Date	Agency	Description	Disposition	Corrective Action
				Minor out of service violation
(1)	Miami-Dade County			because five tanks in Miami Facility
	DERM			required painting due to minor
2/0/201	701 NW 1st Court	St. d 63 (Inlade)		corrosion; All tanks were painted,
3/8/201.	2 Miami, FL 33136 FDEP	Notice of Violation	Closed	even ones not in violation
	Southeast District Office			ludietati, aanus stad anaas af
	400 N Congress Ave, Ste 200	1 3 11.	1/14/13	Immediately corrected areas of concern and set forth policy to ensure
	2 West Palm Beach, FL 33401	Warning Letter Pard	Closed	, ,
9/11/201.	Miami-Dade County	warning Letter CX'S	Closed	the errors were not repeated
12	DERM	1		
	701 NW 1st Court		10/24 12	
10/4/201	2 Miami, FL 33136	Warning Letter	Closed	De minimus pH exceedance
10/4/201	2 171101111, 7 2 33 23 0	Walting Letter	Ciosca	De minida pri exceedance
(2a)	FDEP			Warning letter was a disclosure
	Southeast District Office			of the potential fines coming from the
4	400 N Congress Ave, Ste 200			9/11/12 warning letter. Fines were
10/29/201	2 West Palm Beach, FL 33401	Warning Letter	Closed	mititgated from \$6,700 to \$4,000
	Miami-Dade County			
A	DERM			
	701 NW 1st Court			CBI argues that the odors are
11/29/201	2 Miami, FL 33136	Field Notice of Violation	Closed	not coming from CBI plant
				Entered into an agreement to
1/21	FDEP			pay \$4,000 and immediately
+ ( 6)	Southeast District Office			corrected areas of concern and set
	400 N Congress Ave, Ste 200			forth policy to ensure the errors were
12/19/201	2 West Palm Beach, FL 33401	Consent Agreement	Closed	not repeated

_					
	8,5	Miami-Dade County			
	124/	DERM			Danielius de la companya de la comp
1	_	701 NW 1st Court			De minimus vanadium
¥		Miami, FL 33136	Warning Letter	Closed	exceedance
۱		Miami-Dade County			
4	/ ( <u>5</u> 3)	DERM			
١		701 NW 1st Court		ļ .	De minimus vanadium
ļ		Miami, FL 33136	Warning Letter	Closed	exceedance
l		Miami-Dade County			
İ	6/	DERM			
ϥ		701 NW 1st Court			De minimus
1	7/16/2013	Miami, FL 33136	Warning Letter	Closed	vanadium exceedance
i					DERM lost SSES Survey which
		Miami-Dade County			was properly completed and
↲	=	DERM			submitted prior to the deadline;
4		701 NW 1st Court	cancelled		DERM acknowledged the lost survey
1	8/5/2013	Miami, FL 33136	Warning Notice	Closed - Error by CE	and withdrew warning
					Customer packaged waste in
					incompatible containers. CBI picked
					up waste without knowledge of the
	(7)				issue and experienced a container
1		FDEP			failure during transit. Cleanup was
		Southeast District Office			completed and policy established to
		400 N Congress Ave, Ste 200			ensure this would not happen again.
	11/22/2013	West Palm Beach, FL 33401	Warning Letter	Closed	Resulted in \$2,130 in penalty
		FDEP			
	/ (8)	Southeast District Office			Immediately corrected areas of
Ý	?	400 N Congress Ave, Ste 200			concern and set forth policy to ensure
1	4/24/2014	West Palm Beach, FL 33401	Notice of Potential Non-Compliance	Closed	the errors were not repeated
١	·/ L ·/ LUX-	11.551. dill. 56461, 12.55461	Trodec of Fotorical Notification	10,000	the chais were not repeated

