTHORIZED WASTE TYPES BY DESTINATION FACILITY:

The Permittee is Authorized to Transport the Following Waste Type(s) to the Destination Facility listed :

Destination Facility	Location	Waste Type(s)	Note
ADVANCED CHEMICAL COMPANY	WARWICK , RI	Hazardous Industrial/Commercial	
ADVANCED DISPOSAL GREENTREE LANDFILL, LLC	KERSEY , PA	Non-Hazardous Industrial/Commercial	
AERC RECYCLING SOLUTIONS (MITCHELL AVE)	ALLENTOWN , PA	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
ALLIED WASTE CARBON LIMESTONE LANDFILL	LOWELLVILLE , OH	Non-Hazardous Industrial/Commercial	
AMERICAN BIO MASS	WALTERBORO , SC	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
AMERICAN ENVIRONMENTAL SERVICES	CALVERT CITY , KY	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
AMERICAN LAMP RECYCLING, LLC	MARLBORO , NY	Universal Waste	
BETHLEHEM APPARATUS COMPANY, INC	HELLERTOWN , PA	Non-Hazardous Industrial/Commercial	
CALGON CARBON CORP	CATLETTSBURG , KY	Hazardous Industrial/Commercial	
CASIE ECOLOGY OIL SALVAGE INC	VINELAND , NJ	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil Hazardous Industrial/Commercial Waste Oil	
CLEAN EARTH OF MORGANTOWN	MORGANTOWN , WV	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
CLEAN EARTH OF NORTH JERSEY	KEARNY , NJ	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	

*** AUTHORIZED WASTE TYPES BY DESTINATION FACILITY LISTING (continued on next page) ***

NOTE: By acceptance of this permit, the permittee agrees that the permit is contingent upon strict compliance with the Environmental Conservation Law, all applicable regulations, and the General Conditions printed on the back of this page.

ADDRESS:

New York State Department of Environmental Conservation
Division of Materials Management - Waste Transporter Program
625 Broadway, 9th Floor
Albany, NY 12233-7251

AUTHORIZED SIGNATURE: Patricia A. Leonardo Digitally signed by Patricia A. Leonardo
Date: 2025.02.03 10:24:01 -05'00' Date: ____/____/____

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION
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AUTHORIZED WASTE TYPES BY DESTINATION FACILITY: (Continued)

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Destination Facility	Location	Waste Type(s)	Note
CLEAN EARTH OF PHILADELPHIA	PHILADELPHIA , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
CLEAN HARBORS DEER PARK	LAPORTE , TX	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
CLEAN HARBORS EL DORADO, LLC	EL DORADO , AR	Non-Hazardous Industrial/Commercial Asbestos Petroleum Contaminated Soil Waste Tires Grease Trap Waste Hazardous Industrial/Commercial Waste Oil	
CLEAN HARBORS PPM, LLC	TWINSBURG , OH	Hazardous Industrial/Commercial	
CLEAN HARBORS REIDSVILLE, LLC.	REIDSVILLE , NC	Hazardous Industrial/Commercial	
Clean Water of New York Inc	Staten Island , NY	Non-Hazardous Industrial/Commercial Waste Oil	
COLT REFINING, INC.	MERRIMACK , NH	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
CONESTOGA LANDFILL	MORGANTOWN , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
COVANTA HAVERHILL, INC.	HAVERHILL , MA	Non-Hazardous Industrial/Commercial	
COVANTA UNION INC	RAHWAY , NJ	Non-Hazardous Industrial/Commercial	
CUMBERLAND COUNTY LF-NEWBURG	NEWBURG , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
CWM CHEMICAL SERVICES LLC	MODEL CITY , NY	Non-Hazardous Industrial/Commercial Asbestos Petroleum Contaminated Soil Hazardous Industrial/Commercial Waste Oil	
CYCLE CHEM (NJ)	ELIZABETH , NJ	Non-Hazardous Industrial/Commercial Asbestos Petroleum Contaminated Soil Hazardous Industrial/Commercial	

*** AUTHORIZED WASTE TYPES BY DESTINATION FACILITY LISTING (continued on next page) ***

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION
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AUTHORIZED WASTE TYPES BY DESTINATION FACILITY: (Continued)

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Destination Facility	Location	Waste Type(s)	Note
CYCLE CHEM (NJ)	ELIZABETH , NJ	Waste Oil	
CYCLE CHEM (PA)	LEWISBERRY , PA	Non-Hazardous Industrial/Commercial Asbestos Petroleum Contaminated Soil Grease Trap Waste Hazardous Industrial/Commercial Waste Oil	
DCS,DISPOSAL CONSULTING SERVICES, INC.	PISCATAWAY , NJ	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
DYNAMIC RECYCLING LLC	BRISTOL , TN	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
E. I. DUPONT DENEMOURS AND COMPANY	DEEPWATER , NJ	Hazardous Industrial/Commercial	
ECOFLO	GREENSBORO , NC	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
ENVIRITE OF PENNSYLVANIA	YORK , PA	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
ENVIRONMENTAL ENTERPRISES, INC	CINCINNATI , OH	Non-Hazardous Industrial/Commercial Asbestos Petroleum Contaminated Soil Hazardous Industrial/Commercial	
ENVIRONMENTAL PROTECTION SERVICES	WHEELING , WV	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
ENVIRONMENTAL QUALITY COMPANY	BELLEVILLE , MI	Non-Hazardous Industrial/Commercial Asbestos Petroleum Contaminated Soil Hazardous Industrial/Commercial	
ENVIROSAFE SERVICES OF OHIO, INC.	OREGON , OH	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
EnviroSense, Int'l Ltd / Advanced Recycling Technology	Depew , NY	Non-Hazardous Industrial/Commercial	
EQ DETROIT, INC (US ECOLOGY DETROIT DETROIT , MI SOUTH)		Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil Hazardous Industrial/Commercial	

*** AUTHORIZED WASTE TYPES BY DESTINATION FACILITY LISTING (continued on next page) ***

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The Permittee is Authorized to Transport the Following Waste Type(s) to the Destination Facility listed :

Destination Facility	Location	Waste Type(s)	Note
EQ OF YORK (ENVIRITE OF PENNSYLVANIA)	YORK , PA	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
EWS ALABAMA	GLENCOE , AL	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
EXIDE CORPORATION	READING , PA	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
GENERAL ENVIRONMENTAL MANAGEMENT	CLEVELAND , OH	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
GIANT RESOURCE RECOVERY-SUMTER	SUMTER , SC	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
HERITAGE CRYSTAL CLEAN	INDIANAPOLIS , IN	Hazardous Industrial/Commercial	
HERITAGE CRYSTAL CLEAN LLC	PENNSAUKEN , NJ	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial Waste Oil Universal Waste	
HERITAGE CRYSTAL CLEAN, LLC	FAIRLESS HILLS , PA	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial Waste Oil	
HERITAGE ENVIRONMENTAL SERVICES, LLC	INDIANAPOLIS , IN	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial Universal Waste	
HERITAGE WTI, INC.	EAST LIVERPOOL , OH	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
HUKILL CHEMICAL CORPORATION	BEDFORD , OH	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
Hyland Landfill	Angelica , NY	Non-Hazardous Industrial/Commercial Asbestos Petroleum Contaminated Soil Sludge from Sewage or Water Supply Treatment Plant	
IMPERIAL LANDFILL	IMPERIAL , PA	Non-Hazardous Industrial/Commercial Asbestos	
JG ENVIRONMENTAL	LANCASTER , PA	Non-Hazardous Industrial/Commercial	

*** AUTHORIZED WASTE TYPES BY DESTINATION FACILITY LISTING (continued on next page) ***

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The Permittee is Authorized to Transport the Following Waste Type(s) to the Destination Facility listed :

Destination Facility	Location	Waste Type(s)	Note
JG ENVIRONMENTAL	LANCASTER , PA	Hazardous Industrial/Commercial	
LEI INC.	HAMMOND , LA	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
LIGHTING RESOURCES	GREENWOOD , IN	Hazardous Industrial/Commercial	
MAX ENVIRONMENTAL TECHNOLOGIES	YUKON , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil Hazardous Industrial/Commercial	
MERCURY WASTE SOLUTIONS	UNION GROVE , WI	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
METALLIC RESOURCE	TWINSBURG , OH	Hazardous Industrial/Commercial	
MICHIGAN DISPOSAL WASTE TREATMENT PLANT	BELLEVILLE , MI	Non-Hazardous Industrial/Commercial Asbestos Petroleum Contaminated Soil Sludge from Sewage or Water Supply Treatment Plant Hazardous Industrial/Commercial	
MODERN LANDFILL	YORK , PA	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
MXI ENVIRONMENTAL SERVICES	ABINGDON , VA	Non-Hazardous Industrial/Commercial Asbestos Hazardous Industrial/Commercial Waste Oil Universal Waste	
MXI ENVIRONMENTAL SERVICES, LLC	Langhorne , PA	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial Universal Waste	
NORLITE, LLC	COHOES , NY	Hazardous Industrial/Commercial Waste Oil	
NSSI/RECOVERY SERVICES, INC	HOUSTON , TX	Hazardous Industrial/Commercial	
PETROCHEM PROCESSING GROUP OF NORTRU LLC	DETROIT , MI	Hazardous Industrial/Commercial	
RELDAN METALS/ABINGTON METAL REFINING &MFG	FAIRLESS HILLS , PA	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
REPUBLIC ENVIRONMENTAL SYSTEMS (PA) INC.	HATFIELD , PA	Non-Hazardous Industrial/Commercial	

*** AUTHORIZED WASTE TYPES BY DESTINATION FACILITY LISTING (continued on next page) ***

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The Permittee is Authorized to Transport the Following Waste Type(s) to the Destination Facility listed :

Destination Facility	Location	Waste Type(s)	Note
REPUBLIC ENVIRONMENTAL SYSTEMS (PA) INC.	HATFIELD , PA	Petroleum Contaminated Soil Hazardous Industrial/Commercial	
REVERE SMELTING & REFINING CORPORATION	MIDDLETOWN , NY	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
REORLD (FORMERLY CHEMTRON CORPORATION)	AVON , OH	Non-Hazardous Industrial/Commercial Asbestos Hazardous Industrial/Commercial Waste Oil	
REORLD MYERSTOWN LLC	MYERSTOWN , PA	Non-Hazardous Industrial/Commercial	
Reworld Niagara I, LLC	Niagara Falls , NY	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
RINECO CHEMICAL	BENTON , AR	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial Waste Oil	
ROSS INCINERATION SERVICES, INC.	GRAFTON , OH	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil Hazardous Industrial/Commercial Waste Oil	
SABIN METAL CORPORATION	SCOTTSVILLE , NY	Hazardous Industrial/Commercial	
SAFETY-KLEEN SYSTEMS, INC	LINDEN , NJ	Non-Hazardous Industrial/Commercial Waste Oil	
SAFETY-KLEEN SYSTEMS, INC.	SMITHFIELD , KY	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
SET ENVIRONMENTAL INC	HOUSTON , TX	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
SIEMENS WATER TECHNOLOGIES CORP.	ROSEVILLE , MN	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
SOUTHEASTERN PUBLIC SERVICE AUTHORITY	PORTSMOUTH , VA	Non-Hazardous Industrial/Commercial	
SPIRIT SERVICES, INC. (ELLIOT PKWY)	WILLIAMSPORT , MD	Non-Hazardous Industrial/Commercial	
SYSTECH ENVIRONMENTAL	PAULDING , OH	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
TECHNIC, INC.	CRANSTON , RI	Non-Hazardous Industrial/Commercial	

*** AUTHORIZED WASTE TYPES BY DESTINATION FACILITY LISTING (continued on next page) ***

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AUTHORIZED WASTE TYPES BY DESTINATION FACILITY: (Continued)

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Destination Facility	Location	Waste Type(s)	Note
TECHNIC, INC.	CRANSTON , RI	Hazardous Industrial/Commercial	
TIER ENVIRONMENTAL SERVICES	GAP , PA	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
TOXCO	BALTIMORE , OH	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
TRADEBE TREATMENT & RECYCLING, LLC	EAST CHICAGO , IN	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
TRIUMVIRATE ENVIRONMENTAL	BALTIMORE , MD	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
TRIUMVIRATE ENVIRONMENTAL INC.	STAFFORD , VA	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
TRIUMVIRATE ENVIRONMENTAL, (NYC) LLC	ASTORIA , NY	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
UN ECOLOGY	ROBSTOWN , TX	Hazardous Industrial/Commercial	
VEOLIA ENVIRONMENTAL SERVICE, LLC	SAUGET , IL	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
VEOLIA ENVIRONMENTAL SERVICES	PORT ARTHUR , TX	Hazardous Industrial/Commercial	
VEOLIA ES TECHNICAL SOLUTIONS (FORMERLY ONYX)	FLANDERS , NJ	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	
VEXOR TECHNOLOGY, INC	MEDINA , OH	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil	
VICKERY ENVIRONMENTAL, INC.	VICKERY , OH	Hazardous Industrial/Commercial	
VLS PIEDMONT, LLC	MAULDIN , SC	Non-Hazardous Industrial/Commercial Petroleum Contaminated Soil Waste Oil	
VLS SOLUTIONS, LLC	LANCASTER , PA	Non-Hazardous Industrial/Commercial Grease Trap Waste Waste Oil	
WHEELABRATOR BALTIMORE L.P.	BALTIMORE , MD	Non-Hazardous Industrial/Commercial	
WHEELABRATOR FALLS INC	MORRISVILLE , PA	Non-Hazardous Industrial/Commercial	
WINFIELD ALLOY INC.	LAWRENCE , MA	Hazardous Industrial/Commercial	
WM AMERICAN LANDFILL	WAYNESBURG , OH	Non-Hazardous Industrial/Commercial	

*** AUTHORIZED WASTE TYPES BY DESTINATION FACILITY LISTING (continued on next page) ***

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION
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AUTHORIZED WASTE TYPES BY DESTINATION FACILITY: (Continued)

The Permittee is Authorized to Transport the Following Waste Type(s) to the Destination Facility listed :

Destination Facility	Location	Waste Type(s)	Note
WM AMERICAN LANDFILL	WAYNESBURG , OH	Petroleum Contaminated Soil	
WORLD RESOURCES COMPANY	POTTSVILLE , PA	Non-Hazardous Industrial/Commercial Hazardous Industrial/Commercial	

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION
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AUTHORIZED VEHICLES:

The Permittee is Authorized to Operate the Following Vehicles to Transport Waste:

(Vehicles enclosed in <>'s are authorized to haul Residential Raw Sewage and/or Septage only)

89 (Eighty Nine) Permitted Vehicle(s)

- | | |
|------------|-------------|
| ME 2175508 | NJ TKS58U |
| ME 255077E | NJ TKS59U |
| ME 255078E | NJ TKS62U |
| ME 255079E | NJ TKZ86S |
| ME 255080E | NJ TLK71F |
| ME 255081E | NJ TLY27C |
| ME 266784A | NJ TMF10E |
| ME 266785A | NJ TMF11E |
| ME 266786A | NJ TMU63G |
| ME 266787A | NJ TNW83T |
| ME 266788A | NJ TNW84T |
| ME 2836617 | NJ TNW85T |
| ME 2836618 | NJ TNW86T |
| ME 2836619 | NJ TNW87T |
| ME 2836620 | NJ TPL57Y |
| ME 2836621 | NJ TPL59W |
| ME 2940096 | NJ TPT83S |
| ME 2940097 | NJ TPT84S |
| ME 2940098 | NJ TPT85S |
| ME 2940099 | NJ TPT86S |
| ME 2940100 | NJ TPT87S |
| ME 525077E | NJ TPT88S |
| ME 525078E | NJ TPT90S |
| ME 525079E | NJ TPT91S |
| ME 525080E | NJ TPT92S |
| ME 525081E | NJ TPT93S |
| NJ AF548X | NJ TSV12L |
| NJ AT515U | NJ TSV13L |
| NJ AT524N | NJ TSV14L |
| NJ AT530N | NJ TSV15L |
| NJ AW264L | NJ TSV16L |
| NJ AW703M | NJ TSV17L |
| NJ AW785P | NJ TSV18L |
| NJ AX108K | NJ TSV19L |
| NJ AX109K | NJ TSV201 |
| NJ TAB6071 | NJ TSV21L |
| NJ TAS54H | NJ TTT34Z |
| NJ TCL87S | NJ TTT35Z |
| NJ TEM68J | NJ TTT36Z |
| NJ TEM70J | NJ TTT37Z |
| NJ THR14K | NJ TTT43Z |
| NJ TJP40Z | NJ TTT44Z |
| NJ TJP41Z | NJ XEDK72 |
| NJ TJP42Z | TN E249HV |
| NJ TKS35T | End of List |

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION
DIVISION OF ENVIRONMENTAL REMEDIATION

PART 381
WASTE TRANSPORTER PERMIT NO. NJ-334

Pursuant to Article 27 ,Title 3 of the Environmental Conservation Law and 6 NYCRR 381

PERMIT ISSUED TO:

MAUMEE EXPRESS, INC.
297 ZIMMERMAN LANE
LANGHORNE, PA 19047

PERMIT TYPE:

- NEW
- RENEWAL
- MODIFICATION

CONTACT NAME:
COUNTY:
TELEPHONE NO:

RONALD POTTER/JOHN BROTHERS
OUT OF STATE
(800)742-5542

EFFECTIVE DATE:
EXPIRATION DATE:
US EPA ID NUMBER:

04/01/2025
03/31/2026
NJD986607380

AUTHORIZED WASTE TYPES BY TREATMENT, STORAGE & DISPOSAL FACILITIES:

The Permittee is Authorized to Transport the Following Waste Type(s) to the Destination Facility listed :

Destination Facility	Location	Waste Type(s)	Note
ALARON FACILITY	WAMPUM , PA	Low-Level Radioactive Waste (LLRW)	
DIVERSIFIED SCIENTIFIC SERVICES INC. (DSSI)	KINGSTON , TN	Low-Level Radioactive Waste (LLRW) Mixed Waste (LLRW mixed with Hazardous Waste)	
EMC INC.	TURLOCK , CA	Low-Level Radioactive Waste (LLRW)	
NSSI/RECOVERY SERVICES, INC	HOUSTON , TX	Low-Level Radioactive Waste (LLRW)	
PERMA-FIX FLORIDA	GAINESVILLE , FL	Low-Level Radioactive Waste (LLRW)	
RAM SERVICES, INC.	TWO RIVERS , WI	Low-Level Radioactive Waste (LLRW)	
TOXCO, INC. dba TOXCO MATERIALS MANAGEMENT CTR.	OAK RIDGE , TN	Low-Level Radioactive Waste (LLRW)	

NOTE: By acceptance of this permit, the permittee agrees that the permit is contingent upon strict compliance with the Environmental Conservation Law, all applicable regulations, and the General Conditions printed on the back of this page.

ADDRESS:

New York State Department of Environmental Conservation
Division of Materials Management
Radioactive Materials Management Section
625 Broadway, 9th Floor
Albany, NY 12233-7255

AUTHORIZED SIGNATURE: _____

Patricia A.
Leonardo

Digitally signed by Patricia A.
Leonardo
Date: 2025.02.03 10:25:00 -05'00'

Date: ____/____/____

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION
DIVISION OF ENVIRONMENTAL REMEDIATION

PART 381
WASTE TRANSPORTER PERMIT NO. NJ-334

Pursuant to Article 27 ,Title 3 of the Environmental Conservation Law and 6 NYCRR 381

PERMIT ISSUED TO:

MAUMEE EXPRESS, INC.
297 ZIMMERMAN LANE
LANGHORNE, PA 19047

PERMIT TYPE:

- NEW
- RENEWAL
- MODIFICATION

CONTACT NAME: RONALD POTTER/JOHN BROTHERS
 COUNTY: OUT OF STATE
 TELEPHONE NO: (800)742-5542

EFFECTIVE DATE: 04/01/2025
 EXPIRATION DATE: 03/31/2026
 US EPA ID NUMBER: NJD986607380

AUTHORIZED VEHICLES:

The Permittee is Authorized to Operate the Following Vehicles to Transport Waste:

(Vehicles enclosed in <>'s are authorized to haul Residential Raw Sewage and/or Septage only)

89 (Eighty Nine) Permitted Vehicle(s)

- ME 2175508 NJ TKS58U
- ME 255077E NJ TKS59U
- ME 255078E NJ TKS62U
- ME 255079E NJ TKZ86S
- ME 255080E NJ TLK71F
- ME 255081E NJ TLY27C
- ME 266784A NJ TMF10E
- ME 266785A NJ TMF11E
- ME 266786A NJ TMU63G
- ME 266787A NJ TNW83T
- ME 266788A NJ TNW84T
- ME 2836617 NJ TNW85T
- ME 2836618 NJ TNW86T
- ME 2836619 NJ TNW87T
- ME 2836620 NJ TPL57Y
- ME 2836621 NJ TPL59W
- ME 2940096 NJ TPT83S
- ME 2940097 NJ TPT84S
- ME 2940098 NJ TPT85S
- ME 2940099 NJ TPT86S
- ME 2940100 NJ TPT87S
- ME 525077E NJ TPT88S
- ME 525078E NJ TPT90S
- ME 525079E NJ TPT91S
- ME 525080E NJ TPT92S
- ME 525081E NJ TPT93S
- NJ AF548X NJ TSV12L
- NJ AT515U NJ TSV13L
- NJ AT524N NJ TSV14L
- NJ AT530N NJ TSV15L
- NJ AW264L NJ TSV16L
- NJ AW703M NJ TSV17L
- NJ AW785P NJ TSV18L
- NJ AX108K NJ TSV19L
- NJ AX109K NJ TSV201
- NJ TAB6071 NJ TSV21L
- NJ TAS54H NJ TTT34Z
- NJ TCL87S NJ TTT35Z
- NJ TEM68J NJ TTT36Z
- NJ TEM70J NJ TTT37Z
- NJ THR14K NJ TTT43Z
- NJ TJP40Z NJ TTT44Z
- NJ TJP41Z NJ XEDK72
- NJ TJP42Z TN E249HV
- NJ TKS35T End of List

DEPARTMENT OF THE TREASURY - BUREAU OF ALCOHOL, TOBACCO AND FIREARMS

OPERATING PERMIT

UNDER 26 U.S.C. 5171 (D)

1. PERMIT NO.

OP-VA-20

2. EFFECTIVE DATE

OCT 8 2003

3. DATE OF APPLICATION

MARCH 10, 2003

4. NAME OF PERMITTEE AND ADDRESS OF PERMIT PREMISES

**MXI ENVIRONMENTAL SERVICES LLC
26319 Old Trail Road
Abingdon, VA 24210**



5. PERMIT GRANTED FOR THE FOLLOWING OPERATIONS

Distilling for Industrial Use, Denaturing Spirits and Manufacturing Articles at DSP-VA-33.