50 mg

	Miami-Dade County		T	
	DERM			
	701 NW 1st Court		}	CBI argues that the odors are
5/17/2014	4 Miami, FL 33136	Field Notice of Violation	Closed	not coming from CBI plant
0/11/201	Miami-Dade County	Treat (Value of Visitoria)	J. C.	The coming it only out plant
	DERM		\	
10)	701 NW 1st Court			CBI argues that the odors are
5/18/2014	4 Miami, FL 33136	Field Notice of Violation	Closed	not coming from CBI plant
3/10/201	Miami-Dade County	Title Notice of Violation	Ciosca	not coming nom con plant
	DERM			
	701 NW 1st Court		]	CBI argues that the odors are
6/19/201	4 Miami, FL 33136	Notice of Violation Odor Complaints	Closed	not coming from CBI plant
0/13/201	Miami-Dade County	Notice of Violation Odor Complaints	Closed	not coming from CBI plant
	DERM			
1 (13)	701 NW 1st Court			CBI argues that the odors are
11/6/201	4 Miami, FL 33136	Field Notice of Violation	Closed	1
11/6/201/	Miami-Dade County	Field Notice of Violation	Closed	not coming from CBI plant
	DERM			
4 (19)	701 NW 1st Court			De minimus vanadium
4/17/2011		NA/auning Latter	Classed	1
4/1//201	5 Miami, FL 33136	Warning Letter	Closed	exceedance
	Miami-Dade County			
141	DERM			
	701 NW 1st Court			Monthly report lost
4/1//201	5 Miami, FL 33136	Warning Letter	Closed	by DERM and resubmitted
	Miami-Dade County			
1 (5)	DERM			
	701 NW 1st Court			De minimus vanadium &
5/12/201	5 Miami, FL 33136	Warning Letter	Closed	benzene exceedance
101				Illegal dumping of tires and other
	Miami-Dade County			trash by third parties on CBI property,
9/30/201	5 Trash Collection Dept	Warning Notice	Closed	which is then cleaned up by CBI

	<del></del>	T		
	Miami-Dade County DERM 701 NW 1st Court			Odor was coming from a broken underground sewer line that was in the state of being repaired
10/22/2015	Miami, FL 33136	Field Notice of Violation	Closed	when the odor was evident
(3)	Miami-Dade County DERM 701 NW 1st Court			Underground sewer line broke, which required CBI to repair line, sample soil and backfill with
12/9/2015	Miami, FL 33136	Notice of Violation	Closed	clean fill
12/17/2015	Miami-Dade County Trash Collection Dept	Warning Notice	Closed	Illegal dumping of tires and other trash by third parties on CBI property, which is then cleaned up by CBI
70	Miami-Dade County DERM 701 NW 1st Court			CBI argues that the odors are
12/17/2015	Miami, FL 33136	Field Notice of Violation	Closed	not coming from CBI plant
1/4/2016	Miami-Dade County Trash Collection Dept	Warning Notice	Closed	Illegal dumping of tires and other trash by third parties on CBI property, which is then cleaned up by CBI
22)	FDEP Southeast District Office 400 N Congress Ave, Ste 200			Immediately corrected areas of concern and set forth policy to ensure
7/13/2016	West Palm Beach, FL 33401	Warning Letter	Closed	the errors were not repeated
23	Miami-Dade County DERM 701 NW 1st Court			De minimus
11/29/2016	Miami, FL 33136	Warning Letter	Closed	nickel exceedance



Permitting, Environment and Regulatory Affairs

Environmental Services 701 NW 1st Court, 7th Floor Miami, Florida 33136-3912 T 305-372-6600 F 305-372-6893

miamidade.gov

March 8, 2012

Mr. Cliff Berry, Sr., Director Cliff Berry Inc. 851 Eller Dr. Ft. Lauderdale, FL 33316 CERTIFIED MAIL No. 70081830000281743345 RETURN RECEIPT REQUESTED

RE: Cliff Berry Inc. (UT-778/File-7438/DEP Facility ID #13/8630152), located at, near, or in the vicinity of 3033 NW N. River Dr., Miami, Miami-Dade County, Florida. (Folio # 30-3128-000-0130).