6. LIMITATION

Pursuant to application and subject to applicable law and regulations and to the conditions set forth on the reverse side of this permit, you are hereby authorized to engage, at the above address, in the operations specified herein.

This permit is continuing, and will remain in force until suspended, revoked, voluntarily surrendered, or automatically terminated.

This Permit is not transferable. In the event of any lease, sale, or other transfer of the operations authorized, or of any other changed in the proprietor of such operations, this permit shall automatically terminate. (If permittee is a corporation or partnership, see reverse side.)

7. SIGNATURE OF DISTRICT DIRECTOR, BUREAU OF ALCOHOL, TOBACCO AND FIREARMS

BY AUTHORITY OF DD:

ATF F 5110.23 (1-80) REPLACES ATF FORM 2604 WHICH IS OBSOLETE



Previous Experience

26319 Old Trail Rd
Abingdon VA, 24210
276-628-6636

Expertise and Services in Household Hazardous Waste Management

Established | Reliable | Proficient

MXI brings a distinguished proficiency history in managing one-day Household Hazardous Waste (HHW) events and operating facilities for various municipalities. Through 2025 MXI achieved a remarkable milestone of successfully executing over 7930 one-day events and effectively overseeing 19 permanent facilities.

Dedicated to HHW management, the HHW Team is a distinctive division within the MXI Group. This division assumes responsibility for HHW, (CESQG, VSQG), and Agricultural Pesticide management programs across the United States. In managing one-day HHW events, our history speaks for itself with the same clients serviced for over 25 years.

Collaborating closely with municipalities overseeing permanent HHW Facilities, MXI extends an all-encompassing suite of services:

Environmentally Responsible Recycling and Disposal: We adhere to ecologically sound practices for recycling and disposing of household hazardous waste materials.

Our approach is adaptable, recognizing the unique requirements of each contract. While some facilities benefit from MXI's full-time staff overseeing operations in collaboration with municipal representatives, other arrangements involve municipal staff handling collection, packaging, and training with MXI taking charge of load documentation, transportation, and disposal. MXI's versatility addresses a wide array of HHW client needs.

Our Commitment to Excellence

MXI is a beacon of quality service, fortified by a seasoned team of extensively trained experts. Our unwavering dedication to safety and professionalism remains paramount. Central to our mission is the aspiration to support our clients in fostering an environmentally cleaner and greener world for future generations.

We take immense pride in our impeccable track record, underscored by a diverse collection of detailed references. Prospective clients are encouraged to contact these references to gain firsthand insight into the value and caliber of our performance.

**MXI Environmental Services LLC
Previous Experience**

Alabama

Tuscaloosa AL – Collection Event

City of Tuscaloosa Alabama 3440 Kauloosa Avenue Tuscaloosa AL 35401
rhadamstuscaloosa.com@tuscaloosa.com

Rebecca Harbin-Adams 205-248-5512
Contracted since 2008 - current

Fayette AL – Collection Event

Fayette County Extension Office 650 McConnell Loop Fayette AL 35555
RRB0006@aces.edu

Ronni Rena Brasher 205-932-8941
Contracted since 2012 - 2017

Hoover AL – Collection Event

City of Hoover 100 Municipal Drive Hoover AL 35236
jason.franklin@hooveralabama.gov

Jason Franklin 205-238-1976
Contracted since 2014 - current

City of Auburn Alabama – Collection Event

City of Auburn 365 North Donahue Drive Auburn AL 36832
ccook@auburnalabama.org

Catrina Cook 334- 501-3081
Contracted since 2018 - current

State of Alabama - Statewide Pesticide Collection

Department of Agriculture and Industries 1445 Federal Drive Montgomery AL 36107
daniel.sheffield@agi.alabama.gov

Daniel Sheffield 334-240-7236
Contracted since 2013 - current

Jefferson County AL - Collection Event

Jefferson County Board of Health 401 14th Street South Birmingham AL 35233
Jeff.Swinney@icdh.org

Jeff Swinney 205-930-1279
Contracted since 2019 - current

Jefferson County AL Department of Roads & Transportation

716 Richard Arrington Jr Blvd Birmingham AL 35203
Lyn.Diclemente@jccal.org

Lyn DiClemente 205-325-8741
Contracted since 2023-current

FLORENCE COUNTY AL - COLLECTION EVENT

Florence Solid Waste-Sanitation PO Box 98 Florence AL 35631
Rmansell@florenceal.org

Rachel Mansell 256-627-0970
contracted 2023 - current

City of Cullman AL - Collection Event

City of Cullman Sanitation Dept. 925 Convent Road NE Cullman AL 35055
scillender@cullmanal.gov

Samuel Dillender 256-737-7560
Contracted since 2021 - current

Connecticut

New Milford CT – Collection Event

Town of New Milford 10 Main Street New Milford CT 06776
svonholt@newmilford.org

Suzanne Von Holt 860-355-6035
Contracted since 2008 - current

Bridgeport CT – Collection Event

Town of Bridgeport 45 Lyon Terrace Bridgeport CT 06604
Sharon.Robertson@Bridgeportct.gov

Sharon Robertson 203-576-8023
Contracted since 2009 - current

HRRRA CT – Collection Event

Housatonic Resource Recovery Authority 162 Whisconier Road Brookfield CT 06804
JenIannucci@HRRRA.org

Jen Iannucci 203-775-6256
Contracted since 2009 - current

SCRRA CT-Collection Event

SCRRA CT 7 Hurlbutt Road Gales Ferry CT 06335
waverill@scrrra.org

Winston Averill 860-381-5558
Contracted Since 2012

Shelton CT-Collection Event

Shelton City Hall 54 Hill Street Shelton CT. 06484
mgannon@cityofshelton.org

Marilyn Gannon 203-924-9277
Contracted since 2016 - current

Bristol Resource Recovery-Collection Event

BRRROC 27 West Main Street New Britain CT 06051
mbobman@brrfoc.org

Mark Bobman 860-585-0419
Contracted since 2015 - current

Council of Governments of the Central Naugatuck Valley-Collection Event

NVCOGCT 49 Leavenworth Street Suite 303 Waterbury CT 06702
jdcarlo@nvcoct.org

John Decarlo 203-757-0535
Contracted since 2013 - current

The Metropolitan Dist of Hartford CT - Collection Event

555 Main Street Hartford CT 06702
MBakaj@themdc.com

Magen Bakaj 860-278-7850, ext. 3239
Contracted since 2018 - current

Town of Simsbury - Collection Event

66 Town Forest Road West Simsbury CT 06092
troy@simsbury-ct.gov

Thomas Roy 860-658-3222
Contracted since 2019-current

MXI Environmental Services LLC Previous Experience

Town of Trumbull CT-Collection Event

Dept of Public Works 366 Church Hill Road Trumbull CT 06611
tbaldwin@trumbull-ct.gov

Tom Baldwin 203-452-5070
Contracted since 2017-current

Town of Thompson CT-Collection Event

Waste Management Services 26 Knollwood Dr Hebron CT 06248
waverill@scrrra.org

Winston Averil 860-464-2509
Contracted since 2015-current

District of Columbia Washington DC

PaintCare

901 New York Ave NW Washington DC 20001
fgabriel@paint.org

Fred Gabriel 202- 317-0592
Contracted 2015 - current

Fort Totten Solid Waste Disposal Transfer Station - Permanent Facility

4900 John McCormack Dr. NE Washington DC 20011
william.easley@dc.gov

William B. Easley, Jr. 202-645-7190
Contracted 2017 - current

Delaware

State of DE - Statewide Pesticide Collection

Department of Agriculture Pesticides 2320 South DuPont Hwy Dover Delaware 19901
christopher.wade@state.de.us
james.hughes@state.de.us

Christopher Wade 302- 698-4570
Jimmy Hughes 302- 698-4569
Contracted since 2012-2020

Florida

Lee County FL-Permanent/HHW-Collection/VSQG

Topaz Court SW Facility 6441 Topaz Court Ft. Meyers FL 33966
eoutlaw@leegov.com

Earnest Outlaw 239-533-8000
Contracted 2023 - current

State of Florida - Statewide Pesticide Collection

Florida Department of Agriculture and Consumer Services
407 S Calhoun Street Tallahassee FL 32399
Theresa.Chandler@fdacs.gov

Theresa Chandler 850-617-7853
Contracted 2023 - current

Georgia

Columbus GA – Collection Event

Columbus Consolidated Government #25 22nd Avenue Columbus GA 31901
jmang@columbusga.org

James Mang 706-304-7361
Contracted since 2012 -current

Dekalb County GA – Collection Event

Dekalb County Solid Waste 3720 Leroy Scott Drive Decatur GA 30032
paandrea@dekalbcountyga.gov

Pauline Andrea 404-294-2092
Contracted since 2015 - current

State of GA – Statewide Pesticide Collection

Georgia Department of Agriculture 19 MLK Jr Drive Atlanta GA 30334
ricky.hayes@agr.georgia.gov

Rick Hayes 404-656-4958
Contracted since 2015- current

EQ-Atlanta Transportation and Process

EQ-Atlanta 5500 Fulton Industrial Blvd Atlanta GA 30336
jason.stanley@egonline.com

Jason Stanley 404-346-6866
Contracted 2009

City of Chamblee GA - Collection Event

City of Chamblee 4166 Buffalo Hwy Ne Plaza Fiesta Atlanta GA 30345
rkefer@chambleega.gov

Rebecca Keefer 470-395-2347
Contracted since 2018 - current

Cobb County GA - Collection Event

Cobb County Government 122 Waddell Street Marietta GA 30060
Kimberly.White@cobbcounty.org

Kimberly White 404-642-1566
Contracted since 2019, 2020, 2022, 2023

Gwinnett County GA - Collection Event

Gwinnett County 446 West Crogan Street Suite 225 Lawrenceville, GA 30046
John.Butler@gwinnettcounty.com

John Butler 678-376-6914
Contracted since 2019 - current

CLAYTON COUNTY GA -COLLECTION EVENT

Clayton County 8890 Roberts Road Jonesboro GA 30238
kevin.osbey@ccwa.us

Kevin Osbey 678-422-5145
Contracted since 2019 - current

ALPHARETTA GA - COLLECTION EVENT

City of Alpharetta Public Works 1790 Hembree Road Alpharetta GA 30009
tporter@alpharetta.ga

Terry Porter 678-410-4718
Contracted 2023 - current

CITY OF STONECREST GA - COLLECTION EVENT

City of Stonecrest 2929 Turner Hill Road Stonecrest GA 30038

Brandon Riley 470-521-0738

**MXI Environmental Services LLC
Previous Experience**

BRiley@stonecrestga.gov

Contracted 2020

JACKSON COUNTY GA - COLLECTION EVENT

Jackson County Public Development 67 Athens St Jefferson GA 30549
csorrell@jacksoncountygov.com

Christopher Sorrell 706-367-1832
Contracted 2022-current

CITY OF MILTON GA - COLLECTION EVENT

City of Milton 2006 Heritage Walk Milton GA 30004
emily.groth@miltonga.gov

Emily Groth 678-242-2543
Contracted 2022-current

Indiana

State of Indiana - Statewide Pesticide Collection

Office of Indiana State Chemist 175 S University St. West Lafayette IN 47907
nealkw@purdue.edu

Kevin Neal 765-494-1585
Contracted 2009, 2022, 2023 - current

Kentucky

Lexington-Fayette KY – Collection Event

Lexington- Fayette County Government 200 East Main Street Lexington KY 40507
theresam@lexingtonky.gov

Theresa Maynard 859-425-2800
Contracted 2008

Jessamine KY- Collection Event

Jessamine County Recycling 123 Hendren Way Nicholasville KY 40356
rhorn@jessamineco.com

Ritchie Horn 859-963-8500
Contracted 2023 - current

Maryland

Allegany County MD – Collection Event

12500 Willowbrook Road SE Cumberland MD 21501
achd.info@maryland.gov

Elayne Warren 301-777-5647
Contracted 2008

Charles County MD - COLLECTION EVENT

Charles County Public Works 10430 Audie Lane LaPlata MD 20646
shermanf@charlesCountyMD.gov

Frances Sherman 301-932-3569
Contracted 2022

Maryland Environmental Services Carroll/Frederick-Collection Event

Northeast Maryland Waste Disposal Authority 100 S Charles St Baltimore MD 21201
jschott@nmwda.org

John Schott 410-333-2741
Contracted 2022

Mississippi

Complete Environmental MS – Process HHW Materials

37 David Swan Lane Purvis MS 39475
kivv@kellycompanies.com

Kevin Ivy 601-794-2704
Contracted since 2006 - current

Rankin County MS – Collection Event

Waste Management Department 110 East Government Street Brandon MS 39042
dmorehead@rankincounty.org

Debra Morehead 601-825-921
Contracted 2008

Three Rivers MS – Collection Event

Three Rivers Waste Management Authority 75 South Main Street Pontotoc MS 38863
rbell@trpdd.com

Ronnie Bell 662-489-2415
Contracted 2008, 2009, 2010, 2023-current

State of Mississippi - Statewide Pesticide Collection

Department of Agriculture
Bureau of Plant Industry 705 Stone Blvd Mississippi State MS 39762
Zackeryc@mdac.ms.gov

Zackery Chesser 662-325-3390
Contracted 2008

New Hampshire

Town of Bedford NH- Collection Event

Town of Bedford 55 Constitution Dr Beford NH 03110
jspooner@bedfordnh.org

Jerome Spooner 603-472-3070
Contracted 2020

Town of Derry NH -Collection Event

Town of Derry Public Works 14 Manning St Derry NH 03038
craigdurrett@derrynh.org

Craig Durrett 603-845-5454
Contracted 2020 - current

Town of Londonderry NH -Collection Event

Dept of Engineering 268B Mammoth Road Londonderry NH 03053
rkerry@londonderrynh.org

Robert Kerry 603-432-1100
Contracted 2018-current

Dover NH – Collection Event

City of Dover 288 Central Avenue Dover NH 03820

Ann Legere 603-516-6030

MXI Environmental Services LLC Previous Experience

A.Legere@dover.nh.gov	Contracted 2008 -current
<u>Salem NH-Collection Event</u> Town of Salem Public Works Dept 21 Cross Street Salem NH 03070 rrussell@ci.salem.nh.us	Richard Russel 603-890-2154 Contacted 2014 - current
<u>Town of Newmarket NH - Collection Event</u> Public Works Department 4 Young Lane Newmarket NH 03857 rmalasky@newmarketnh.gov	Rick Malasky 603 659 3093 Ext. 1801 Contracted 2018 - current
<u>City of Rochester NH - Collection Event</u> City of Rochester Department of Public Works 31 Wakefield St Rochester NH 03867 laura.mcdormand@rochesternh.net	Laura McDormand 603-332-4096 Contracted 2020 - current
New Jersey	
<u>Bergen County NJ – Collection Event</u> Bergen County Utilities Authority Foot of Mehrhof Road Little Ferry NJ 07643 rbaroch@bcua.org	Richard Baroch 201-807-5844 Contracted 2008 - current
<u>Camden County NJ-Collection Event</u> Camden County 1301 Park Blvd. Cherry Hill NJ 08002 cgiacobb@camdencounty.com	Chuck Giacobe 856-858-5241 Contracted 2016 - 2021
<u>Essex County NJ – Collection Event</u> The Essex County Utilities Authority 60 Nelson Place, Newark, NJ 07102 botoole@essexutil.com	Beth Otoole 973-857-2350 Contracted 2008 - current
<u>Hunterdon County NJ – Collection Event</u> County of Hunterdon Purchasing Department 71 Main Street Flemington NJ 08822 ajohnson@co.hunterdon.nj.us	Alan Johnson 908-788-1110 Contracted 2008 - current
<u>Middlesex NJ – Collection Event and Permanent Paint Program</u> Middlesex New Jersey Div. of Solid Waste 711 Jersey Ave New Brunswick NJ 08901 fred.stanger@co.middlesex.nj.us	Fred Stanger 732-745-4170 Contracted 2009 - current
<u>County of Somerset NJ – Collection Event</u> Division of Solid Waste Management 20 Grove Street Somerville NJ 08876 Vigilant@co.somerset.nj.us	Diana Vigilante 908-231-7681 Contracted 2009 - current
<u>Burlington County NJ – Permanent Paint Program</u> 49 Rancocas Road Mount Holly, NJ 08060 awilliams@co.burlington.nj.us	Ann T. Williams 609-499-5317 Contracted 2010 - current
<u>Morris County NJ – Collection Event and Permanent HHW Facility</u> 300 Mendham Road Morris Township, NJ 07960 sadams@co.morris.nj.us	Stephen Adams 973-6321-5109 Contracted 2008 - current
<u>Cape May County NJ - Collection Event</u> Cape May Municipal Utilities PO Box 610 Cape May Courthouse NJ 08210 crumbocfs@cmcmua.com	Linda Crumbock 609-465-9026 Contracted 2010 - current
<u>County of Ocean NJ -County Facilities</u> 101 Hooper Avenue Toms River NJ 08753 rpatterson@co.ocean.nj.us	Ralph Patterson 732-929-2101 Contracted 2007
<u>Sussex County NJ - Collection Event</u> Sussex County Municipal Utilities Authority 34 South Route 94 Lafayette NJ 07848 rcasapulla@scmua.org	Reenee Casapulla 973-579-6998 Contracted 2008 - current
<u>Mercer County NJ - Collection Event</u> Mercer County Improvement Authority 640 South Broad Street Trenton, NJ 08650 dnapoleon@mercercounty.org	Dan Napoleon 609-278-8100 Contracted 2011 - current
<u>Passaic County NJ – Collection Events</u> Office of Recycling 1310 Route 23 North Wayne NJ 07470 NinaS@passaiccountynj.org	Nina Seiden 973-305-5738 Contracted 2017 - current
<u>Warren County NJ - Collection Event</u> Pollution Control Financing Authority 500 Mt. Pisgah Ave Oxford NJ 07863 wiliams@pcfawc.com	James Williams 908-453-2174 x234 Contracted 2018 - current
<u>Cumberland County NJ -Collection Event</u> Cumberland County 745 Lebanon Road Millville NJ 08332 samdefrancisco@theauthoritynj.com	Samatha DeFrancisco 856-825-3700 Contracted 2019 -current

MXI Environmental Services LLC Previous Experience

Hudson County Improvement Authority -Collection Event

Hudson County Improvement Authority 830 Bergen Ave Jersey City NJ 07306
carmineg@hcia.org

Carmine Graziano 201-376-4028
 Contracted 2023

New York

Town of Babylon NY – Collection Event

Department of Environmental Control 281 Phelps Road North Babylon NY 11703
tvetri@townofbabylon.com

Thomas Vetri 631-422-7664
 Contracted 2010 -current

Columbia County NY- Collection Event

Department of Solid Waste 401 State Street Hudson NY 12534
jolene.race@columbiacountyny.com

Jolene D. Race 518-828-2737
 Contracted since 2008 -current

Cayuga County NY- Collection Event

Solid Waste Management 160 Genessee Street Auburn NY 13021
bnatale@cayugacounty.us

Bruce Natale 315-253-1276
 Contracted 2008 -current

Cortland County NY- Collection Event

Highway Department 60 Central Avenue Cortland NY 13045
csudbrink@cortland-co.org

Charles Sudbrink 607-753-9377
 Contracted 2008 -current

County of Erie NY- Collection Event

95 Franklin Street Buffalo, NY 14202
Gary.Carrel@erie.gov

Gary Carrel 716-858-6330
 Contracted 2008 -current

Greene County NY- Collection Event

Solid Waste Department 240 West Main Street Catskill NY 12414
rvanvalkenburg@discovergreene.com

Robert Van Valkenburg 518-943-4600
 Contracted 2008 -current

Town of Huntington Department of Environmental Control

100 Main Street Huntington, NY 11743
echea@HuntingtonNY.gov

Ernie Chea 631-427-6377
 Contracted 2010 -current

Glen Cove NY – Collection Event

City of Glen Cove 100 Morris Avenue Glen Cove NY 11542
EMestres@cityofglencoveny.org

Liz Mestres 516-676-4402
 Contracted 2008 -current

Jefferson County NY – Collection Event

Office of Purchasing 195 Arsenal Street Watertown NY 13601
purchasing@co.jefferson.ny.us

Mark Sachetti 315-785-3075
 Contract 2008

Lewis County NY- Collection Event

Solid Waste Department 7660 State Street Lowville NY 13367
kipturck@lewiscounty.ny.gov

Kip Turck 315-377-2018
 Contracted 2008

Town of Riverhead NY-Collection Event

1295 Pulaski Street Riverhead NY 11901
mmckay@townofriverheadny.gov

Margaret McKay 631-727-3200
 Contracted 2015

St. Lawrence County NY- Collection Event

Department of Government Services 48 Court Street Canton NY 13617
kzimmerman@stlawco.org

Jason Pfothenauer 315- 379-2292
 Contracted 2008

County of Steuben NY- Collection Event

3 East Pulteney Square Bath NY 14810
bathlandfill@hotmail.com

Richard Bills 607-776-3191
 Contracted 2008 -current

Saint Regis Mohawk Tribe NY- Collection Event

412 State Route 37 Akwesasne NY 13655
cecelia.mitchell@srmt-nsn.gov

Cecelia M. Mitchell 518- 358-2272
 Contracted 2008 -current

Town of North Elba NY- Collection Event

5648 Cascade Road Lake Placid NY 12946
sporter@northelba.org

Shannon Porter 518-523-2940
 Contracted 2008 -current

Western Finger Lakes NY - Collection Event

Solid Waste Management Authority 9 Pearl Street Lyons NY 14489
mtorelli@fingerlakes.org

Marjorie Torelli 315-946-7650
 Contracted 2008 -current

Howes Cave NY - Collection Event

Montgomery-Otsego-Scholarie Solid Waste Management Authority
 2783 Route 7 Howes Cave NY 12092
sullivan@otsegocounty.com

Karen Sullivan 607-547-4225
 Contracted 2008 -current

Niagara County NY – Permanent Facility

MXI Environmental Services LLC Previous Experience

Regional Refuse Disposal District 175 Hawley Street Lockport NY 14094 Maureen.Salman@niagaracounty.com	Maureen Salman 716-439-7245 Contracted 2009 -current
<u>Watertown NY – Collection Event</u> Development Authority of The North Country 23400 NYS RT 177 Rodman NY 13682 joatman@danc.org	Jan Oatmen 315-232-3236 Contracted 2011
<u>Otsego County NY - Collection Event</u> Otsego County Solid Waste 197 Main Street Cooperstown NY 13326 sullivank@otsegocounty.com	Karen Sullivan 607-547-4225 Contracted 2011-current
<u>Putnam County NY - Collection Event</u> Putnam County Health Department 1 Geneva Road Brewster NY 10509 Mary.Rice@putnamcountyny.gov	Mary Rice 845-808-1390 Contracted 2012
<u>City of Saratoga Springs NY – Collection Event</u> Department of Public Works 5 Lake Avenue Saratoga Springs NY 12866	William Mctygue 518-587-3550 Contracted 2009
<u>Seneca County NY – Collection Event</u> Department of Health 31 Thurber Drive Waterloo NY 13165 jhoster@co.seneca.ny.us	Julie Hoster 315-789-3030 Contracted 2008
<u>Washington County NY – Collection Event</u> Department of Public Works 383 Broadway Fort Edward NY 12828 jmcmillan@co.washington.ny.us	Steven D. Haskins 518-746-2442 Contracted 2017
<u>City of Buffalo DPW – Collection Event</u> 197 Broadway Street Buffalo NY 14204 sattridge@ch.ci.buffalo.ny.us	Susan Attridge 716-392-4181 Contracted 2017
<u>Town of New Scotland – Collection Event</u> Highway Garage 2869 New Scotland Road Voorheesville NY 12186 tcampana@townofnewscotland.com	Teresa Campana 518-475-0385 Contracted 2017
<u>Town of North Hempstead – Collection Event</u> Solid Waste Management Authority 802 West Shore Road Port Washington NY 11050 langer@northhempsteadny.gov	Robert Lange 516-767-4634 Contracted 2017-current
<u>Town of Bethlehem – Collection Event</u> Highway Complex 74 Elm Avenue East Selkirk NY 12158 drain@townofbethlehem.org	Dan Rain 518-439-4955 Contracted 2017-current
<u>City of Albany – Collection Event</u> Department of General Services 1 Conners Blvd Albany NY 12204 mruby@albanyny.gov	Megan Ruby 518-869-3651 Contracted 2016-current
<u>Essex County NY - Collection Event</u> Essex County Public Works 8053 US Route 9 Elizabethtown NY 12932 jdougan@co.essex.ny.us	Jim Dougan 518-873-3739 Contracted 2018-current
<u>Fishers Island NY - Collection Event</u> Fisher Island Waste Management PO Box 22 Fisher Island NY 06390 fiwastemanagement@gmail.com	Beth Stern 631-788-7455 Contracted 2018-current
<u>Schenectady NY - Collection Event</u> Dept. of Econ. Dev. & Planning 107 Nott Terrace Schenectady NY 12308 jeff.edwards@schenectadycounty.com	Jeff Edwards 518-386-2225 ext 224 Contracted 2018-current
<u>Town of Brookhaven NY - Collection Event</u> Town of Brookhaven 1 Independence Hill Farmingville NY 11738 cfetten@brookhavenny.gov	Christine Fetten 631-451-6212 Contracted 2022-current
<u>Chautauqua County NY- Collection Event</u> Chautauqua County Division of Solid Waste 3889 Towerville Rd Jamestown NY 14701 piercet@chqgov.com	Tracey Pierce 716-661-8424 Contracted 2023
<u>Chenango County NY-Collection Event</u> Chenango County Dept of Waste Mgmt 79 Rexford St Norwich NY 13815 dhendricks@co.chenango.ny.us	Dustin Hendricks 607-337-1792 Contracted 2020-current
<u>Town of Colonie NY-Collection Event</u> Town of Colonie 347 Old Niskayuna Road Latham NY 12110 mcgarrym@colonie.org	Matthew McGarry P.E 518-783-6292 Contracted 2015-current
<u>Delaware County NY-Collection Event</u> Delaware County Dept of Public Works PO Box 311 Delhi NY 13753 Tyson.robbs@co.delaware.ny.us	Tyson Robb 607-832-5800 Contracted 2018-current

**MXI Environmental Services LLC
Previous Experience**

Town of East Greenbush NY-Collection Event

Town of East Greenbush 225 Columbia Turnpike Rensselaer NY 12144
jjgiller@eastgreenbush.org

Josh Giller 518-694-4011
Contracted 2021-current

Town of East Hampton NY-Collection Event

Town of East Hampton 260 Springs Fireplace Road East Hampton Y 11938
samiler@ehamptonny.gov

Susan Miller 631-324-7191
Contracted 2023

The Eastern Rensselaer County NY-Collection Event

The Eastern Rensselaer County Solid Waste Mgmt 21 Church Street Melrose NY 12121
director@ercswma.org

Matt Curley 518-687-1018
Contracted 2016-current

Fulton County NY -Collection Event

Fulton County Solid Waste Dept PO Box 28 Johnstown NY 12095
cldivngston@fultoncountynv.gov

Cindy Livingston 518-736-5501
Contracted 2019-current

Town of Guilderland NY-Collection Event

Town of Guilderland Highway Dept 6363 French Mills Road Guilderland NY 12085
transferstation@togny.org

David Corey 518-861-6776
Contracted 2015-current

Town of Knox NY - Collection Event

Town of Knox Highway Gargage 1411 Township Road Altamont NY 12009
alpokorny@nycap.rr.com

Amy Pokorny 518-872-0038
Contracted 2016-current

Montgomery County NY - Collection Event

Montgomery County Annex Building 20 Park Street Fonda NY 12068
csimonds@co.montgomery.ny.us

Crysti Simonds 518-779-2512
Contracted 2023

Schoharie County NY-Collection Event

Schoharie County Transfer Station 2805 Route 7 Howes Cave NY 12092
judith.beeler@co.schoharie.ny.us

Judi Beeler 518-295-8347
Contracted 2020

Schuyler County NY-Collection Event

Schuyler Co Highway Dept 910 South Decatur St Watkins Glen NY 14891
kvanhorn@co.schuyler.ny.us

Kristin VanHorn 607-535-8211
Contracted 2017-current

Shelter Island NY-Collection Event

Shelter Island Municipal Transfer Station 34 N Menantic Road Shelter Island NY 11964
bsherman@shelterislandtown.us

Brian Sherman 631-749-1090
Contract 2020-current

Southampton County NY-Collection Event

Southampton Recycling Center 1404 Bridgehampton Sag Harbor Turnpike Sag Harbor NY 11963
ethompson@southamptontownny.gov

Ed Thompson 631-702-1758
Contracted 2021-current

Southold County NY-Collection Event

Town of Southold 6155 Cox Lane Cutchoque NY 11935
jimb@southoldtownny.gov

Jim Bunchuck 631-734-7685
Contract 2021-current

Warren County NY-Collection Event

Warren County Dept of Public Works 4028 Main Street Warrensburg NY 12885
khajos@warrencountydpw.com

Kevin Hajos 518-761-6556
Contract 2021-current

Yates County NY-Collection Event

Highway Dept 939 Route 14a Penn Yan NY 14527
chayes@yatescounty.org

Connie Hayes 315-536-5150
Contract 2021-current

North Carolina

3RC NC - Permanent HHW Facility

1401 S Martin Luther King Jr. Drive Winston Salem NC 27107
wasteq1@aol.com

Michelle Sakwa 704-577-4337
Contracted 2006 -current

Johnston County NC - Collection Event

Johnston County Department of Public Utilities Solid Waste Division
480 County Home Road Smithfield NC 27577
eddie.overby@johnstonnc.com

Eddie Overby 919-938-4747
Contracted 2012 -current

Brunswick County NC - Collection Event

Brunswick County Solid Waste Department 1764 March Drive Bolivia NC 28422
rebecca.ladson@brunswickcountync.gov

Rebecca Ladson 910-253-2524
Contracted 2013 -2020-2023 - current

Surry County NC – Collection Event

County of Surry Public Works 237 Landfill Road Mt. Airy NC 27030
hawksr@co.surry.nc.us

Ricky Hawks 336-401-8375
Contracted 2014 - current

MXI Environmental Services LLC Previous Experience

Wayne County NC – Collection Event

County of Wayne 460-B South Landfill Road Dudley NC 28333
Randy.Rogers@waynegov.com

Randy Rogers 919-689-2994
 Contracted 2016 -current

Town of Matthews NC – Collection Event

1600 Tank Town Road Matthews NC 28105
rmessera@matthewsnc.com

Ralph Messera 704-847-3082
 Contracted 2005

Dare County NC - Collection Event

Dare County Department of Public Works 1018 Driftwood Drive Manteo NC 27954
doug.huff@darenc.com

Doug Huff 252-475-5843
 Contracted 2018 -current

City of High Point NC - Collection Event

1401 E Martin Luther King Jr Drive High Point NC 27260
teresa.baker@highpointnc.gov

Teresa Baker 336-883-8706
 Contracted 2018 -current

Boling Spring Lakes NC -Collection Event

9 E Boling Spring Rod Boling Spring Lakes NC 28461
jrepp@cityofbsl.org

Jeff Repp 910-363-0025
 Contracted 2019

Lee County NC-Collection Event

1801 Nash Street Sanford NC 237330
agiles@leecountync.gov

Amber Giles 919-718-4622
 Contracted 2020-current

Transylvania County NC - Collection Event

500 Howell Road Brevard NC 28712
kenn.webb@transylvaniacounty.org

Kenn Webb 828-884-1842
 Contracted 2019-current

Alamance County NC -Collection Event

Alamance Solid Waste Dept 100 Stone Quarry Road Haw River NC 27217
emily.ball@alamance-nc.com

Emily Ball 336-264-0007
 Contracted 2023 - current

Union County NC-Collection Event

Union County Government 500 N Main St Monroe NC 28112
caleb.sinclair@unioncountync.gov

Caleb Sinclair 704-283-3576
 Contracted 2023 - current

OHIO

State of Ohio Department of Agriculture - Statewide Pesticide Collection

4200 Surface Road Columbus OH 43228
gregory.minor@agri.ohio.gov

Gregory Minor 614-728-6393
 Contracted 2019-current

Pennsylvania

Department of Agriculture -Statewide Pesticide Collection

Department of Environmental Protection 2301 N. Cameron St. Harrisburg PA 17105
jcunningham@pa.gov

James Cunningham
 Contracted 2010 -current

Berks County PA - Expired Drug Collection

Solid Waste Authority 633 Court Street Reading PA 19601
jmeeks@berkskswa.com

Jane Meeks 610-478-6362
 Contracted 2010 -current

Berks County PA – Collection Event

Solid Waste Authority 633 Court Street Reading PA 19601
jmeeks@berkskswa.com

Jane Meeks 610-478-6362
 Contracted 2012-current

Bedford County PA – Collection Event

Bedford County Conservation District 702 West Pitt Street Bedford PA 15522
rmiller@bedfordcountyconservation.com

Regina Miller 814-977-1411
 Contracted 2012

Blair County PA – Collection Event

Intermunicipal Relations Committee 1301 – 12th St. Suite 008 Altoona, PA 16601
education@ircenvironmet.org

Brock Bryan 814-942-7472
 Contracted 2012

Centre County PA – Collection Event

Centre County Recycling and Refuse Authority 253 Transfer Road Bellefonte PA 16823
jshafer@centrecountyrecycles.org

Joanne Shafer 814-238-7005
 Contracted 2012-current

Clinton County PA - Collection Event

Wayne Township Landfill PO Box 209 15 Landfill Lane McElhattan, PA 17748
mcrist@wawnetwplandfill.com

Mike Crist 570-769-6977
 Contracted 2013-current

Cumberland County PA – Collection Event

Cumberland County Recycling & Waste 310 Allen Road – Suite 201 Carlisle, PA 17013
jcmiller@ccpa.net

Justin Miller 717-240-6489
 Contracted 2007-current

MXI Environmental Services LLC Previous Experience

Fulton County PA – Collection Event

Fulton County Conservation District 216 N. 2nd Street McConnellsburg PA 17233
greg@fultoncountyconservationdistrict.org

Greg Reineke 717-325-6092
Contracted 2012

Huntingdon County PA - Collection Event

Huntingdon County 205 –Annex I, Penn Street Huntingdon PA 16652
lshontz@huntingdoncounty.net

Lou Ann Shontz 814-643-6370
Contracted 2012-2017

Lehigh County PA - Collection Event

Office of Solid Waste Management 17 South 7th St. Allentown PA 18101
timbollinger@lehighcounty.org

Timothy A. Bollinger 610-799-4177
Contracted 2010-2020

Monroe County PA – Collection Event

Monroe County Municipal Waste Management Authority
Lot # 6 Route 115 New Ventures Industrial Park Blakeslee PA 18610
jlambert@thewasteauthority.com

Jim Lambert 570-643-6100
Contracted 2007-current

Northampton County PA – Collection Event

Northampton County Government Center 669 Washington Street Easton PA 18042
sdavis@northamptoncounty.org

Serena Davis 610-829-6332
Contracted 2008-2022

Northern Tier PA – Collection Event

Northern Tier Solid Waste Authority 108 Steam Hollow Road Troy PA 16947
ltwoey@ntswa.org

Leigh Towey 570-297-4177
Contracted 2012-current

Peters Township PA – Collection Event

Peters Township Maintenance Garage 610 E McMurray Road McMurray PA 15317
jscott@peterstowship.com

Jared Scott 724-941-4180
Contracted 2009, 2010

Westmoreland County PA – Collection Event

Westmoreland Cleanways 226 Donahoe Road Greensburg PA 15601
ekeefe@westmorelandcleanways.org

Ellen C. Keefe Executive Director 724-879-4020
Contracted 2011

Bucks County PA-Collection Event

Bucks County Planning Commission 1269 Almshouse Road Doylestown PA 18901
dmmiller@buckscounty.org

Deanna Miller 215-345-3414
Contracted 2019-current

Chester County PA-Collection Event

Chester County Solid Waste Authority 7224 Division Highway Narvon PA 17555
plynn@chesterco.org

Patti Lynn 484-796-4039
Contracted 2019-current

Delaware County PA-Collection Event

Delaware County Solid Waste Authority 1521 N Providence Road Media PA 19063
scordes@dcswa.net

Sue Cortes 610-892-9627
Contracted 2019-current

Lebanon County PA-Collection Event

Greater Lebanon Refuse Authority 1610 Russell Road Lebanon PA 17046
amdb@goptra.org

Amy Mazella di Bosco 717-867-5790
Contracted 2020-current

Mifflin County PA-Collection Event

Mifflin County Solid Waste Authority 87 Landfill Road Lewistown PA 17044
lisa@mifflincountyswa.com

Lisa Smith 717-242-3301
Contracted 2023

Montgomery County PA-Collection Event

Planning Commission PO Box 311 Norristown PA 19404
vharris@montcopa.org

Veronica Harris 610-213-9736
Contracted 2019-current

City of Philadelphia PA-Collection Event

Philadelphia Streets Dept 1401 JFK Blvd Philadelphia PA 19102
scott.mcgrath@phila.gov

Scott McGrath 215-686-5095
Contracted 2019-current

Pike County PA-Collection Event

Pike County 837 US 6 Shohola PA 18458
rmarques@pikepa.org

Rachael Marques 570-226-8220
Contracted 2022

Union County PA-Collection Event

County of Union 155 North 15th St Lewisburg PA 17837
mdietrich@unionco.org

Michelle Dietrich 570-412-7216
Contracted 2023

Upper Saucon Township PA-Collection Event

Upper Saucon Township 5500 Camp Meeting Road Center Valley PA 18034
pleonard@uppersaucon.org

Patrick Leonard 610-282-1171
Contracted 2021

York County PA-Collection Event

York County Solid Waste Authority 2700 Blackbridge Road York PA 17406
m.waltemyer@ycswa.com

Mindy Waltmyer 717-845-1066
Contracted 2023

MXI Environmental Services LLC Previous Experience

South Carolina

State of South Carolina - Statewide Pesticide Collection

Department of Agriculture PO Box 11280 Columbia, SC 29211
gstokes@scda.sc.gov

John Stokes Program Manager 803-734-2210
Contracted 2008

Chester County SC – Collection Event

Chester County Emergency Management 156 Columbia Street Chester SC 29706
rehall@chestercounty.org

Robert Hall 803-519-8197
Contracted 2010 -current

Horry County SC – Permanent Facility

Horry County Solid Waste Authority 1886 Highway 90 Conway SC 29528
coblutodd@solidwasteauthority.org

Stephanie Todd 843-347-1651
Contracted 2009 -current

Richland County SC – Collection Event

Richland County Solid Waste 400 Powell Road Columbia SC 29203
MIMSS@rcgov.us

Shirley Mims 803-576-2446
Contracted 2010-2012

North Augusta SC - Collection Event

City of N Augusta SC 1284 Knox Avenue N Augusta SC 29841
TStrickland@northaugusta.net

Tanya Strickland 803 441-4246
Contracted 2020-current

Tennessee

State of TN - Statewide Pesticide Collection

Department of Agriculture PO Box 40627 Nashville, TN 37204
jim.endsley@tn.gov

Jim Endsley 615-837-5138 615- 837-5523
Contracted 2011 -current

City of Chattanooga TN - Permanent Facility

City of Chattanooga 4063 North Hawthorne St Chattanooga TN 37406
jgowan@chattanooga.gov

Jonathan Gowan 423-643-7236
Contracted 2020-current

Tennessee Dept of AG-Permanent Facility

TN Dept of Ag 5209 Merchant Drive Nashville TN 37211
mike.bentheimer@tn.gov

Michael Bentheimer 615-532-1922
Contracted 2015-current

Virginia

Arlington County VA - Permanent/HHW Collection Event/VSQG

Arlington County Government 2100 Clarendon Blvd Arlington VA 22201
Enocon@arlingtonva.us