Dear Mr. Berry:

## NOTICE OF VIOLATION AND ORDERS FOR CORRECTIVE ACTION

On June 24, 2011, a representative of this Department inspected an aboveground tank removal operation at the above referenced site. Chapter 62-762 of the Florida Administrative Code (F.A.C.) requires submission of a Tank Closure Assessment Report (TCAR) to the locally approved program (PERA) within sixty (60) days of the tank removal. As of this date, a TCAR has not been submitted to the Department for review.

Be advised that the above constitutes a violation of Chapter 24 of the Code of Miami-Dade County, to wit:

<u>Section 24-25</u>, Violations of Rules and Regulations of the State of Florida Department of Environmental Protection, in pertinent parts of Chapter 62.762.800(3)(c), F.A.C, and Chapter 62-762.700, F.A.C.

Based on the above and pursuant to the authority granted to me under Section 24-7(15) of Chapter 24 of the Code of Miami-Dade County, I am hereby ordering you to:

1. Within thirty (30) days of receipt of this NOTICE, contact the Department the required UTCAR for review.

BE ADVISED THAT FAILURE TO COMPLY WITH THE ABOVE MAY RESULT, AT A MINIMUM, IN CIVIL PENALTIES AND THE PAYMENT OF ALL DEPARTMENTAL COSTS INCURRED IN THE INVESTIGATION AND SETTLEMENT OF THIS CASE. IN ADDITION, FAILURE TO COMPLY MAY RESULT IN YOUR CASE BEING PREPARED FOR FORMAL ENFORCEMENT ACTION IN A COURT OF COMPETENT JURISDICTION PURSUANT TO THE ENFORCEMENT AND PENALTY PROVISIONS OF SECTIONS 24-29 AND 24-30 OF CHAPTER 24 OF THE CODE OF MIAMI-DADE COUNTY.

Delivering Excellence Every Day

Mr. Berry UT-778/File-7438 DEP Facility ID #13/8630152 March 8. 2012 Page 2

If you have any questions concerning this matter, please contact **Yanett Rodriguez** of the Environmental Evaluation & Compliance Section of this office at (305) 372-6600.

Sincerely,

Mayra Flagler, Delegated Program Manager Environmental Evaluation & Compliance Section

Enclosure: Inspection dated 06/24//2011

Not disclosed

Corre EXHIBIT 6

Page 7 of 235

DERM Complaint Inspection Worksheet				
Inspection Area	EC-4			
Inspector	REEDM			
Date (mm/dd/yyyy)	1/20/2013			
Start Time (24 hr. format)	12:29			
End Time (24 hr. format)	13:06			
Hours Worked	0:37			
Mileage	0			
County Vehicle Number	26642			

Complaint Information

Complaint #	62058			
Permit #	N/A			
Complainant Name	Enriquetta Gu	itshall		
Complainant Address	3330 NW 19 7	Terr.		
Complainant Phone #	305-634-7344			
Call back?	Υ	Call back info (DATE&TIME): 1:00 ON 1/20/13		
Source Name	Possibly CBI			
Source Address	3033 NW N. River Drive			
City	Miami			
Nature of Complaint	"CBI Emissions Releasing Poisonous Toxins."			
Additional Complaint Types:*				

\* Please add NPDES to all relevant complaints

Inspection Type & Reason:	UNS-COM		
Outcome Code:	SAT	Notice Give	en: (for Water Rest & NPDES)
Inspector On Call:	Yes		
On Site Contact Name	N/A		
On Site Contact Title	N/A		
On Site Phone #	N/A		
Photos Taken:	Yes		Samples Taken: No
QUE FOL Inspection (w/in Days)?	No	, Days	QUE FOL to?
Permit Group Notification	No Enforcement Required: No		

Supervisor	Eduardo de Aragon
Review Date	02/06/13
Status	Closed

#### Comments

This was a complaint response inspection made on 1/20/2013 @ 12:29 PM. I went to Cliff Berry Inc. at 3033 NW N. River drive with my windows rolled down approxamately a block before I arrived. I smelled no odors at the location. I waited until 12:53 PM and then went to the complainant's location at 3330 NW 19 Terrace. I parked in front of the complainant's home and exited my car to walk the block where here home was located attempting to detect any sort of odor that might be considered poisonous or toxic. I was unable to detect any odors during my walk of the neighborhood. The day was a clear and sunny 80° with winds blowing East, Southeast at 8 miles per hour with 61% humidity (SOURCE: the Weather Channel @ 12:45 PM 1/20/12). Photos were taken .EdeAragon copy of report to R Gordon & M Montano .