Emmanuel Nocon 703-228-6832
Contracted 2007 -current

City of Bristol VA – Collection Event

City of Bristol Virginia 300 Lee Street Bristol, VA 24201
mcampbell@bristolva.org

Mark Campbell 276-645-3791
Contracted 2001 -2020

City of Falls Church VA – Collection Event

300 Park Avenue, Suite 100W Falls Church, VA 22046
cmcgough@fallschurchva.gov

Chris McGough 703-248-5456
Contracted 2017

Wise County VA – Collection Event

206 East Main Street Wise, VA 24293
cross_g@wisecounty.org

Greg Cross 276-328-1000
Contracted 2006-2017

Cumberland Plateau Regional Waste Authority – Collection Event

(Buchanan, Russell, Dickenson Counties)
224 Clydesway Road Lebanon, VA 24266
tobyedwards@bvua.net

Toby Edwards 276-889-1778
Contracted 2005 -current

Scott County VA – Collection Event

Scott County Soil & Water Conservation District 95 US 23 South Gate City, VA 24251
avicars@scottcountyva.com

Amy Vicars 276-386-9241
Contracted 2006 -current

Washington County VA – Collection Event

Washington County Virginia Recycling 205 Academy Drive Abingdon, VA 24210
amorris@washcova.com

Allen Morris 276-676-6216
Contracted 2007 -current

Dinwiddie-Petersburg VA – Collection Event

Dinwiddie Soil & Conservation 13915 F Boydton Plant Road Dinwiddie, VA 23841
sara.cravath@vaswcd.org

Sara Cravath 804-469-7297
Contracted 2006 -current

Frederick County VA – Permanent Facility

Department of Public Works 107 Kent Street Winchester, VA 22601
aclark@fcva.us

Andrew Clark 540-665-5658
Contracted 2008 -current

MXI Environmental Services LLC Previous Experience

<u>Rivanna Solid Waste Authority – Collection Event & CESQG</u> 695 Moore's Creek Lane Charlottesville, VA 22902 pmckalips@rivanna.org	Phillip McKalips 434-977-2970 Contracted 2019-current
<u>Manassas VA – Collection Event</u> Waste Management of Northern Virginia 8305 Quarry Road Manassas, VA 22110 svandyk1@wm.com	Suzanne VanDyke 703-393-0881 Contracted 2008-current
<u>Lancaster County VA – Collection Event</u> Northern Neck SWCD 5559 Richmond Road Warsaw VA 22572 Kathy.clarke@nnsxcd.org	Kathy Clarke 804-313-9102 Contracted 2008 -current
<u>Northumberland County VA – Collection Event</u> Northern Neck SWCD 5559 Richmond Road Warsaw VA 22572 Kathy.clarke@nnsxcd.org	Kathy Clarke 804-313-9102 Contracted 2008-current
<u>Richmond County VA – Collection Event</u> Northern Neck SWCD 5559 Richmond Road Warsaw VA 22572 Kathy.clarke@nnsxcd.org	Kathy Clarke 804-313-9102 Contracted 2008-current
<u>Westmoreland County VA – Collection Event</u> Northern Neck SWCD 5559 Richmond Road Warsaw VA 22572 Kathy.clarke@nnsxcd.org	Kathy Clarke 804-313-9102 Contracted 2008 -current
<u>New River Resource Authority VA – Collection Event</u> 7100 Cloyd's Mountain Road Dublin VA 24084 jlevine@wildblue.net	Joe Levine 540-674-1677 Contract 2010 -current
<u>New River Resource Authority VA – Permanent Facility</u> 7100 Cloyd's Mountain Road Dublin VA 24084 jlevine@wildblue.net	Joe Levine 540-674-1677 Contract 2015-2019
<u>Carroll/Grayson/Galax Solid Waste Authority – Collection Event</u> 225 Landfill Road Hillsville VA 24343 allen.lawson@carrollcountyva.gov	Allen Lawson 276-728-4907 Contract 2017 -current
<u>Page County VA Solid Waste – Collection Event</u> 219 Landfill Drive Luray VA 22835 whall@pagecounty.virginia.gov	William Hall 540-742-3854 Contract 2017 -current
<u>Town of Blacksburg VA – Collection Event</u> 2700 Prosperity Road Blacksburg VA 24060 kday@blacksburg.gov	Karen Day 540-961-1806 Contracted 2009-2012
<u>Botetourt County VA – Collection Event</u> Botetourt County Solid Waste 259 Landfill Road Troutville VA 24175 ghannah@botetourtva.us	Gregory Hannah 540-992-5111 Contracted 2010-current
<u>Stafford County VA – Collection Event</u> Rappahannock Regional SWMA 489 Eskimo Hill Road Stafford VA 22554 Fjohnson@staffordcountyva.gov	Francesca Johnson 540-658-5273 Contracted 2008-current
<u>City of Norfolk VA – Permanent Facility</u> 1176 Pineridge Road Norfolk VA 23502 Andrese.jefferson@norfolk.gov	Andrese Jefferson 757-441-1176 Contracted 2014-2019
<u>Montgomery County VA – Permanent Facility</u> Montgomery County SW Authority 555 Authority Drive Christiansburg VA 24068 acummins@mrswa.com	Alan Cummins 540-381-2820 Contracted 2014 -current
<u>Bedford VA – Permanent Facility and Collection Event</u> County of Bedford 1060 Recycle Road Bedford VA 24523 mdorsey@bedfordcountyva.gov	Mike Dorsey 540-587-0732 Contract 2011 -current
<u>Smyth County VA - Collection Event</u> Smyth County Solid Waste Authority 121 Bagley Circle Marion VA 24354 solidwaste@smythcounty.org	Wally Blevins 276-780-8705 Contracted 2007, 2021-current
<u>City of Salem VA - Collection Event</u> 105 South Market Street Salem, VA 24153 jfender@salemva.gov	James Fender 540-375-3080 Contracted 2005-2008
<u>Southeastern Public Service Authority - Permanent Facility</u> 723 Woodlake Drive Chesapeake VA 23320 mkellev@spsa.com	Michael E Kelley 757-449-5351 Contracted 2019-current
<u>Tazewell County VA - Collection Event</u>	

MXI Environmental Services LLC Previous Experience

P.O. Box 2359 Abingdon VA 24212
uppertnriver@yahoo.com

Carol Doss 276-628-1600
Contracted 2019-current

Town of Abingdon VA - Collection Event
PO Box 789 Abingdon VA 24210
rstatzer@abingdon-va.gov

Rick Statzer 276-451-0451
Contracted 2019 -current

Roanoke Valley Resource Authority - Permanent Facility
Roanoke Valley Resource Authority 1020 Hollins Rd. Roanoke Va. 24012
jharbin@rvra.net

Jeff Harbin 540-521-0396
Contracted 2015-current

Rockingham County VA - Collection Event
Rockingham County 813 Greendale Road Harrisonburg VA 22801
lshepard@rockinghamcountyva.gov

Lisa Shephard 540-564-3020
Contracted 2020-current

Virginia Peninsulas Public Service Authority - Collection Event
VPPSA 475 McLaws Circle Suite 3B Williamsburg, VA 23185 cell
DMagnant@vppsa.org

David Magnant 757-259-9850
Contracted 2019-current

Transylvania County VA-Permanent Facility
500 Howell Road Brevard NC 28712
kenn.webb@transylvaniacounty.org

Kenn Webb Director 828-884-1842
contracted 2019-current

Fluvanna County VA-Collection Event
Fluvanna County VA PO Box 70 Palmyra VA 22963
aspitzer@fluvannacounty.org

Aaron Spitzer 434-414-4403
Contracted 2023 - current

Town of Glade Spring VA-Collection Event
Town of Glade Spring PO Box 98 Glade Spring VA 24340
cecile@gladespringva.org

Cecile Rosenbaum 276-429-5134
Contracted 2023 - current

Manassas Park VA-Collection Event
Dept of Public Works of Manassas Park 331 Manassas Drive Manassas Park VA 20111
l.coughanour@manassasparkva.org

Laura Coughanour 703-393-0881
Contracted 2022-current

Shenandoah County VA-Collection Event
Shenandoah County Landfill 349 Landfill Road Edinburg VA 22824
bdellinger@shenandoahcountyva.us

Brad Dellinger 540-325-6779
Contracted 2023 - current

Stafford County VA-Collection Event
Rappahannock Regional Solid Waste 489 Eskimo Hill Road Stafford VA 22401
fjohnson@staffordcountyva.gov

Francesca Johnson 540-658-5273
Contracted 2016-current

Newport News VA - Permanent Facility
City of Newport News 2400 Washington Ave Newport News VA 23607
smithm1@nnva.gov

Michael Smith 757-886-7645
Contracted 2023 - current

West Virginia

Berkeley County WV – Collection Event
111 Landfill Drive Martinsburg WV 25401
crhogbin@gmail.com

Clint Hogbin 304-267-9370
Contracted 2008

WV - Statewide Pesticide Collection
West Virginia Department of Agriculture
Pesticide Regulatory Programs 1900 Kanawha Blvd, East Charleston WV 25305
gbishop@wvda.us

Grant Bishop 304-558-2209
Contracted 2009 -2021



PERSONNEL QUALIFICATIONS

MXI Environmental Services LLC., project managers, chemists/technicians have extensive training and experience in HHW collection events. Our proposed staff consists of skilled workers who ensure your operation(s) comply with public safety and environmental laws and regulations. In addition to their formal education, all chemists have, at a minimum, completed all EPA training per 40 CFR 264.16, all OSHA training per 29 CFR 1910, and various other training modules (i.e., DOT, CDL, emergency response, etc.). These individuals have performed numerous pickups involving packaging and removing laboratory chemicals from academic institutions and household hazardous waste collections from local municipalities. Our lead chemists have specific training and more than five years of experience in the characterization of waste materials and packaging and removing hazardous wastes.

Onsite Responsibilities

Project Manager –

The *Project Manager* will interface with the On-Site County Coordinator during Household Hazardous Waste Collection events. As the single point of contact, the Project Manager will provide overall management of the project, including site setup and general supervision of the event. The Project Manager has extensive work experience performing numerous Household Hazardous Waste Collections. The Project Manager will be involved in the collection program, including personnel, equipment, transportation, and disposal for this contract.

Lead Chemist -

A *Lead Chemist* is responsible for adequately categorizing and packing the waste, generating packing lists, properly labeling the drums, and preparing all necessary regulatory documentation and certifications, including drafting various Hazardous Waste Manifests. The Chemist will also serve as the emergency coordinator in the case of an emergency. All our chemists have job-specific training and experience in the characterization of waste materials and the packaging and removal of hazardous wastes.

Household Hazardous Waste Technicians - Varies

Waste Technicians are responsible for assisting with site set-up, surveying and unloading waste from the resident's cars, supporting the initial sorting of materials, applying labels on containers, and assisting in loading the final shipping containers onto vehicles—general housekeeping functions such as sweeping, picking up, and disposal of non-hazardous trash.

MXI Environmental Services LLC. believes its employees are the most valuable asset in performance and contract compliance. The attached is representative of our Key Personnel experience. Training certificates are included.

KEY Personnel Environmental Experience

Brian Potter	20 years experience
Chief Operating Officer	
Craig Potter	20 years experience
Vice President Northeast	
John Brothers	19 years experience
VP Environmental Health and Safety	
Gordon Munsey	34 years experience
VP Operations Southeast	
John Twiddy	10 years experience
Business Development Manager	
Austin Robbins	7 years experience
Material Recovery Facility Manager	
Thomas Shell	32 years experience
Lead Chemist/Project Manager	
Chris Van Namee	9 years experience
Project Manager	
James Righetti	14 years experience
Project Manager	
Jeffrey Compton	10 years experience
Latex Paint Facility Manager	
Mickey Balthazar	27 years experience
HHW Coordinator	
Logan Johnson	8 years experience
Lead Chemist, Project Manager	
Drew Mawson	8 years experience
Account Manager, Project Manager	
Brent Frick	7 years experience
Account Manager, Project Manager	
Rhett Stambaugh	20 years experience
Chemist, Project Manager	
Ron Shinault	18 years experience
Recruiter, Project Manager	

Brian Potter

Chief Operating Officer

Maumee Express | Dynamic Recycling LLC | MXI Environmental Services

AREAS OF EXPERTISE

As a Chief Operating Officer, I have been entrusted with decision-making responsibilities for key operations, including the Material Recovery Facility, Distilled Spirits Facility, and a Long-haul Hazardous Transportation company.

PROFESSIONAL SUMMARY

Throughout my career, I have accumulated extensive experience in various leadership roles. I have commanded a 180-man support organization, overseeing reconnaissance and medical support. Additionally, I have supervised a 45-man and 22-vehicle organization responsible for ammunition, fuel, and transportation, catering to a staff of 750 individuals. Furthermore, since 2006, I have served as the Chief Operating Officer for the Material Recovery Facility, Distilled Spirits Facilities, and the long-haul hazardous transport company.

DETAILED EXPERIENCE

Chief Operating Officer, Material Recovery Facility, Distilled Spirits Facilities, and long-haul hazardous transport company (Since 2006): As the Chief Operating Officer, I am responsible for overseeing the overall activities at the Material Recovery Facility and Distilled Spirits Facilities, which includes handling both hazardous and non-hazardous waste.

EDUCATION

The University of Missouri Rolla

United States Military Academy at West Point

CERTIFICATION

40 Hour OSHA Trained (29 CFR 1910.120), Annual 8 Hour Refreshers, Confined Space Entry, RCRA Hazardous/Toxic Waste Management, Hazardous Waste Training, DOT Hazardous Materials 181, Hazardous Security, Respirator Training, Asbestos Abatement

EMPLOYMENT HISTORY

US Army, Fort Bragg (2000-2005)

MXI Environmental Services LLC | Dynamic Recycling LLC | Maumee Express Inc. (2006-Current)

**MXI Environmental Services, LLC
Maumee Express, Inc.**

HAZARDOUS MATERIALS TRAINING CERTIFICATION

THIS IS TO CERTIFY THAT

BRIAN POTTER

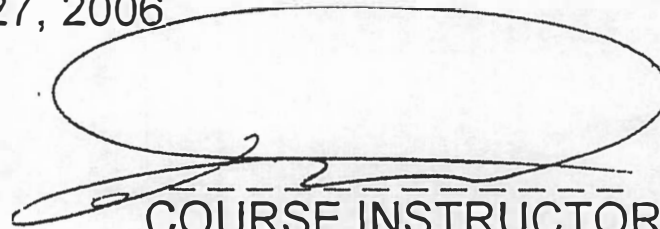
HAS SUCCESSFULLY COMPLETED THE COURSE ENTITLED

**40 HOUR HAZARDOUS WASTE SITE WORKERS TRAINING AS REQUIRED
BY OSHA 29CFR 1910.120**

October 27, 2006



AUTHORIZED BY
Ronald Potter, President



COURSE INSTRUCTOR
Joseph D. Angelone, CHMM

Craig Potter

Vice President of Business Development

Maumee Express Inc | MXI Environmental Services LLC

AREAS OF EXPERTISE

Supervision of Northeast Region Transportation and Material Recovery Facility (MRF). Coordination of HHW/Agricultural/Hazardous waste collection programs throughout the Northeastern United States.

PROFESSIONAL SUMMARY

Mr. Craig Potter possesses a commendable 18-year tenure in the Hazardous Waste Industry, which began with an internship at a hazardous waste firm, followed by valuable experience in the power generation field.

DETAILED EXPERIENCE

Project Manager - HHW Collection Events (Hazardous Waste Disposal Firm) Mr. Potter adeptly manages HHW Collection events for a hazardous waste disposal firm. As a Branch Manager, Mr. Potter holds pivotal responsibilities, including dispatching equipment, overseeing inventory management, supervising the loading and reloading of equipment for events, and overseeing recycling programs. MRF Supervisor - In this role, Mr. Potter supervises the Lab Pack Repack and Processing Area at a Material Recovery Facility operated by a hazardous waste disposal firm. His duties encompass efficiently handling receipt, consolidation, processing, and bulking of HHW and Agricultural materials received and processed at the MRF. As a Field Technician, Mr. Potter plays a crucial role in the hazardous waste firm, undertaking tasks such as chemical lab packing, field sampling, emergency response, and hazard identification. He possesses extensive expertise in HHW chemical identification, segregation, packaging, and chemical compatibility. Mr. Potter is well-versed in conducting waste characterization sampling procedures for laboratory analysis and ensuring compliance with waste disposal criteria. Additionally, he has in-depth knowledge of emergency response procedures for hazardous substance releases.

EDUCATION

James Madison University (2000-2005) Bachelor of Science (BS) degree Bachelor of Arts (BA) degree

CERTIFICATION

40-Hour OSHA Trained (29 CFR 1910.120), Annual 8-Hour Refresher, Confined Space Entry, RCM S30 Hazardous/ Toxic Waste Management. Hazardous Security Training, DOT Hazardous Materials 181, Hazardous Security, Respirator Training, Asbestos Abatement

EMPLOYMENT HISTORY

Vector Marketing (2002 - 2003) - Internship

Environmental Services (2004 - 2005) - NCC, Energy Solutions Inc.

MXI Environmental Services (2006-Present)

MXI Environmental Services, LLC
Maumee Express, Inc.

Hazardous Materials Training Certification

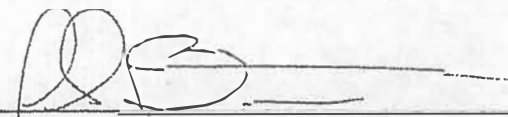
This is to certify that

Craig Potter

Has Successfully Completed a

40 HOUR Hazardous Waste Site Workers Training as
Required by OSHA 29CFR1910.120

on March 6th 2010



John Brothers
Director of Safety

John Brothers**SAFETY DIRECTOR/PERSONNAL MANAGER
MXI ENVIRONMENTAL SERVICES****FIELDS OF COMPETENCE**

Responsibilities include developing and implementing training and safety management for a Hazardous Waste Transportation and Disposal company with offices in four states and field operation in number of other states. Assure compliance with DOT, EPA and OSHA and conduct the associated training both for the company and its client's staff.

SUMMARY OF EXPERIENCE

Mr. Brothers has 25+ years of experience in the Safety and Compliance Field with much of that time involving Hazardous Materials and Hazardous waste ranging from compliance enforcement to safety program development.

DETAILED EXPERIENCE

Director of Safety and Personnel for a hazardous waste transportation and disposal firm with responsibility for all DOT, EPA and OSHA compliance and the associated training and oversight. Conducts training of staff and audits compliance at company operated facilities. Maintains hauling and facility permits required for hazardous waste. Personnel Manager for a hazardous waste transportation and disposal firm with responsibility for all aspects of hiring, review, discipline, suspension and/or termination in addition to awards for outstanding performance. Responsible for staff training and development. Safety Manager for a hazardous terminal and transportation operation with responsibility for the health, safety, welfare and moral of all staff including all testing, communications and required training. Field Service Manager responsible for development of policies and procedures, conducting security assessments and establishing required manning for a range of projects.

EDUCATION

Essex Community College (1988-1989).

CERTIFICATION

40 Hour OSAH Trained (29 CFR 1910.120) and Annual 8 Hour Refresher
Respirator Training
Hazardous Security Training
RCRA Certification
DOT Hazardous Materials 181
DEA Hazardous Materials Shipping Certified

EMPLOYMENT

Anne Arundel Fire Department (1985-1990)
Anne Arundel County Police Department (1990-2003)
Securitas Security Services (2003-2005)
Regional Enterprises/Thompson Trucking (2004-2007)
MXI Environmental Services (2007-Present)

**MXI Environmental Services, LLC
Maumee Express, Inc.**

HAZARDOUS MATERIALS TRAINING CERTIFICATION

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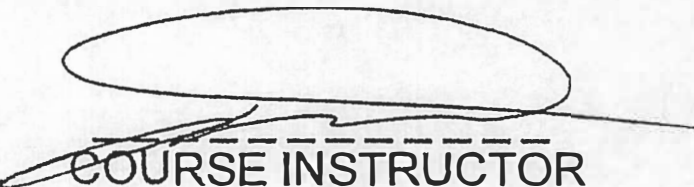
John Brothers

HAS SUCCESSFULLY COMPLETED THE COURSE ENTITLED

40 HOUR HAZARDOUS WASTE SITE WORKERS TRAINING AS REQUIRED
BY OSHA 29CFR 1910.120

February 25th to February 29th, 2008


AUTHORIZED BY
Ronald Potter, President


COURSE INSTRUCTOR
Joseph D. Angelone, CHMM

Gordon Munsey
Vice President Environmental Operations
MXI Environmental Services LLC

Fields of Competence

Manager for the Materials Recovery Facility (MRF) operations for MXI Environmental Services. Responsibility includes all personnel and logistics scheduling for Household Hazardous Waste (HHW) events. Managing and oversight of all inbound waste approvals. Management and administration of all outbound waste to final TSDF locations.

Summary of Experience

Mr. Munsey has worked in the environmental services/logistics industry since 1985. Responsibilities in the sector vary from field chemist, field geologist to various management positions.

Detailed Experience

GSX Chemical Services employed Mr. Munsey, who became Laidlaw Environmental Services ultimately Clean Harbors Environmental Services. While in the employment of this organization, he served as:

Field Chemist/Hazmat driver, Field Geologist, Project Manager/Remediation Services, Sr. Project Manager/Remediation Services, Regional Manager/ Western Region, Field Services Manager/ Clean Harbors, District Manager/Clean Harbors

Education

BS Geology, East Tennessee State University (minor in Chemistry)

CERTIFICATION

40 Hour OSHA Trained (29CFR 1910.120)

Employment

GSX Chemical Services-Laidlaw Environmental-Clean Harbors 1985-2019

MXI Environmental Services LLC – 2020-Current

MXI Environmental Services, LLC
Maumee Express, Inc.

Hazardous Materials Training Certification

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
James Gordon Munsey

Has Successfully Completed a

**40 HOUR Hazardous Waste Site Workers Training as
Required by OSHA 29CFR1910.120**

on October 23rd, 2020





John Brothers
Director of Safety

John Twiddy

Environmental Technician/ Lead Chemist
Business Development Manager
MXI ENVIRONMENTAL SERVICES

FIELDS OF COMPETENCE

Responsibilities include both managing and conducting HHW/Agriculture/Hazardous waste collection programs throughout Eastern United States.

SUMMARY OF EXPERIENCE

Mr. Twiddy has over 7 years experience in Hazardous Waste Industry an knowledgeable in environmental sampling and analytical procedures.

DETAILED EXPERIENCE

Lead Chemist Material Recovery Facility and Distilled Spirits Facilities and long- haul hazardous transport company since 2017.

Field chemist including material classification and lab packing with associated labeling and manifesting.

EDUCATION

Virginia Tech Blacksburg VA BS in Biological Science Minor in Chemistry

CERTIFICATION

40 Hour OSAH Trained (29 CFR 1910.120)
Annual 8 Hour Refreshers

EMPLOYMENT

MXI Environmental Services LLC-Dynamic Recycling LLC-Maumee Express Inc. 2016-Current

MXI Environmental Services, LLC
Maumee Express, Inc.

Hazardous Materials Training Certification

This is to certify that

JOHN TWITTY

Has Successfully Completed a

**40 HOUR Hazardous Waste Site Workers Training as
Required by OSHA 29CFR1910.120**

OCTOBER 6, 2017



John Brothers
Director of Safety

Austin Robbins

**Material Recovery Facility Manager
MXI ENVIRONMENTAL SERVICES LLC | Maumee Express Inc.**

Areas of Expertise

I am responsible for overseeing the day-to-day operations of the Material Recovery Facility and managing and conducting HHW (Hazardous Household Waste), Agriculture, and Hazardous waste collection programs across the Eastern United States.

Professional Summary

Austin Robbins has accumulated five years of valuable experience in the Hazardous Waste Industry, focusing on Hazardous Waste packing, waste classification, DOT Compliance, and Hazardous Waste Management.

Professional Experience

Lead Chemist - Material Recovery Facility and Distilled Spirits Facilities

As the Lead Chemist, I oversee operations at both the Material Recovery Facility. Field Chemist My role as a Field Chemist involves material classification, lab packing, associated labeling, and manifesting, ensuring safe handling and transportation of hazardous materials. Facility Profile Approvals and DEQ Facility Permit Compliance. I served as a Lab Technician at Emory and Henry College, gaining valuable laboratory experience in the field of Chemistry, Biology, and Physics.

Education

Bachelor of Science (BS) in Chemistry, Biology, and Physics Emory and Henry College

Certifications

**Certified Hazardous Materials Manager (CHMM)
40 Hour OSHA Trained (29 CFR 1910.120)
8 Hour Refresher**

Employment History

**MXI Environmental Services LLC - Maumee Express Inc.
2019 – Current**

Austin Robbins brings a wealth of knowledge and experience in Hazardous Waste Management, coupled with a strong background in lab operations and compliance, ensuring the safe and efficient handling of hazardous materials at the Material Recovery Facility.

Certificate of Completion

This is to certify that

Austin Robbins

Has completed

HAZWOPER 40 HR

Completion Date: 11/08/2019

Course Duration: 40.0

[Signature]



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360training.com

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Austin Robbins
HAZWOPER 40 HR

Curtis Chambers
Trainer Name

11/08/2019
Completed

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877.881.2235

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THOMAS SHELL, JR**TECHNICAL/FIELD SUPERVISOR
MXI ENVIRONMENTAL SERVICES****FIELDS OF COMPETENCE**

Responsibilities include management of permanent facilities pack & ship and conducting HHW events, QA/QC Assistant.

SUMMARY OF EXPERIENCE

Mr. Shell 11 years of experience in the Hazardous Waste Industry with focus on laboratory both biological and chemical.

DETAILED EXPERIENCE

Mr. Shell serves as a Chemist for HHW Collection events managed by hazardous waste disposal firm. These events range from 100 -1700 cars and consist of up to 50 hazardous waste technicians per event.

Chemist for hazardous waste disposal firm. Responsibilities include dispatch of equipment, supervision of inventory, supervision of loading equipment required for events, supervision of reloading.

Chemist in Lab Pack Repack and Processing Area at MRF operated by a hazardous waste disposal firm. Responsibilities.

Field Technician for hazardous waste firm. Responsibilities include chemical lab packing, field sampling, emergency response and hazard identification. Experienced in HHW chemical identification, segregation, packaging and chemical compatibility. Performed waste characterization sampling procedures for laboratory analysis and waste disposal criteria. Knowledge of emergency response procedures for hazardous substance releases.

EDUCATION

Bachelor of Science Marine Biology Chemistry University of Miami
Master of Science Biology Florida University

CERTIFICATION

40 Hour OSAH Trained (29 CFR 1910.120) and Annual 8 Hour Refreshers
Confined Space Entry
RCRA S30 Hazardous/Toxic Waste Management
Hazardous Security Training
DOT Hazardous Materials 181

EMPLOYMENT

Evans Environmental (1988-1996)
Dade County Schools (1987-1989)
MXI Environmental Services (2013-Present)

MXI Environmental Services, LLC
Maumee Express, Inc.

Hazardous Materials Training Certification


This is to certify that

Thomas D Shell

Has Successfully Completed a

40 HOUR Hazardous Waste Site Workers Training as
Required by OSHA 29CFR1910.120

on May 30th 2014


John Brothers
Director of Safety

Christopher L. Van Namee

FIELD SERVICES MANAGER | PROJECT MANAGER MXI ENVIRONMENTAL SERVICES LLC

Areas of Expertise

I oversee the efficient operation of the Household Hazardous Waste (HHW) collection site in Washington, D.C., managing logistics, collection, and processing for DC Paint Care Stores and Door to-Door services in addition to serving as Project Manager for HHW events throughout the Northeastern United States. Additionally, I am responsible for equipment maintenance at the MXI Langhorne PA office.

Professional Summary

Christopher L. Van Namee serves as a Project Manager for HHW Collection events under a hazardous waste disposal firm. These events, handling between 50 to 300 vehicles, involve the coordination of up to 10 hazardous waste technicians. As an Environmental Services Manager, my responsibilities include fostering staff relations, supervising Hazardous Material collection, and providing training for HHW field staff in Washington, D.C. I also have hands-on experience as a Field Technician in the hazardous waste industry, where I've been responsible for various critical tasks, including on-site chemical collection, DOT and RCRA-compliant packing for safe shipment, Emergency response management, Hazard identification, expertise in HHW chemical identification, segregation, packaging, and chemical compatibility, conducted waste characterization sampling procedures for laboratory analysis and ensured compliance with waste disposal criteria, proficient in emergency response procedures for hazardous substance releases.

Education

Pennsgrove High School

Certifications

40 Hour OSHA Trained (29 CFR 1910.120) and Annual 8 Hour Refreshers
Hazardous Waste Management and Shipping for Environmental Professionals (40 CFR 262.16)
DOT Hazardous Materials 181
CDL Class A Hazmat and Tanker Endorsement

EMPLOYMENT

MXI Environmental Services (2017 - Present)

Christopher L. Van Namee brings extensive experience and expertise to the field, ensuring the safe and efficient management of hazardous waste operations while maintaining a strong focus on staff development and compliance.

Certificate of Completion

This is to certify that

Chris VanNamee

Has completed

HAZWOPER 40 HR

360training.com, Inc. is authorized by IACET to offer 4.0 CEUs for this program.

Completion Date: 08/18/2017

Course Duration: 40.0



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James Righetti

151 W. Hanover Ave Randolph NJ 07869
(561) 252-0137 jimwraith.usmil@yahoo.com

TECHNICAL SKILLS

- Ability to manage environmental programs for the purpose transportation of hazardous waste.
- Proficient in labeling hazardous waste containers in compliance with state and federal guidelines.
- Knowledge of transportation hazardous waste as per 40 CFR regulations and DOT.
- Set up and removal of underground storage tanks, and waste water systems.
- Working knowledge of the clean water and air act.
- Knowledge of environmental laws and regulations.
- Proficient in speaking with large groups on hazardous waste safety, evacuation planes and hazardous waste storage.
- Coordinates up to a 50 man team for waste identification, removal, documentation and safe transportation.
- 2018 OSHA Respiratory Protection Program (Fit test)
- 2017 40 hour HAZWOPER certification.
- Experience in environmental site investigation and remedial work.

MXI Maumee Express, Inc. Environmental Services | Sight Coordinator, Project Manager **297 Zimmerman Lane Langhorne, PA 19047 (732) 328-0320 Email: marck@mxinc.com**

September 2012 to Current

Sight Coordinator responsible for all paperwork, personnel, and hazardous waste manifests.

Primary responsibility of inspecting and labeling containers in compliance with state or federal environmental regulations.

Responsible for the set up and takedown of a mobile hazardous waste segregation sights.

Proficient in identifying, sorting, packing hazardous waste for transport via DOT transportation regulations.

Responsible for pre work safety briefing for all on sight personnel.

Routine maintenance and part replacement.

United Enviro Systems Inc. | Lab Pack Chemist/Field Technician

P.O. Box 524 Chester, NJ 07930-0524 (800) 766-4858 Email: unitedenvirosystems.com

March 2008 to September 2012

Responsible for the recording and the determining of hazardous waste chemicals.

Part of a three man emergency response team for hazardous waste in NJ.

Worked with the FDA Queens, NY on the removal of their hazardous waste

Performing weekly checks on safety equipment.

Preparing small and large containers for shipment with the strictest of federal and state guidelines.

Responsible for maintain the highest level of OSHA safety standards.

Certifications

- March 2011 Forty hour HAZWOPER OSHA CFR 1910.120
- March 2012 Eight hour HAZWOPER Refresher as per CFR 1910.120 e
- February 2012 DOT Hazardous Materials Transportation as per CFR 172.704 a 1,2,3,4
- February 2012 DOT Security Awareness Training as per CFR 172.704 a, 4
- January 2012 Radiation Safety as per CFR 1910.1096
- October 2011 Blood Borne Pathogens as per CFR 1910.1030
- October 2011 Chemical Safety as per CFR 1910.1000
- October 2011 Confined Space Awareness Training CFR 1910.146 g

Certificate of Completion

This is to certify that

James Righetti

Has completed

HAZWOPER 40 HR

360training.com, Inc. is authorized by IACET to offer 0.8 CEUs for this program.

Completion Date: 07/10/2018

Course Duration: 40.0

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www.360training.com

and May, Jan, Be, References

360training ISHM

This certifies that the person named below has successfully completed a

ASU James Righetti

HAZWOPER 40 HR

07/10/2018

F. Marie Athey, OHST 07/10/2018

Treasurer

Jeffrey Compton

Latex Paint Recycling Facility Manager

MXI ENVIRONMENTAL SERVICES LLC

Areas of Expertise

I am responsible for overseeing the day-to-day operations of the Latex Paint Recycling Facility and managing and conducting HHW (Hazardous Household Waste), Agriculture, and Hazardous waste collection programs across the Eastern United States.

Professional Summary

Jeffrey Compton has accumulated seven years of valuable experience in the Hazardous Waste Industry, focusing on Hazardous Waste packing, waste classification, DOT Compliance, and Hazardous Waste Management. Mr. Compton has 7 years of experience in the Hazardous Waste Industry supplemented by on hands experience managing QA-QC at Material Recovery Facility.

Professional Experience

Responsibilities include overseeing the receipt, verification of each waste stream entering the Material Recovery Facility as QA-QC Manager. Field Technician assistant for hazardous waste firm. Responsibilities include chemical lab packing, and hazard identification and applying DOT guidelines for hauling materials. Jeffrey brings extensive experience and expertise to the latex recycling field ensuring efficient management while maintaining a strong focus on staff development and compliance.

EDUCATION

Abingdon High School

CERTIFICATION

40 Hour OSAH Trained
Respirator Training
CDL

EMPLOYMENT

MXI Environmental Services LLC (2016-Present)

MXI Environmental Services, LLC
Maumee Express, Inc.

Hazardous Materials Training Certification

This is to certify that

Jeff Compton

Has Successfully Completed a

**40 HOUR Hazardous Waste Site Workers Training as
Required by OSHA 29CFR1910.120**

on March 27th, 2017



John Brothers
Director of Safety

Mickey Balthazr

**Lead Field Service Technician
MXI Environmental Services LLC**

FIELDS OF COMPETENCE

Responsibilities include both managing and conducting HHW/Agriculture/Hazardous waste collection programs throughout Eastern United States.

SUMMARY OF EXPERIENCE

Mr. Balthazr has over 26 years experience in trucking Industry and knowledgeable in Hazmat and safety and field technician.

DETAILED EXPERIENCE

Lead Field technician, Project Manager for HHW events. Experience in HHW chemical identification, segregation, packing and chemical compatibility. Perform waste characterization sampling procedures for laboratory analysis and waste disposal criteria. Knowledge of emergency response procedures for hazardous substance release.

EDUCATION

Holston High School

CERTIFICATION

Commercial Driver License (CDL)
40 Hour OSHA Trained (29 CFR 1910.120)
Forklift Certification

EMPLOYMENT

MXI Environmental Services LLC – 2006 to current
Maumee Express Inc. 1999-Current

**MXI Environmental Services, LLC
Maumee Express, Inc.**

HAZARDOUS MATERIALS TRAINING CERTIFICATION

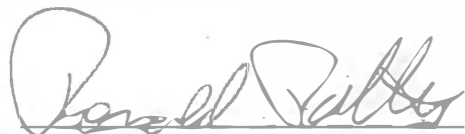
THIS IS TO CERTIFY THAT

MICHAEL BALTHAZR

HAS SUCCESSFULLY COMPLETED THE COURSE ENTITLED

**40 HOUR HAZARDOUS WASTE SITE WORKERS TRAINING AS REQUIRED
BY OSHA 29CFR 1910.120**

October 27, 2006



AUTHORIZED BY
Ronald Potter, President



COURSE INSTRUCTOR
Joseph D. Angelone, CHMM

Logan Johnson
Lead Field Chemist
MXI Environmental Services

Fields of Competence

Manages the Chemistry processing area of the MXI Materials Recovery Facility (MRF.)

Manages all MXI Agricultural projects in the Southeast.

Summary of Experience

Mr. Johnson has been employed by the MXI MRF as a chemist in the chemical processing department. Mr. Johnson was trained to become a project manager for household hazardous waste collection events. Mr. Johnson obtained the Commercial Drivers License (CDL) and became the Agricultural Project Manager for MXI.

Detailed Experience

2018- Present, Mr. Johnson has been employed by MXI Environmental Services. During this period he has made the following progression:

Chemist in the chemistry processing department.

Project Manager for various Household Hazardous Waste Collection events.

Project Manager for Southeastern and Ohio Agricultural collection events.

Commercial Driver, Hazmat Endorsed.

Virginia Solid Waste Manager license.

Education

BS Biology, Radford University

Certifications

40 Hour OSHA Trained (29 CFR 1910.120)

Annual 8 Hour Refreshers

RCRA Training

"Advanced" RCRA Training

DOT Training

Complete Environmental Regulations Training

VA Class 1 Solid Waste Operators License

MXI Environmental Services, LLC
Maumee Express, Inc.

Hazardous Materials Training Certification

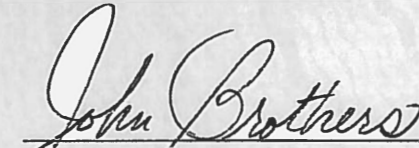
This is to certify that

HARRY JOHNSON

Has Successfully Completed a

40 HOUR Hazardous Waste Site Workers Training as
Required by OSHA 29CFR1910.120

on January 7, 2020



John Brothers

Director of Safety

**ACCOUNT MANAGER
MXI ENVIRONMENTAL SERVICES**

Areas of Expertise

My expertise lies in overseeing the Transportation, Logistics, and Treatment of Hazardous Materials generated by Agriculture Program Collections, as well as managing Household Hazardous Waste generated at HHW events and permanent sites. I conduct HHW, Agricultural, and Hazardous Waste collection programs across the Northeastern United States.

Professional Summary

Drew Mawson brings five years of experience in the Environmental Sciences and Hazardous Waste Industry to his role. His career journey began as an Environmental Lab Technician, where he utilized Polarized Light Microscopy to test Asbestos samples. Prior to joining MXI Environmental Services as a full-time Environmental Field Services Manager, Mr. Mawson dedicated three years to working with MXI's HHW events, evolving into an Account Manager.

Professional Experience

As a Project Manager, I oversee HHW Collection events managed by a hazardous waste disposal firm. These events can involve anywhere from 100 to 1700 vehicles and generate over 100,000 pounds of waste. Managing these events requires coordination with up to 50 hazardous waste technicians. As a Field Services Manager, I am responsible for various critical aspects, including client relations, supervision of Hazardous Material collection, and coordinating Agriculture Pesticides Collection Programs, encompassing logistics and compliance. In my role as a Field Technician at the hazardous waste firm, my responsibilities encompass a wide range of tasks, such as chemical lab packing, field sampling, emergency response, and hazard identification. I possess expertise in HHW chemical identification, segregation, packaging, and chemical compatibility. Additionally, I conduct waste characterization sampling procedures for laboratory analysis, ensuring compliance with waste disposal criteria. My knowledge extends to emergency response procedures for hazardous substance releases.

Education

East Stroudsburg State University of PA (2017) BS- Bio-Technology

Certification

40 Hour OSHA Trained (29 CFR 1910.120) and Annual 8 Hour Refreshers
Hazardous Waste Management and Shipping for Environmental Professionals (40 CFR 262.16)
DOT Hazardous Materials 181
CDL Class A License

Employment

EMSL Laboratory (2017-2019)
MXI Environmental Services (2018 - Present)



CERTIFICATE OF COMPLETION

This certifies that

Drew Mawson

has successfully completed the course

HAZWOPER 40 HR



Course Duration
40.0



Completion Date
06/18/2021

Samantha Morralbano
Chief Operating Officer

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Drew Mawson
HAZWOPER 40 HR

Curtis Chambers
Trainer Name

06/18/2021
Completion date

(CUT HERE)

**ACCOUNT MANAGER
MXI ENVIRONMENTAL SERVICES****Areas of Expertise**

I excel in overseeing the Transportation, Logistics, and Treatment of Hazardous Materials generated by Commercial Clients at MXI's Pennsylvania Terminal. Additionally, I have extensive experience in conducting HHW (Hazardous Household Waste), Agricultural Waste, and Hazardous Waste collection programs throughout the Northeastern United States.

Professional Summary

Brent Frick brings eight years of experience in the Environmental Sciences and Hazardous Waste Industry to his role. After completing college, Mr. Frick embarked on his career journey with an engineering firm, gaining valuable experience in Phase 1 and Phase 2 Environmental Impact Studies. He subsequently applied this knowledge to the Hazardous Waste Industry, focusing on HHW programs.

Professional Experience

As a Project Manager, I oversee HHW Collection events managed by a hazardous waste disposal firm. These events, accommodating anywhere from 100 to 1700 vehicles, involve the coordination of up to 50 hazardous waste technicians per event. In my role as Field Services Manager, I am responsible for client relations, supervising Hazardous Material collection, and developing Regulatory Compliance Training Modules for HHW field staff. As a Field Technician at the hazardous waste firm, I handle various critical tasks, including chemical lab packing, field sampling, emergency response, and hazard identification. My extensive experience includes expertise in HHW chemical identification, segregation, packaging, and chemical compatibility. I also conduct waste characterization sampling procedures for laboratory analysis and ensure adherence to waste disposal criteria. My knowledge extends to emergency response procedures for hazardous substance releases.