## Florida Department of Environmental Protection

Rick Scoot Gavernor

Jenniser Carroll Lt. Governor

> Herschel T. Vinyard Jr. Secretary

Southeast District Office 400 N. Congress Avenue, Suite 200 West Palm Beach, FL 33401-2913 561-681-6600

September 11, 2012

Cliff Berry, Sr., Director and Registered Agent Cliff Berry, Inc P.O. Box 13079 Ft. Lauderdale, FL 33316

Subject: Warning Letter # 12-0065HW13SED

Hazardous Waste Compliance Evaluation Inspection at Cliff Berry, Inc. - Miami

Terminal, 3033 NW North River Dr., Miami, Florida 33142-6304

EPA ID #FLD058560699

Dear Mr. Berry:

The purpose of this letter is to advise you of possible violations of law for which you may be responsible, and to seek your cooperation in resolving the matter. Hazardous waste and used oil compliance evaluation inspections conducted on October 27, 2011 and November 11, 2011, respectively, at your used oil processing facility indicates that a violation of Florida Statutes and Rules may exist at the above described facility. Department of Environmental Protection personnel observed possible violations regarding hazardous waste and used oil management. The observations of the Department are in the attached inspection reports.

Section 403 Florida Statutes, provides that facilities must comply with Title 40 Code of Federal Regulations (CFR), Parts 260 to 268 and 279 as adopted in Chapter 62-730, Florida Administrative Code (F.A.C.) and Chapter 62-710, F.A.C. The activities observed during the Department's field inspection and any other activities at your facility that may be contributing to violations of the above-described statutes or rules should be ceased.

You are requested to contact Ms. Kathy Winston at the address above or 561/681-6756 within fifteen (15) days of receipt of this Warning Letter to arrange a meeting to discuss this matter. The Department is interested in reviewing any facts you may have that will assist in determining whether any violations have occurred. You may bring anyone with you to the meeting that you feel could help resolve this matter.

Cliff Berry, Inc. - Miami Terminal FLD058560699 Page 2

Please be advised that this Warning Letter is part of an agency investigation, preliminary to agency action in accordance with Section 120.57(5), Florida Statutes. We look forward to your cooperation in completing the investigation and resolution of this matter.

Sincerely,

IN S. Creech, P.E

Southeast District Director

JSC/JWL/KK/kw

Attachments: Hazardous Waste Inspection Reports dated October 27, 2011 and November 11, 2011

cc:

Electronic Archboard/OCULUS Glen Perrigan, DWM via email

Mike Halpin, Office of the Secretary, via email



## Florida Department of Environmental Protection 10/31/

Rick Scott Governor

Lt. Governor

Southeast District Office 400 N. Congress Avenue, Suite 200 West Palm Beach, FL 33401 561-681-6600

There is the training of the contract of the c

Herschel T. Vinyard Jr. Secretary

October 29, 2012

VIA ELECTRONIC MAIL: LDoyle@cliffberryinc.com

Cliff Berry, Sr., Director and Registered Agent C/O Larry Doyle, Executive Vice President Cliff Berry, Inc P.O. Box 13079 Ft. Lauderdale, FL 33316

IWP-108

RE:

Penalty Disclosure - Warning Letter #WL12-0065HW13SED

Cliff Berry, Inc. - Miami Terminal, 3033 NW North River Dr., Miami, Florida 33142-6304

EPA ID # FLD058560699

Dear Mr. Berry:

The purpose of this letter serves as confirmation of our enforcement meeting held on October 18, 2012 to discuss the alleged violations in Warning Letter #WL12-0065HW13SED dated September 11, 2012. The Department has reviewed your submittals and the facts of this case and has determined that a civil penalty is appropriate in this case.