EDUCATION

Delaware Valley University (2002-2005) BS- Agronomy & Environmental Science

CERTIFICATION

Certified Hazardous Material Manager (Institute of Hazardous Materials Management)
40 Hour OSHA Trained (29 CFR 1910.120) and Annual 8 Hour Refreshers
Hazardous Waste Management and Shipping for Environmental Professionals (40 CFR 262.16)
DOT Hazardous Materials 181

EMPLOYMENT

Taylor, Wiseman, Taylor (2006-2009)
R & T Birney, LLC (2010-2019)
MXI Environmental Services (2019 - Present)

Brent Frick brings a wealth of experience and expertise to managing hazardous materials and waste, with a strong commitment to environmental compliance and safety.



CERTIFICATE OF COMPLETION

This certifies that

Brent Frick

has successfully completed the course

HAZWOPER 40 HR



Course Duration
40.0



Completion Date
09/14/2021

A handwritten signature in black ink, appearing to read 'Samantha Morralbano'.

Samantha Morralbano
Chief Operating Officer

**FIELD SERVICES PROJECT MANAGER
MXI ENVIRONMENTAL SERVICES**

FIELDS OF COMPETENCE

Competences include: Preparation of shipping documents and hauling materials; Supervision of day-to-day operations, including maintenance; Lab pack and setup for lab packs; Advanced preparation work for future events; and material transportation.

SUMMARY OF EXPERIENCE

Mr. Stambaugh has over 20 years of lab pack experience, including Project Managing, dispatch and training within the Environmental Sciences and Hazardous Waste Industry. He has two years as a full time Field Services Project Manager, including 8 years HHW Lead Chemist at a hazardous waste disposal firm. Ten years at another environmental firm reaching to the position of Project Manager who oversaw an office with a 10+ Million-dollar revenue; and over 4 years as a Lead Lab Pack Chemist at a third environmental firm, where he was responsible for lab pack training, driver training, and conducting daily hazardous waste shipment preparations from documentation to delivery.

DETAILED EXPERIENCE

Mr. Stambaugh serves as a Lead Chemist with Project Manager experience, for household waste events managed by a hazardous waste disposal firm. These events range from 100-1300 cars and can consist of up to 50 hazardous waste technicians per event; and may include repacking of any necessary materials to comply with safe transportation regulations.

As a Field Services Project Manager for a hazardous waste disposal firm, his responsibilities cover: supervision of hazardous material collections, preparation of hazardous waste documentation including transportation, and operational maintenance for yard, facility and vehicles. His experience involves preparation of shipping documents, compliance of DOT regulation material loads, placarding and safe driving practices; assisting with day-to-day operations; lab pack preparation and servicing; preparing key supplies for HHW events, and multi-state pickup and deliveries for the environmental firm and outside vendors.

As a Project Manager, and Lead Lab Pack Chemist, for hazardous waste firms, his responsibilities included: office management including hiring/firing process, inventory, training, dispatch, hazard identification, field sampling, emergency response, and chemical lab packing. Mr. Stambaugh is highly knowledgeable with chemical identifications, segregation, packaging, and chemical compatibility. He has performed waste characterization sampling procedures for laboratory analysis and waste disposal criteria. Additionally, he has knowledge of emergency response procedures for hazardous substance releases.

EDUCATION

Central Penn Business School: Major in Computer Information System; Minor in Accounting

CERTIFICATION

40 Hour OSHA Trained (29 CFR 1910.120) and Annual 8 Hour Refreshers
Hazardous Waste Management and Shipping for Environmental Professionals (40 CFR 262.16)
DOT Hazardous Materials 181

EMPLOYMENT

MXI Environmental (fulltime 2023- Present, Part Time 2015-2023)
Heritage Environmental Services (2012-2021)
Veolia North America (2006-2009, 2022)

MXI Environmental Services, LLC
Maumee Express, Inc.

Hazardous Materials Training Certification

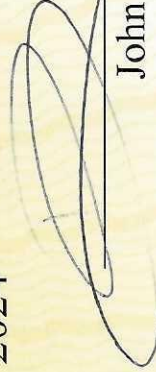
This is to certify that

Rhett Stambaugh

Has Successfully Completed an

**8-HOUR Hazardous Waste Site Workers Refresher
Training as Required by OSHA 29CFR1910.120**

on February 10, 2024



John Brothers
Director of Safety

Ronnie Shinault, II

**Driver Recruiter
MAUMEE EXPRESS
DYNAMIC RECYCLING LLC
MXI ENVIRONMENTAL SERVICES**

FIELDS OF COMPETENCE

Responsibilities include conducting interviews, driver orientations and training, disciplinary actions and driver improvement training. Project Manager for HHW events.

SUMMARY OF EXPERIENCE

Mr. Shinault has experience ranging from Primary lead manager, area manager, sales manager to Project Manager.

DETAILED EXPERIENCE

Driver Recruiter identifying top-tier candidates, conducting interviews, driver orientations, and training. Developed a budget plan to lower the cost of online advertising. Provide Project Management duties for Household Hazardous Waste collection events working with a large crew.

EDUCATION

Southwest Community College - Justice/Law Enforcement
Virginia Highlands - Science/Biology

CERTIFICATION

CDL
Certified Forklift operator
40 Hour OSAH Trained (29 CFR 1910.120)
RCRA 300 Haz Waste Management

EMPLOYMENT

KVAT Mid-Mountain May 2017-May 2022
Maumee Express May 2022 - Present

MXI Environmental Services, LLC
Maumee Express, Inc.

Hazardous Materials Training Certification

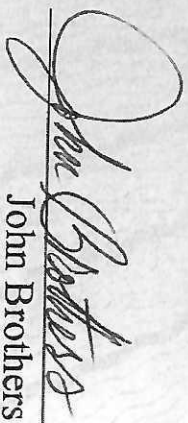
This is to certify that

RON SHINAULT

Has Successfully Completed a

40 HOUR Hazardous Waste Site Workers Training as
Required by OSHA 29CFR1910.120

on February 2, 2023


John Brothers
Director of Safety



GUIDELINES FOR HOUSEHOLD HAZADOUS WASTE COLLECTIONS

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GUIDELINES FOR HOUSEHOLD HAZADOUS WASTE COLLECTIONS

1.0 INTRODUCTION

Household Hazardous Waste (HHW) Collections pose potential health and safety hazards to community residents and workers at these events, as well as risks to the environment. Community residents may unknowingly bring substances that are extremely volatile, flammable, toxic or unstable. To minimize the potential for a mishap, MXI Environmental Services LLC has established this Health and Safety Guideline for HHW operations. Although this guideline presents general requirements for HHW operations, additional requirements may be imposed based on client bid specifics.

This guideline attempts to address the issues involved with the handling of HHW in order to minimize potential human exposure to or injury from handling HHW, as well as to reduce the potential for any environmental contamination.

2.0 TRAINING

2.1 General Requirement

All MXI Employees participating in HHW collections must have successfully completed the appropriate training as outlined in this section. The training will enable the employee to safely perform her/his function, as well as satisfy the operational objectives of the HHW collection.

2.1.1 Supervisors and Other Decision Makers

Employees involved the supervision of operations, waste-related decision-making, lab packing of waste, documentation for the job and those responding to an emergency situation must be 40-hour OSHA trained.

2.1.2 Supervisors of Pour-Off Employees

Employees supervising pouring operations to consolidate wastes must be 24-hour OSHA trained. Their OSHA training and respirator fit testing must be current.

2.1.3 Other Employees Handling Wastes

Employees involved in any other waste handling operations (i.e., off-loading cars, sorting, pouring) must complete the MXI HHW Training Program or its equivalent.

The MXI HHW Training Program has components devoted to each aspect of the operational details for a HHW collection event. Employees who are 40-hour trained should also receive this operation specific training. Training must be current and employees will be issued a valid certificate.



GUIDELINES FOR HOUSEHOLD HAZADOUS WASTE COLLECTIONS

Part time or temporary employees must have the level of training prescribed for the function they will be performing. All Employees, including those not handling waste, must be involved with the site safety meeting and understand the site contingency plan.

2.2 Site Safety Meeting

After site setup, the MXI Site Supervisor must conduct a site safety meeting. The purpose of this meeting is to assure that all crew members are aware of the following:

- Requirements of HHW Guidelines
- Each person's role in the HHW collection
- Location of safety equipment
- Contingency plans
- Waste packing guidelines & unacceptable materials
- Chemical/Physical hazards associated with the wastes and collection activities
- Personal protection equipment requirements
- Safety precautions/work practices

The Site Supervisor can use the Site Safety Meeting checklist and acknowledgment in Appendix 3 to document the meeting. All individuals who will enter work areas must participate in the meeting and sign-off on the Acknowledgment. Other people at the site associated with the HHW Collection (local officials, volunteers, EPA personnel, etc.) should be included in the safety meeting.

3.0 SITE REQUIREMENTS

3.1 Site Placement

Site Placement requires careful consideration to ensure the safety of the operations, as well as the prevention of environmental contamination. Adequate room for collection activities, equipment, waste containers, and vehicle access/exit must be maintained. The following must be considered when determining the appropriate location of the waste collection area:

- Minimum required operations area – 1200 sq. ft (i.e., 30' x 40');
- Open areas are preferable to allow for increased air movement (aids in dispersion of vapors);
- Adequate access for emergency equipment (fire trucks, ambulance, etc.)
- Smooth traffic flow for entrance/egress of participants;
- Adjacent property lines (i.e., homes, businesses) must be well away from the collection area;
- The nearest public way must be adequately separated from the collection area;



GUIDELINES FOR HOUSEHOLD HAZADOUS WASTE COLLECTIONS

- Car off-loading area must be separate from the pour-off operations;
- No ignition sources can be adjacent to the pour-off area for flammable /combustibles;
- There must be proximity to a ground source for containers being utilized for flammables/combustibles are being poured;
- No other events should be scheduled for the location utilizing the area;
- No smoking is allowed;
- Proximity to potable water and a telephone;
- Proximity of fire hydrants;
- Location where waste roll offs or compactor truck (if applicable) can safely dump load in the event of an emergency (e.g. fire);
- Staging area for waste flammable/combustible drums away from potential fire sources, including waste compactor truck and/or rolloff containing empty containers from pour off operations.

3.2 Site Preparation

To reduce the likelihood of environmental contamination and limit the migration of spilled material, the following site preparation must be performed:

- Seal all storm drains;
- Lay poly in locations where waste will be handled. Include vehicle lanes if required by client. Cover foot traffic areas with card board which will be discarded at the end of the job;
- Work tables will be set up by placing plywood on top of 55 gallon drums or cubic yard boxes;
- Designate emergency and spill equipment stations. (See Sections 4.3 and 4.4);
- Designate decontamination area;
- Restrict access to the collection and waste handling areas as appropriate;
- Indoor collection sites should be set up with general room ventilation;
- Indoor collection sites with pour-off and/or paint bulking area may require local ventilation;
- Identify location where roll off or waste compactor truck (if used) can be dumped in the event of a fire within the container or truck and dumping becomes necessary (ordered by Fire Dept.) Location should be selected to minimize likely runoff of water during firefighting activities, or alternately a location where containment material could easily be deployed by on-site personnel.

3.3 Site Setup

Seven work areas will be established to accept, sort, consolidate and pack household hazardous waste (HHW): Off-loading; Initial Sort; Segregation; Bulking/Bulk Loading; Chemistry/Lab Packing; Command center; and Employee break area.



GUIDELINES FOR HOUSEHOLD HAZADOUS WASTE COLLECTIONS

3.3.1 Off-Loading:

The household waste is removed from stationary vehicles and placed in carts to be moved to the Initial Sort area. Multiple lanes may be used. Poly should not be placed where the vehicle tires will ride over it, unless specifically requested by the client. The traffic flow must be regulated to avoid overcrowding in the off-loading area. A clear lane must open to allow emergency access in the event of an emergency and for movement of equipment utilized in at the event. The vehicle travel lanes can be designated with traffic cones. Residents should be encouraged to stay in their vehicles for their own safety.

Certain materials are not acceptable for disposal at a HHW collection (refer to Appendix 5 for a list of the specific materials not acceptable at the collection event). Waste should be inspected for unacceptable materials while still in the resident's vehicle and the resident informed of any waste which can not be accepted. Reactive materials (peroxidizables, multi-nitrated compounds, etc.) should also be identified at this point.

Several classes of materials will be moved to the appropriate staging area as part of the unloading of the vehicle:

- Car Batteries: Lead Acid Batters will be moved as part of the unloading process and placed on a pallet in the staging area.
- Fluorescent Lamps: Lamps will be moved during the unloading process and placed in the staging area for packaging into the appropriate container.
- 20lb Propane: The tanks will be moved during the unloading process and placed on a pallet in the staging area.

Plastic/metal carts will be used to carry containers from vehicles to the Initial Sort area. The cart capacity should be sufficient to hold the largest container being carried. Carts should not be overloaded.

Unidentified/unmarked containers should be referred to the Unloading Supervisor prior to unloading from the vehicle. "Unidentified" is defined as an unlabelled container that the resident has no knowledge of the identity of the contents. **If the resident has no knowledge of the container contents, then the container will be considered an unknown and will not be accepted unless it is tested by a Chemist utilizing an un-known kit in a designated area away from the Unloading Area.** MXI Unloading Staff will direct the vehicle to an area where the required test can be conducted. **Unidentified material will not be accepted without specific approval by the Chemist.**



GUIDELINES FOR HOUSEHOLD HAZADOUS WASTE COLLECTIONS

In the event of a leaking or spilled container in a vehicle, notify the Site Supervisor. The spilled material should be identified by labels, markings, or through customer questioning before handling. MXI is not responsible for spill cleanup in vehicles due to leaking containers and, therefore will not perform any vehicle decontamination, unless a MXI employee has caused the spill. Absorbents (e.g. 3M pads, speedi-dry) and other cleaning supplies should be kept readily available in the unloading area for quick response to spills outside of vehicles.

3.3.2 Initial Sort

Carts loaded in the Off Loading area are wheeled to the Initial Sort stations. The carts are unloaded in this station with Latex Paint, Aerosols, and Pints/Quarts separated out and placed in Totes/CYB or Drums before the cart is unloaded onto the Work Tables.

Latex Paint will be handled in one of three methods dependent upon the size of the job and the requirements of the contract:

- Latex Paint may be off loaded into metal totes. These totes, once full, will be moved by fork truck to a roll off. The tote will be emptied into the roll off utilizing a rotator on the fork truck.
- Latex Paint may be loaded into CYB. Once the box is full, it will be moved to the staging area for loading into a van trailer.
- Latex Paint may be poured into 55 gallon drums. Once the drum is full, it will be moved to the staging area for loading into a van trailer.

Aerosols will be off loaded into a CYB. Once the CYB is full, it will be moved to the staging area for loading into a van trailer.

Pints/Quarts is a category of materials that includes smaller sized containers of oil based paints and stains, wax's, caulk, thinners, preservatives, oils, grease etc. These materials will be off loaded into a CYB or drum. Once the CYB or drum is full, it will be moved to the staging area for loading into a van trailer.

The balance of HHW in the cart will be placed on the Work Tables in the Segregation Area for the Second Sort:

3.3.3 Second Sort/Segregating

This area separates and directs the HHW materials that will be bulked, moves the materials that will be more specifically categorized for lab



GUIDELINES FOR HOUSEHOLD HAZADOUS WASTE COLLECTIONS

packing in Chemistry and pulls out 11b Propane and Fire Extinguishers for packaging.

Tables will be used to place the HHW materials on that were not pulled out in the Initial Sort. These tables will consist of Plywood suspended on drums or CYB. The Plywood will be over lapped to allow for expansion of the work area as appropriate for the size of the job.

MXI staff will be located behind the Initial Sort stations and will direct materials as follows:

Oil Based Paints and Paint-related materials will be handled in one of two methods:

- If Oil Based Paints are to be bulked, they will be moved down the table to the Bulking Area.
- If Oil Based Paints are to be loaded into Drums, CYB or hand stacked into a roll off, they will be moved down the tables in an opposite direction for packaging in the designated container or roll off.

Oil/Gasoline/Anti Freeze will be moved down the work table to the bulking area. These materials will be poured into separate drums for each. The empty container will be placed into a roll off that is placed behind the Bulking area.

Pesticide Liquid and Solids will be placed by the Second Sort staff into drums or CYB's positioned behind the Work Tables and to the side of the Chemistry Area. These materials will be placed in the container.

All other materials will be place on the Work Table in front of the Chemist.

3.3.4 Bulking

This is the location where wastes capable of being consolidated on site are collected and consolidated via a pour-off operation. A MXI-trained employee will supervise these operations and screen all containers to ensure only acceptable materials are poured. Containers to be poured will be transferred to work tables at the end of the Segregation tables. Containers will then be opened and poured into a collection drum or placed on a Paint Spinner. **With the exception of motor oil, any pourable materials not in their original containers must be reviewed by the Chemist for pH/oxidizer testing.**



GUIDELINES FOR HOUSEHOLD HAZADOUS WASTE COLLECTIONS

The setup should include the following:

- Compatibility testing will be performed for pourable materials not in their original containers (Exception: motor oil). Test buckets will be located in a drip pan.
- Absorbent will be readily available in the area.
- Proper bonding and grounding procedures will be employed for pouring all flammable materials.
- A local exhaust blower will be set up to control/reduce employee exposure to vapors from flammable/combustible materials, if the operation is conducted indoors.
- A "Roll-off" or "trash compactor truck" may be located adjacent to the pour-off area for placement of discarded original containers.
- All filled flammable/combustible containers must be moved to a staging location away from pour-off/consolidation, and compactor truck or rolloff containing empty pour-off/consolidation containers.

3.3.5 Chemistry

The Chemistry work area consists of an off-loading work tables and shipping containers for the respective waste types. Materials from the Second Sort staff are placed on the work tables. Behind the work tables are drums and pails designated for each primary waste categories including:

- Acid, solid and liquid
- Base, solid and liquid
- Oxidizer, solid and liquid
- Poison
- Mercury, Mercury containing devices
- Flammable Solid
- Peroxides
- Reactive

The Chemist will segregate waste based upon a review of the contents of the waste cross referenced to documentation provided to the Chemist by MXI. In addition the Chemist may use standard testing to identify the waste characteristics. The properly classified HHW will then be place into the appropriate packing container. The designation of the waste groups by MXI is set forth in Appendix 4.



GUIDELINES FOR HOUSEHOLD HAZADOUS WASTE COLLECTIONS

The following is required:

- All containers are to be lined
- All containers will have an appropriate absorbent materials added
- All containers are to be labeled with the appropriate waste label and DOT label.
- All filled containers are to be removed to the staging area
- All containers will be DOT shippable.

3.3.8 Command Center/Main Emergency Response Station

A table will be set up as Command Center (CC) for the HHW collection event. The location of the CC will be determined by the Site Supervisor based on the layout of the other operations. The CC will have the first aid equipment and is the main emergency response station (see Section 4.3 for specific equipment). The CC is where all the paperwork processing will be completed and other information associated with the HHW event will be available.

3.3.9 Employee Break Area

An area will be established by the Site Supervisor as an employee break area where personnel can go to eat, drink, and rest. The area will be located away from any waste handling operations. The area should be established in a shaded location when the ambient temperature is above 80°F. Personnel must remove PPE before entering the break area and wash before they eat, drink, etc. Personnel must notify the Site Supervisor upon going to and returning from the break area.

4 Equipment Requirements

The following is a list of equipment that will be required to set up and conduct HHW site event. The amount of equipment will vary depending on the size of the event.

4.1 Bulking Pour-Off

- Flexible grounding and bonding cables;
- Iron or steel rod to install as ground source, if existing source not available
- Wire brush, scraper or sand paper;
- Continuity tester;
- Explosion-proof exhaust blower for operations conducted inside with a generator to power the blower if there is no power on site;
- 2 x 20lb ABC-rated fire extinguisher;



GUIDELINES FOR HOUSEHOLD HAZADOUS WASTE COLLECTIONS

- 17H steel 55 gallon drums;
- Funnels;
- Absorbent materials (speedy-dry 3M pads);
- Non-sparking (brass) bung wrenches
- Shovel, and hand tools;
- Opener for paint cans;
- Broom and dust pan;

4.2 Command Center/Main Emergency Response Station

- Safety Information Package: HHW Guidelines, emergency phone numbers, hospital directions and reference sources (Chemical Dictionary, DOT ER Guidebook & NIOSH Pocket Guide, MXI Env. H&S Field Manual, 5-page Emergency Response Plan blank);
- First aid kit;
- Eye wash solution;
- Air horn for emergency alarm signal;
- Cell phone for communications;
- Combustible gas meter and organics meter;
- 2 x poly-Tyvek;
- Nitrile, PVA, PVC and neoprene gloves.
- 2 pairs chicken boots or rubber overboots;
- Duct tape;
- 1 x 20 lb ABC-rated fire extinguisher
- Absorbent materials (speedi-dry, 3M pads, etc.);
- Acid/base neutralizing materials;
- Drum repair kit consisting of plugs and patches;
- Broom and shovel or dust pan.