In accordance with the Department's July 17, 2007 "Settlement Guidelines for Civil and Administrative Penalties", the U.S. EPA RCRA Civil Penalty Policy, the Department's Guidelines for Characterizing RCRA Violations (May 2008), and the Department's Guidelines for Characterizing Used Oil Violations (May 2008) the penalty proposed in this case is \$6,200.00 plus \$500.00 for Department's cost and expenses. The attached civil penalty worksheets are formulated and tendered only in the context of settlement negotiations in order to attempt to reach a cooperative settlement.

You are requested to contact Kathy Winston of this office at (561) 681-6756 within 10 days of receipt of this letter to discuss resolution of this matter through entry of a Consent Order. We look forward to your cooperation in completing the investigation and resolution of this matter.

Sincerely,

Jill S. Creech, P.E.

Date

Southeast District Director

JSC/JWL/KK/kw

cc:

Electronic Archboard/OCULUS

Glen Perrigan, DWM

Karl Markeset, PERA (markek@miamidade.gov)



### Cliff Berry, Incorporated Environmental Services

RECEIVED

October 19, 2011

907 84 20g

Florida Dept. of Environmental Protection c/o Kathy Winston, CHMM 400 N. Congress Ave., Suite 200 West Palm Beach, FL 33401-2319

FL DEP MEST PALM SEACH

Re: FDEP inspection of the CBI Miami Facility October 27, 2011 ME ID#: 51668

Ms. Winston,

In response to the request for additional information voiced during our meeting of October 18, 2011, CBI is providing the following information.

Oily Waste Storage Area: The oily waste storage area has been designed as a storm water catchment with sump and tank. It is not designed to meet a volumetric calculation typical of a containment area (e.g. 110% of the largest container). The waste held in this area is primarily filter cake set inside a roll off box. The storage area basin is simply there to aid in retention of rain water so that when the water mingles with drips from the roll off box it does not run off the property. The space is sloped to the northeast corner (away from the wall that was damaged) toward a sump which is mechanically pumped to a 1,760 gallon tank.

The oily waste storage area was originally designed as a sloped area with only an earthwork on the southeast side (where the wall is today). It was later improved with a horizontal pipe about six inches off the ground acting as bumper for the forklift that carries oily waste to the roll off box. The pipe became damaged over time so it was further improved with cement blocks. When the cement blocks became damaged, as noted on the October 2011 inspection, they were removed and the wall rebuilt with reinforced concrete that can been observed today. Again, the purpose of the wall is to stop the forklift from colliding with the side of the roll off box. Although the wall surrounding the oily waste storage area appears similar to a containment wall, it simply acts as a means to delineate the edge of the storm water retention area and should not be held to the higher standard of a containment wall. Photos showing the latest iteration of the wall are attached.

Used Oil Tanks: Tanks #2 and #5 have had the "Used oil" markings restored.