4.3 Spill Stations

Additional spill stations may be located on the site

- Absorbent materials. (Speedi-dry, 3M pads, etc.)

4.4 Employee Break Area

- Hand sanitizer;
- Paper Towels;
- Cooler with water or other non-caffeinated beverage;
- Oral thermometer for heat stress monitoring (temp. $\geq 80^{\circ}\text{F}$).

5 Personal Protective Equipment

5.1 Site Set-up/Breakdown



GUIDELINES FOR HOUSEHOLD HAZARDOUS WASTE COLLECTIONS

Personnel setting up and breaking down the HHW collection site will be dressed in Level D personal protection, which will include:

- a) Work clothing;
- b) Safety glasses with sideshields;
- c) Work gloves (if no chemical contamination) or PVC.

5.2 Off-Loading/Initial Sort/Second Sort/Segregation/Shipment

Personnel off-loading vehicles, segregating, and packing materials will be in modified Level "D" personal protection to include:

- a) Tyvek disposable white coveralls or CPFI apron;
- b) Work gloves or PVC gloves;
- c) Safety glasses w/side shields;
- d) Reflective vest or MXI shirt for off-loaders.

An increased level of respiratory protection and PPE may be warranted in specific situations. Leaking containers, spills or other instances where potential exposure may occur may require upgrading with the guidance of the Site Supervisor.

5.3 Bulking/Pour-Off

Because of the handling of open containers, pour off personnel shall don Level C personal protection. Minimum PPE for pour-off operations includes:

- a) Safety glasses w/side shields;
- b) Poly-Tyvek suit or apron;
- c) Latex or nitrile rubber gloves – inner;
- d) PVC gloves – outer;
- e) Chicken boots or rubber over boots;

5.4 Chemist

This area performs lab pack of chemicals and shall don Level C personal protection. The minimum PPE for the Chemistry area includes:

- a) Safety glasses w/side shields;
- b) Poly-Tyvek suit or apron;
- c) Latex or nitrile rubber gloves – inner;
- d) PVC gloves – outer;
- e) ½ Face Respirator/if required

6 Contingency Plan

In order to prepare for potential releases, spills or emergencies, a contingency plan must be



GUIDELINES FOR HOUSEHOLD HAZARDOUS WASTE COLLECTIONS

developed. Prior to the HHW collection, the Site Supervisor or other MXI representative should visit the site to gather site-specific information, which will be included in Appendix 2. A traffic flow plan must be established that will allow emergency equipment (Fire Department, ambulance, etc.) access to the site in the event of an emergency. The proposed layout of the site in relation to neighboring structures and properties must also be identified. Location of fire hydrants or lack thereof must be identified. Fire Department should be prepared in the event the site has no readily available hydrants. Locations for the trash compactor truck or roll offs, and for possible dumping of the truck or roll off in the case of a fire (dumping only as directed by the Fire Department) should be identified. This information will be used to develop a site map. A copy of the contingency plan should be available to the local emergency organizations, EPA representatives and all other involved parties.

Remember to keep access lanes to the site clear at all times. In the event of an emergency, emergency equipment may need to have direct access to the site. Traffic lanes should be prearranged so there is an open path at all times.

The Site Supervisor will serve as the Emergency Coordinator in the event of an emergency situation.

6.1 Emergency Information

Emergency information will be located at the Command Center table. The Information will be placed on the table with the job folder. Information to be present should include a copy of the HHW Collection Guidelines containing the site specific information (contingency plan, emergency phone numbers, hospital directions, etc.) and safety references (Chemical Dictionary, DOT ER Guidebook, NIOSH Pocket Guide, and MXI 5-page Emergency Response Plan). The following services shall be included on the emergency phone list; Fire Department, ambulance, hospital, poison information center, police department, state police, MXI support location, and local H&S rep.

6.2 Emergency Actions

6.2.1 Spill or Chemical Release

In the event of a spill or release, the Site Supervisor will evaluate the situation and evacuate the site if necessary. A continuous blast of an air horn will signal the evacuation of the site. The Site Supervisor, with the assistance of the local H&S Representative, will decide how to respond to and contain and clean up the spill/release. Ensure that the evacuation assembly area is located upwind.

6.2.2 Flammable Conditions



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In the event that flammable vapors exceed 10% of the Lower Explosive Limit (LEL), the following actions should be taken:

- Cease all pour operations and evacuate the pour area.
- Eliminate all ignition sources. No Smoking.
- Stop the flow of cars into the area and have all cars in the unloading area exit immediately.
- If vapors do not dissipate in a short period of time (five minutes), notify the local official on site and the Fire Department. Contact the local MXI H&S Rep for assistance on how to proceed.

Low lying and other areas that may hold trapped flammable vapors should be monitored with an LEL meter to ensure vapors have dissipated. After the site has been monitored, the Site Supervisor may give the "all clear".

6.2.3 Fire

In the event of a fire, an appropriate fire extinguisher may be used to fight a fire if it is in the incipient stage. The following additional actions should be taken:

- Cease all operations and evacuate the area of all unnecessary personnel. Ensure that wind direction is noted in determining Evacuation Assembly Areas: locate upwind.
- Eliminate all ignition sources.
- Stop the flow of cars into the area and have all cars in the unloading area exit immediately.
- Notify the local official on site, the Fire Department and the local MXI H&S Rep.

6.2.4 Reaction

In the event of a reaction during pouring, the following actions should be taken:

- Cease the pour operations and evacuate the pour area. Ensure that wind direction is noted in determining evacuation assembly areas: locate upwind.
- Notify the Site Supervisor and the local MXI H&S Rep immediately.
- The Site Supervisor will evaluate the situation, evacuate the site if necessary, and decide on any further action.



GUIDELINES FOR HOUSEHOLD HAZARDOUS WASTE COLLECTIONS

6.2.5 Evacuation

In the event that the decision is made to evacuate the site, the Site Supervisor will sound the alarm with repeated blasts on the Air Horn. All staff will:

- Cease all operations and evacuate the area of all personnel
- Stop the flow of cars into the area and have all cars in the unloading area exit immediately
- All Staff is to move expediently to the Command Center or the Evacuation Assembly Area: locate upwind
- Notify the local official on site, the Fire Department and the local MXI H&S Rep.
- Be available to assist as directed by the Site Supervisor.

6.2.6 Employee Injury or Exposure

If an employee becomes injured or ill (e.g., heat-related illness), provides first aid and seek medical attention, if necessary. Notify the Site Supervisor and the local MXI H&S Representative immediately. If there is an injury involving blood, be sure to follow the MXI Blood borne Pathogens Exposure Control Plan.

7 Site Specific Information

Site specific information will be gathered prior to the start of the collection and reviewed by the Site Supervisor with the crew during the site safety meeting. Refer to the Site Specific Information Form in Appendix 2 for details on the HHW collection in question.

8 Operational Guidelines

At a minimum the following steps must be followed during collection operations. It is the Site Supervisor's responsibility to ensure that all employees understand and follow the appropriate guidelines.

8.1.1 Off-Loading

- When a vehicle enters the off-loading area, the vehicle engine should be shut off and the resident should stay in the vehicle. An MXI employee will then unload the vehicle. A cart may be used to transport the waste containers from the vehicles to the initial sort station.
- Waste should be inspected for unacceptable materials while it is still in the resident's vehicle. Unacceptable waste shall not be accepted. High hazard materials (peroxides, multi-nitrated compounds, etc.)



GUIDELINES FOR HOUSEHOLD HAZADOUS WASTE COLLECTIONS

will be handled by the Chemist only. The resident should not be allowed to leave until the high hazard waste has been screened.

- If a large volume of waste is in boxes or crates, they may be brought to the Initial Sort Station for unpacking. In the event of a leaking or spilled container in a vehicle, the material should be identified by labels, markings, or through customer questioning before handling and then over-packed appropriately. The vehicle owner is responsible for decontaminating the vehicle. Only if a MXI employee is responsible for the spilled material should they perform any decontamination. Notify the Site Supervisor in either case. After a MXI decon has been completed the Site Supervisor should inspect the car.
- All containers should be checked for labels and the driver asked to confirm the contents. If there is no label and the driver can identify the container's contents, it must be written on the container.
- In the event an unidentified container is received, it should be fingerprint-tested by a MXI chemist utilizing a fingerprinting kit in a designated area away from personnel. Finger-printed containers should be lab packed for disposal. "Unidentified" is defined as an unlabelled container for which the resident does not have definitive knowledge of the content of the contents. If the resident has no knowledge of the container contents, then the container will be considered an unknown and not be accepted.
- The Site Supervisor should be available to make decisions on what materials are acceptable for collection. Also, refer to Appendix 1 for list of unacceptable materials.
- Immediately over-pack any leaking containers.
- If a spill occurs, all operations should stop until the situation is under control and the spill is cleaned up. (See Section 6.2.1, Contingency Plan).
- Containers should not be opened in vehicles for any reason.

8.2 Initial Sort & Second Sort/Segregating

- Personnel segregating and packing wastes should be trained.
- Ensure drums are labeled, segregated and staged properly. Drums should be arranged in the same manner as the receiving tables to reduce movement and handling.
- Ensure containers are packed according to the packing specifications given in Appendix 4.
- Immediately over-pack leaking containers.



GUIDELINES FOR HOUSEHOLD HAZADOUS WASTE COLLECTIONS

- If a spill occurs, all operations should stop until the situation is under control and the spill is cleaned up (See Section 6.2.1, Contingency Plan).

8.3 Pour-Off

- An MXI trained employee will supervise these operations and screen all containers to ensure only acceptable materials are poured.
- Locate the pour-off/bulking area away from the car unloading area, potential ignition sources, and the nearest public way; and well away from adjacent property lines.
- Establish one collection drum/pail for each waste stream being consolidated as indicated in the packing specifications in Appendix 4.
- If the pour-off or bulking operations are conducted indoors, set up the blower to remove vapors. Direct the discharge duct away from personnel and ignition sources.
- Assure bonding and grounding wires are attached to a clean, non-corroded, non-painted metal surface on the collection drums. Use wire brush or other device to remove rust or paint from drums to attach grounding wires. Also ground the blower, if utilized.
- Establish a ground source. Examples of ground sources which may exist on site include fire hydrants, utility pole grounds, electrical system grounds, and cold water pipes. If no existing ground source is present, establish a ground by sinking a ground rod at least 8 ft. below surface or by submerging a ground rod at least 1 ft. under water in any natural body of water (i.e., stream, pond, etc.). Check grounding/bonding continuity with test device to ensure the resistance of the connections is low (<20 ohms) or shows as being acceptable on test device.
- Cover collection drums as appropriate to limit exterior contamination.
- Prior to opening or consolidating any materials, don PPE.
- With the exception of motor oil, any pourable materials not in their original containers will be set aside for ph/oxidizer testing and separate consolidation utilizing compatibility ("bucket") testing. Monitor for any possible reaction between materials (smoking, fuming, spattering, heat generation, etc.). If a material reacts, do not pour it. Labs pack the container for disposal and start a new bucket test.
- If direct-reading instrumentation or personal air monitoring is specified by Health & Safety, monitor the area while pour off/squishing operations are conducted. Document your readings.



GUIDELINES FOR HOUSEHOLD HAZARDOUS WASTE COLLECTIONS

- As soon as a drum is full, it should be closed and labeled before another drum is started. Full drums should be moved to designated staging area away from pour-off and from trash compactor or roll-off.
- Keep ample absorbents (speedy dry, 3M pads) in area and clean up all spills immediately.
- Chemists and pour off personnel should ensure that non-pour off containers (e.g. empty cans of containers brought in by homeowners) are not thrown into the compactor truck or roll-off if there is any possibility they contain residual chemicals (e.g., oxidizers) which could react with flammables/combustible material, or cause other reactions. Any containers with any residual material will be lab packed.

8.4 Packing/Shipment

Pre-transportation and transportation requirements will be adhered to for packing and shipping all waste containers generated at the HHW collection.

- All lab pack containers shall be packaged with appropriate absorbent material per standard lab pack procedures.
- Reference packing specifications in Appendix 4 for specific requirements of waste stream packaging for the contract.
- All drums generated from the bulking/pour off and paint bulking operations shall be checked to ensure container integrity and no exterior contamination.
- All containers shall be checked to ensure proper DOT labeling and other appropriate waste stream information is communicated properly.
- A drum count will be taken to ensure accuracy before shipment (Use of a standard count sheet to reflect piece size and quantity is recommended).
- The Site Supervisor (or the designated person responsible for the generation of appropriate manifest, shipping documents, and other associated documentation) will review all shipping documents with the driver(s) before departure to ensure the completion of all forms as required. This person will also ensure with driver(s) that appropriate vehicle placarding is in place.
- If requested, the Site Supervisor will phone MXI dispatch to communicate the size of the inbound shipment.

9 Miscellaneous



GUIDELINES FOR HOUSEHOLD HAZARDOUS WASTE COLLECTIONS

Refer to the following MXI Health & Safety Programs/Guidelines for additional guidance and information.

- Heat/Cold Stress
- Drum Handling
- Decontamination
- Grounding and Bonding Guidelines
- Physical Hazard Control Checklists
- Asbestos Handling
- Respiratory Protection
- Personal Protective Equipment (PPE)
- Blood borne Pathogen Exposure Control Plan for First Aid Responders
- Confined Space Entry Guidelines

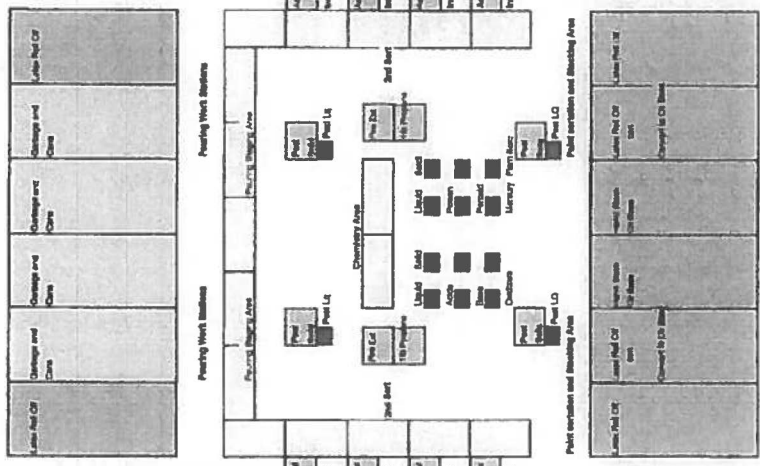
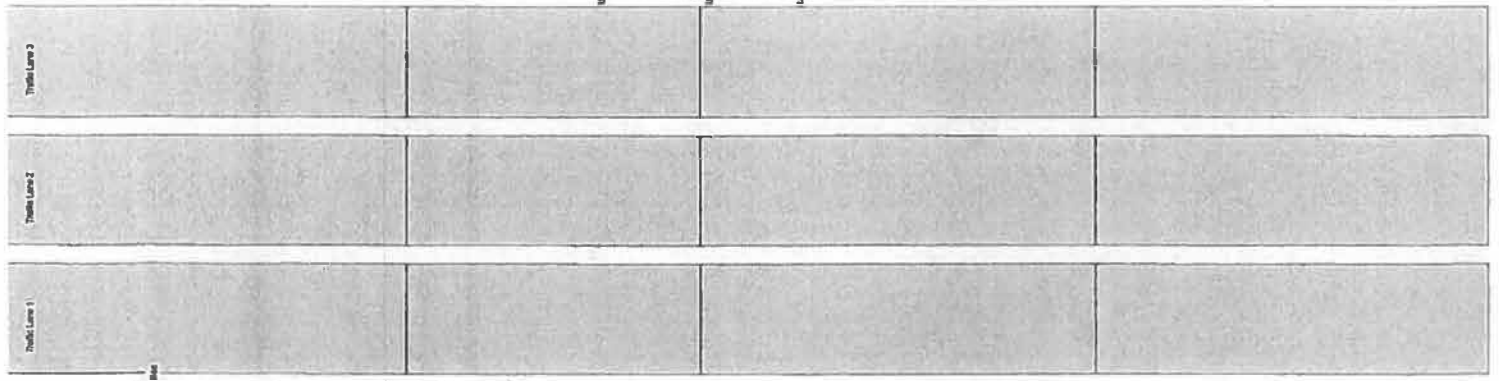
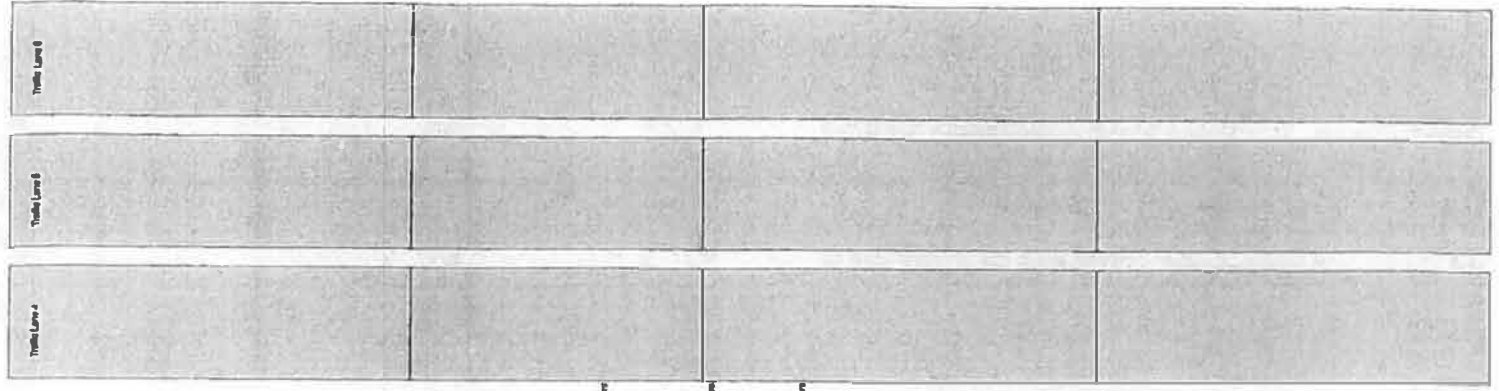
10 Appendices

1. Site set-up flow and diagram
2. Site-Specific Information for HHW Collection
3. Site Safety Meeting Checklist and Acknowledgment for HHW Collections
4. Packing Specifications for HHW Collections
5. Unauthorized Materials
6. Collection-Specific Budget/Pricing Information
7. Collection-Specific Contract

Outline of Work Area
Large Collection Event

Outline of Procedures

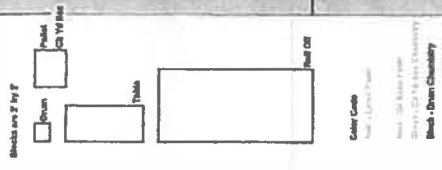
1. Containers are unloaded into units that are moved to the initial Sortation Lines
2. Initial sorting is done in all lanes
3. Items to be banded are moved down the lanes to Banding Area
4. Items to be banded are moved down the lanes to Banding Area
5. Items to be banded are moved down the lanes to Banding Area
6. Items to be banded are moved down the lanes to Banding Area
7. Items to be banded are moved down the lanes to Banding Area
8. Items to be banded are moved down the lanes to Banding Area
9. Items to be banded are moved down the lanes to Banding Area
10. Items to be banded are moved down the lanes to Banding Area