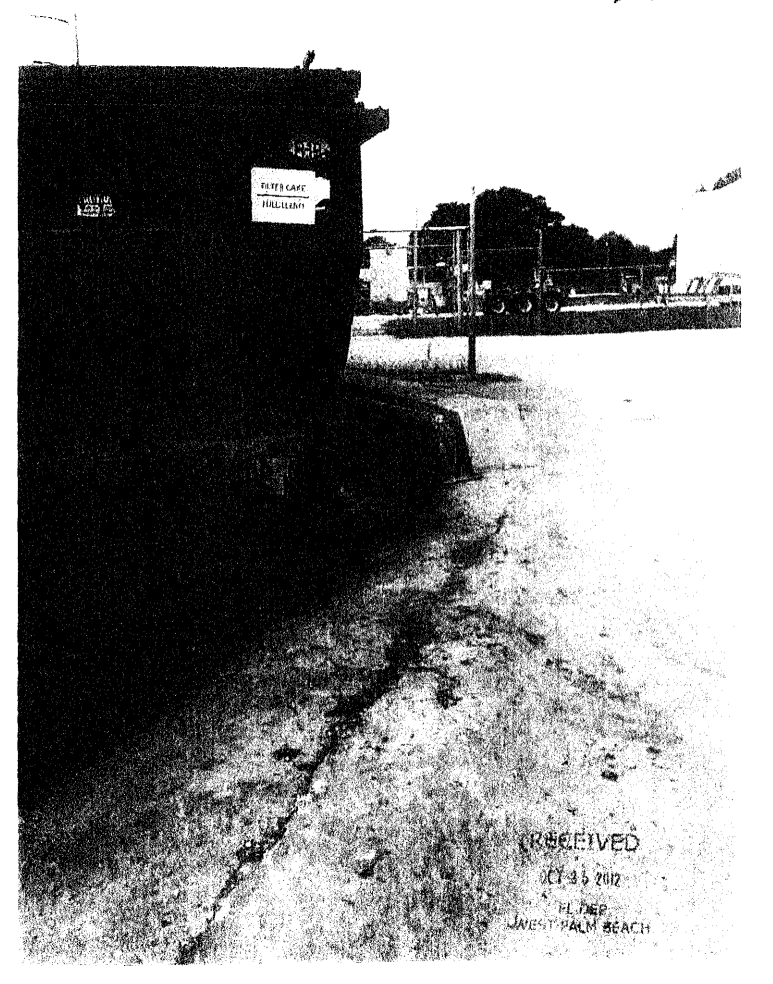
Hazardous Waste Transfer Area (HWTA): The HWTA has been moved back to its original location. The attached photo was taken October 19, 2012. Pointers have been added to showcase additional measures taken by CBI to safeguard materials placed in the HWTA, including an extended berm to segregate materials, extended spacing between containers, a large swing door with lock, warning signage and rolls of replacement labels. The successful transition also places containers inside the HWTA and beyond the nearby traffic pattern to better protect materials.