Command Center
Package and Supply trailers

Staging Area
2 50' Trailers
Trainers
Feed off Truck

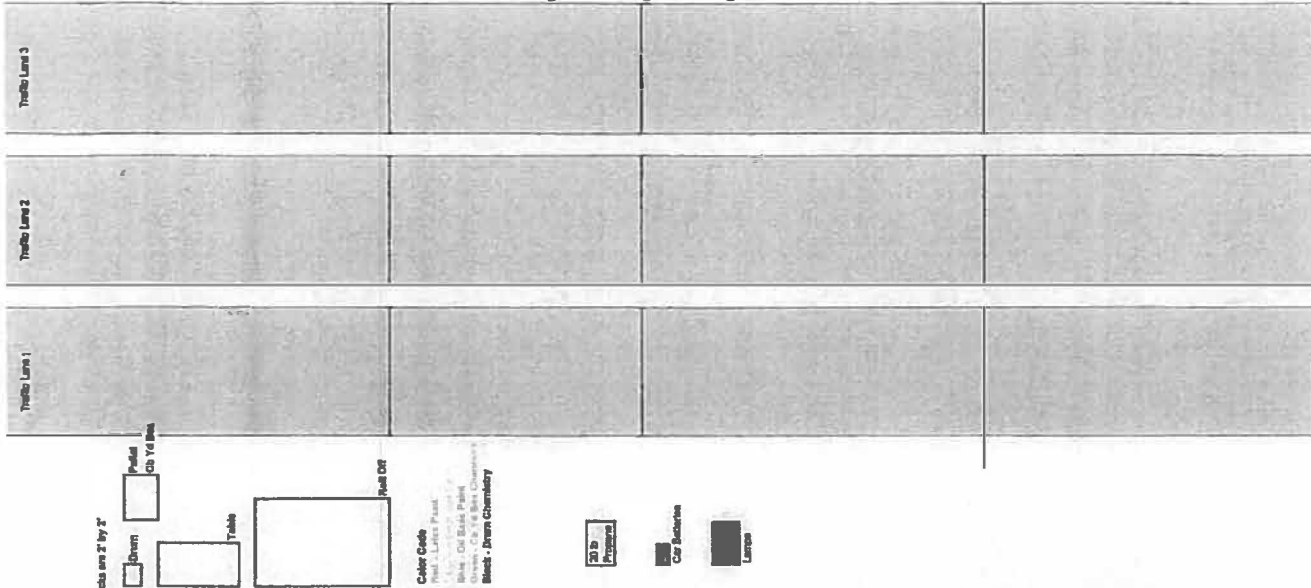
Break Area



OUTLINE OF WORK AT68
Smaller Classification Event

Outline of Procedures

1. Cars are unloaded into carts that are moved to the initial Sortation Stations
2. Unloading takes place in all lanes
3. Initial sort separates out basic contamination
4. Items to be loaded are moved down the table to Building Station
5. Chemistry is moved across the table to Chemistry Station
6. OH Base Pallet moves the open container to the Building Station
7. Typical 1000 Liter Bulk Oils
8. OH Base Pallet moves the open container that are moved by Fork Tract
9. Oil Base Pallet is more opposite to building and is hand stacked in the Oil Base Pallet Oils
10. Building of Oil, Aluminum, Palm Liquid, WVI bulk Oil Base Pallet - as work load allows
11. Chemistry separates balance of the material by DOT shipping class
12. Lab Pallet as required





**GUIDELINES FOR
HOUSEHOLD HAZADOUS WASTE COLLECTIONS**

APPENDIX 2 SITE-SPECIFIC INFORMATION FOR HHW COLLECTIONS

SITE NAME: _____
SITE LOCATION: _____

COLLECTION DATE: _____
SITE SUPERVISOR: _____

SETTING: _____ OUTDOOR _____ INDOOR

SURROUNDING AREA:
_____ URBAN _____ RURAL _____ RESIDENTIAL _____ INDUSTRIAL
_____ OTHER (Specify)

BODIES OF WATER NEIGHBORING SITE:
_____ STREAM _____ RIVER _____ POND _____ LAKE _____ BAY _____ OCEAN
_____ OTHER (Specify)

PROPERTIES/OPERATIONS ABUTTING THE SITE & CURRENT USE:
(NOTE: SPECIFY APPROXIMATE DISTANCE TO WORK AREAS)

North: _____
South: _____
East: _____
West: _____

CLIENT SITE OPERATIONS:

LOCATION OF GROUND FOR BULKING/POUR OFF:

LOCATION OF EVACUATION ASSEMBLY AREA:

LOCATION OF EMPLOYEE BREAK AREA:

KEY PERSONNEL AND EMERGENCY NUMBERS:	
Fire Department.....	
Ambulance Service.....	



GUIDELINES FOR HOUSEHOLD HAZADOUS WASTE COLLECTIONS

Police Department.....	
State Police.....	
Chemtrec.....	(800) 424-9300
Poison Information Center.....	

APPENDIX 3. SITE SAFETY MEETING CHECKLIST & ACKNOWLEDGMENT FOR HHW COLLECTION

The MXI Site Supervisor will discuss the below listed information with the work crew and other on-site personnel in a site safety meeting.

- 1. SITE LAYOUT/WORK ZONES: Identify Off-loading, Initial Sort, Segregation, Bulking/Pour, Chemistry, Staging, Roll-Off
 Command Center, Decon & Break Areas.
- 2. CHAIN OF COMMAND (Same Person Can Serve More Than One Function)
 Site Supervisor: _____
 Off-loading Supervisor: _____
 Chemist/Lab Pack Supervisor: _____
 Sort/Segregation Supervisor: _____
 Bulking/Pour-Off Supervisor: _____
- 3. ROLE/ASSIGNMENT OF EACH WORKER
- 4. EQUIPMENT LOCATIONS: Supplies, First Aid, Fire Extinguishers, Spill Clean-up, Communications, ER, PPE,
- 5. PPE REQUIREMENTS
 Site Set up/Breakdown: Work clothes/safety shoes/safety glasses/gloves.
 Off Loading: Add disposable suit or apron/chemical gloves/traffic vest.
 Segregating/Packing: Add disposable suit or apron/chemical gloves.
 Pour Off & Chemistry Area: Add Poly-Tyvek suit or apron ½ face respirator Cartridges, inner (latex)/outer (PVC) gloves, boots.
- 6. PHYSICAL/SITE HAZARDS
 Vehicular Traffic
 Slips/Trips/Falls
 Sunburn (if applicable)
 Heat Stress/Cold Stress (if applicable)
 Material Handling/Lifting
 Hand Tools
 Flammable Handling – fire/explosion--> ignition sources, bonding & grounding
 Electrical Equipment (impact gun & lighting)
 Paint Spinners
- 7. CHEMICAL HAZARDS
 Flammables: gasoline, auto products, paints & paint-related materials, aerosols
 Oxidizers: bleach, pool chemicals, disinfectants



**GUIDELINES FOR
HOUSEHOLD HAZADOUS WASTE COLLECTIONS**

- _____ Corrosives: cleaners, disinfectants, batteries, photo chemicals
- _____ Irritants: cleaners, photo chemicals
- _____ Reactives: home or school lab chemicals
- _____ Toxic: pesticides, paints & paint-related products, cleaners, disinfectants, auto products, pool & photo chemicals, batteries
- _____ 8. **BIOLOGICAL HAZARDS (If Applicable)**
 - _____ Insect Bites
 - _____ Snake Bites
 - _____ Poison Plants, e.g. Poison Ivy
- _____ 9. **SAFE WORK PRACTICES BY AREA:**
 - _____ Off-Loading
 - _____ Residents Remain in Cars/Extinguish Smoking Materials
 - _____ Turn Off Motors
 - _____ Collection-Specific Unacceptable Wastes/Explanation of What To Do When Homeowner Presents Unacceptable Material
 - _____ Unlabelled Material Identification
 - _____ Do Not Open Containers
 - _____ Check Container Condition to Avoid Leakers/Spills
 - _____ If Leaker/Spill, Notify Site Supervisor IMMEDIATELY
- _____ 10. **INITIAL SORT /SEGREGATING/PACKING**
 - _____ Guidelines for separation of Materials
 - _____ Generic Packing Guidelines
 - _____ Complete Necessary Packing List
 - _____ Drums: Verm, Gaskets, Markings
 - _____ Flex Bins: Lined, Verm, Secured to Pallet, Inner Containers Sealed/Upright, Markings
- _____ 11. **BULKING/POUR-OFF**
 - _____ Acceptable/Unacceptable Pour-off Materials
 - _____ Oxidizer/pH/Bucket Test Mat' That is Not in Original Containers (Exception: Motor Oil)
 - _____ Restrict Access
 - _____ Spill Containment
 - _____ Bonding/Grounding/Bare Metal Contact on Drums/Continuity Test
 - _____ Cover Drums
 - _____ Exhaust Blower If Indoors
 - _____ Paint Spinners
 - _____ Disposal of containers
 - _____ Prevention of disposal of non-pour off empties into pour-off trash
- _____ 12. **CONTINGENCY PLANS, Including:**
 - _____ Location of emergency info
 - _____ Emergency actions



**GUIDELINES FOR
HOUSEHOLD HAZADOUS WASTE COLLECTIONS**

Evacuation/all clear signals

Location of evacuation assembly area

Receipt of high hazard, peroxidizable, reactive chemicals

High haz., peroxid., reactivities procedures reviewed with client

Trash compactor or roll-off fire areas



**GUIDELINES FOR
HOUSEHOLD HAZADOUS WASTE COLLECTIONS**

HHW HEALTH AND SAFETY AUDIT CHECKLIST

		Y	N	NA
TRAINING:				
Supervisors, Decision-makers, (40-hr./CP Chemist)				
Pour-Off, Emer Resp (24 hr.)				
Other Handlers (HHWC Training)				
Site Safety Meeting held/documented?				
SITE REQUIREMENTS:				
Area large enough? (1200 sq. ft. or larger)				
Open area for air movement?				
Space for emergency vehicle/equipment access?				
Entrance/exit of cars smooth?				
Clearance from adjacent property distance?				
Clearance from nearest public way?				
Proximity to potable water and telephone?				
Proximity of grounding source?				
Poly ground cover/Cardboard-covered foot traffic areas?				
Storm Drains sealed?				
Decon. Areas designated/set up?				
Good Location?				
Staging Area and waste handling areas?				
Local ventilation? (Indoors pours/paint spinner only)				
Command center set up w/equip. & paperwork?				
Employee break area set up properly?				
Trained supervisor stationed for supv./screening?				
Compatibility testing for unlabeled containers?				
Contingency plan set up?				
FIRE/FLAMMABLE AND COMBUSTIBLE MATERIALS CONTROL:				
Adequate grounding source(s) used?				
No adjacent ignition sources?				
No smoking?				
Bulking/Pour-Off grounded?				



**GUIDELINES FOR
HOUSEHOLD HAZADOUS WASTE COLLECTIONS**

	All bonds continuity checked?			
	Non-sparking tools used?			
	Fire extinguishers available?			
	HEAT STRESS:			
	Water/non caffeinated beverages used?			
	Heat monitoring conducted?			
	PRE: CORRECT PPE USED:			
	Set Up/Breakdown (Level D: shoes/glasses/gloves)			
	Off Loading (Modified D, plus traffic vest)			
	Segregating/Packing (Modified D)			
	Pour off/Bulking & Chemist (Level C)			
	AIR MONITORING:			
	LEL and organics meters available for ER?			
	Personal air sample collected (when specified)			
	Worksheet completed?			
	OPERATIONS:			
	Off Loading			
	Trained supervisor overseeing area?			
	Unacceptable waste not accepted?			
	Leaking containers properly handled?			
	Unidentified waste fingerprinted?			
	Initial Sort/Segregation			
	Trained supervisor overseeing area?			
	Containers labeled, segregated, staged?			
	Leaking containers over packed?			
	Bulking/Pour-off			
	Trained supervisor overseeing area?			
	Proper bonding/grounding established?			
	Compatibility testing for unlabeled containers?			
	Packing/Shipment			
	Containers properly packed/closed/labeled?			
	Containers properly loaded on trucks?			
	Proper paperwork completed?			
	Employee Break Area			
	Proper decon prior to entry?			
	Contingency plan implementation?			



**GUIDELINES FOR
HOUSEHOLD HAZADOUS WASTE COLLECTIONS**

APPENDIX 4. Standard Waste Stream Packing Specification

UN1950, Aerosols, Flammable, 2.1 -Loose packed in 5-55 gal DF or 3 wall haz rate cubic yard box
UN1978, Propane, 2.1 -1 lb Loose packed in 5-55 gal DF & 3 wall haz CF -20 lb stacked and shrink wrapped on CW pallet
UN1993, Flammable Liquid, N.O.S., (Isopropyl, Mineral Spirits), 3, PG II -Bulked into 55 gallon UN rate drum -Small containers loose packed in 5-55 gal DF/DM or 3 wall haz rate cubic yard box
UN1263, Paint Related Material, 3, PG III -Bulked into 55 gallon UN rate drum -1 Gallons, Quarts, & Pints Loose packed in 5-55 gal DF/DM or 3 wall haz rate cubic yard box -5 Gallon containers stacked and shrink wrapped on CW pallet
UN1325, Flammable Solids, Organic, N.O.S., (Fusee, Matches), 4.1, PG II -labpacked in 5 gal or 55 gal DF
UN3139, Oxidizing Liquid, N.O.S., (Chlorine, Sodium Hypochlorite), 5.1, PG II -labpacked in 5 gal or 55 gal DF
UN1479, Oxidizing Solid, N.O.S., (Chlorine, Sodium Hypochlorite), 5.1, PG II -labpacked in 5 gal or 55 gal DF
UN3105, Organic Peroxide, Type D, Liquid, N.O.S., (Methyl Ethyl Ketone Peroxide < 45%), 5.2, PG II -labpacked in 5 gal or 55 gal DF
UN3108, Organic Peroxide Type E, Solid, (Dibenzoyl Peroxide (as paste), <52%), 5.2, PG II -labpacked in 5 gal or 55 gal DF
UN2810, Toxic Liquids, Organic, N.O.S., (Carbon Tetrachloride, Chloroform), 6.1, PG II -labpacked in 5 gal or 55 gal DF
UN3264, Corrosive Liquid, Acidic, Inorganic, N.O.S., (Hydrochloric, Phosphoric), 8, PG II -labpacked in 5 gal or 55 gal DF
UN3260, Corrosive Solid, Acidic, Inorganic, N.O.S., (Boric Acid, Sodium Bisulfate), 8, PG II -labpacked in 5 gal or 55 gal DF
UN3266, Corrosive Liquid, Basic, Inorganic, N.O.S., (Ammonia, Sodium Hydroxide), 8, PG II -labpacked in 5 gal or 55 gal DF -loose packed in double containment (cardboard boxes or plastic bins) in 3 wall haz rate cubic yard box
UN3262, Corrosive Solid, Basic, Inorganic, N.O.S., (Sodium Carbonate, Sodium Hydroxide), 8, PG II -loosepacked in 5 gal, 55 gal DF, or 3 wall haz rate cubic yard box
UN1044, Fire Extinguishers, 2.2 -loosepacked in 5 gal, 55 gal DF, or 3 wall haz rate cubic yard box
RQ, NA2212, Asbestos, 9, PG III -loosepacked in 5 gal, 55 gal DF, or 3 wall haz rate cubic yard box



GUIDELINES FOR HOUSEHOLD HAZADOUS WASTE COLLECTIONS

-received double bagged and wetted only

Non DOT, Non RCRA Regulated Material, (Household Collected Antifreeze)

-Bulked into 55 gallon UN rate drum

Non DOT, Non RCRA Regulated Material, (Household Collected Latex Paint)

-Loosepacked in cubic yard boxes or 40x48x40 gaylord box

Non DOT, Non RCRA Regulated Material, (Household Collected Motor Oil)

-Bulked into 55 gallon UN rate drum

RQ, UN3506, Mercury Contained In Manufactored Articles, 8,(6.1), PG III (Universal Waste)

-labpacked in 5 gallon DF and overpacked in 55 gallon DM

UN2902, Pesticides Liquid, Toxic, N.O.S., (Dinoseb,Acephate), 6.1, PG II (Universal Waste)

-labpacked in 5 gal or 55 gal DF

-loose packed in double containment (cardboard boxes or plastic bins) in 3 wall haz rate cubic yard box

UN2588, Pesticides Solid, Toxic, N.O.S., (Dinoseb, Acephate), 6.1, PG II (Universal Waste)

-loose packed in 55 gal DF or 3 wall haz rate cubic yard box

UN2800, Batteries, wet, nonspillable, 8, PG III (Universal Waste)

-stacked and wrapped to a pallet CW

UN3028, Batteries, dry, containing potassium hydroxide solid, 8, PG III (Universal Waste, Nickel Cadmium Batteries)

-loose packed in 5 gal or 55 gal DF

UN3496, Batteries, nickel-metal hydride, 9 (Universal Waste)

-loose packed in 5 gal or 55 gal DF

UN3090, Lithium Batteries, 9, PG II (Universal Waste)

-loose packed in 5 gal or 55 gal DF

Non DOT Regulated, batteries dry,sealed,n.o.s.

-loose packed in 5 gal or 55 gal DF

Non DOT Regulated, Used Mercury Lamps (Universal Waste)

-loose packed into carton fiber boxes



**GUIDELINES FOR
HOUSEHOLD HAZADOUS WASTE COLLECTIONS**

APPENDIX 5. LIST OF MATERIALS SPECIFICALLY EXCLUDED

1. Medical and Infectious Waste
2. DEA Controlled Substances
3. Explosives or Ordnance
 - a. Ammunition
 - b. DOT Class A, B, C Explosives
4. Radioactive Compounds
 - a. Americium
 - b. Cesium
 - c. Uranium
 - d. Thorium
5. Compressed Gas Cylinders (other than Propane and Helium)
6. Type A or B Organic Peroxides
 - a. Substances on DOT SADT List



Compliance History

26319 Old Trail Rd
Abingdon VA, 24210
276-628-6636

MXI Environmental Services LLC

VAR000503920 Permit By Rule 180

Date	Agency	Inspector	Areas of Concern	Violations	Disposition	Penalty
3/21/2012	VA DEQ	Stacy Bowers	No areas of concern	No violations		
6/25/2012	VA DEQ	Stacy Bowers	No areas of concern	No violations		
9/5/2012	VA DEQ	Stacy Bowers	Financial Assurance Update for inflation	Concern Letter	increased to meet standards	
2/27/2013	VA DEQ	Stacy Bowers	No areas of concern	No violations		
4/8/2014	VA DEQ	Stacy Bowers	Ops manual re-certification	Ops manual re-certification	re-certification of ops manual	
8/12/2014	VA DEQ	Stacy Bowers	No areas of concern	No violations		
8/21/2015	VA DEQ	Stephan Martin	No areas of concern	No violations		
4/25/2016	VA DEQ	Stephan Martin	No areas of concern	No violations		
9/15/2016	VA DEQ	Stephan Martin	No areas of concern	No violations		
5/1/2017	VA DEQ	Stephan Martin	No areas of concern	No violations		
4/2/2018	VA DEQ	Stephan Martin	No areas of concern	No violations		
9/11/2018	VA DEQ	Stephan Martin	No areas of concern	No violations		
6/11/2019	VA DEQ	Stephan Martin	No areas of concern	No violations		
9/17/2019	VA DEQ	Stephan Martin	No areas of concern	No violations		
3/11/2020	VA DEQ	Stephan Martin	No areas of concern	No violations		
8/27/2021	VA DEQ	Stephan Martin	No areas of concern	No violations		
7/18/2022	VA DEQ	Stephan Martin	No areas of concern	No violations		
9/8/2023	VA DEQ	Stephan Martin	No areas of concern	No violations		
10/2/2024	VA DEQ	Zachary Mitchell	Exceeded daily tonnage	Deficiency letter-operations manual	Permit modification	
1/24/2025	VA DEQ	Zachary Mitchell	No areas of concern	No violations		
6/6/2025	VA DEQ	Zachary Mitchell	No areas of concern	No violations		
9/9/2025	VA DEQ	Zachary Mitchell	No areas of concern	No violations		
10/21/2025	VA DEQ	Zachary Mitchell	No areas of concern	No violations		

Maumee Express Inc

NJD986607380

2020	27-Feb-20	I-20 Columbia, SC	SC TP	NOV	Placard Violation	written response	none	SCR303001217
	28-Aug-20	I-40 Knoxville TN	THP	NOV	Placard Violation	written response	none	TNTBX000888
2021	8-Mar-21	I-70 Cambridge Scale	Ohio PUC	NOV	improper placard and manifest violation	written response	4,080	OH3202307113
	13-Apr-22	I-70 Cambridge Scale	Ohio PUC	NOV	Improper shipping paper, placard	written response	5,120	OH320230865
	9-Sep-21	I-26 Columbia	SC TP	NOV	Missing Placard	written response	none	SCA339000169
	9-Nov-21	297 Zimmerman Ln.	PA DEP	NOV	Failure to report waste on quarterly submi	written response	243.48	
2022	2/17/2022	Rt. 378 Columbia SC	SC Transpo	NOV	Shipping paper accessibility and leaking dru	written response	none	SCB315001659
	27-Apr-22	I-81 and Roanoke	VA DMV	NOV	Failure to display E-cutoff device sticker		none	VA4233015339
	1-Aug-22	I70 cambridge scale	Ohio PUC	NOV	Improper Shipping Papers	Written response	none	OH3203301166
	16-Aug-22	Columbia SC	SC DOT	NOV	improper shipping paper	written response	none	SCB313002624
2023		NONE						
2024	14-Jun-24	I70 cambridge scale	Ohio PUC	NOV	Package not secure	written response	none	OH3256003082
	23-Sep-24	I70 Cambridge Scale	Ohio PUC	NOV	Missing Placard	written response	1260	OH322230Z029
2025	10-Jan-25	I-70 scales	OHIO	NOV	Missing placards	Written Response	none	OH3206000074
	3-Sep-25	I-40 Haywood scales	TN HP	NOV	Shipping Papers no RQ	Written Response	none	TNI0033AL2008
	13-Nov-25		PADEP	NOV	Failure to Report Waste	Written Response	none	PA-AH-0420