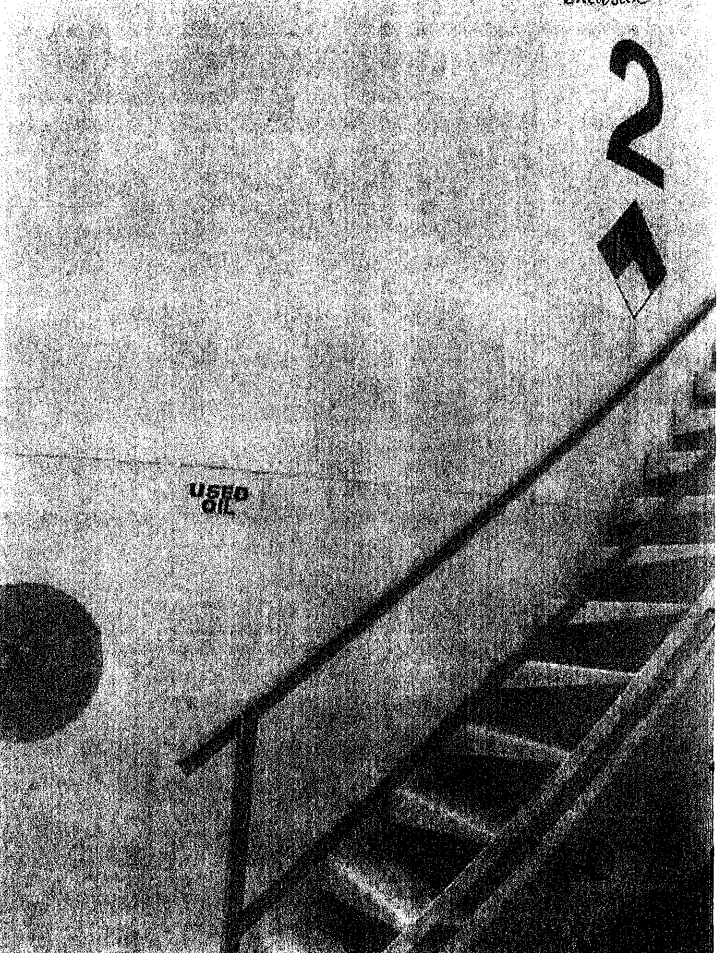
TES Col

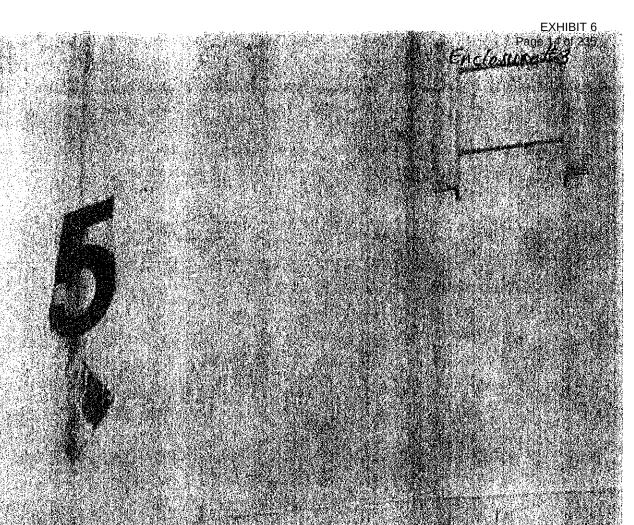
Steve Collins, CHMM

Encl: 1. Oily waste area photo showing curb elevation above ground and berm

- 2. Tank #2 with "Used oil" signage
- 3. Tank #5 with "Used oil" signage
- 4. Hazardous Waste Transfer Area with improvements identified by arrows







USED

### CBI Miami Facility – Hazardous Waste Transfer Area (Oct. 19, 2012) Improvements

Additional aisle space

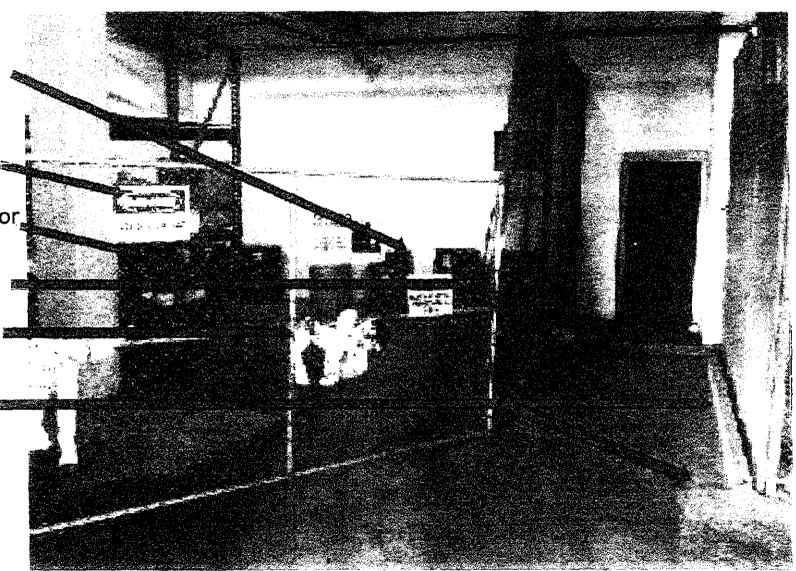
Warning signs

Larger swing door

Lock

Labels

Curbing and berm







## FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Southeast District Office 400 North Congress Avenue, 3rd Floor West Palm Beach, FL 33401 561-681-6600 RICK SCOTT GOVERNOR

JENNIFER CARROLL LL GOVERNOR

HERSCHEL I VINYARD JR. SECRETARY

December 19, 2012

Cliff Berry, Sr., Director and Registered Agent Cliff Berry, Inc P.O. Box 13079 Ft. Lauderdale, FL 33316 I BECEINED DEC 影象 XD板

SUBJECT: Department of Environmental Protection v. Cliff Berry, Inc.

OGC File No.: 12-1703 EPA ID #FLD058560699 RECEIVED
JAN 1 4 2013

FL DEP

WEST PALM BEACH

Mr. Berry:

The State of Florida Department of Environmental Protection ("Department") finds that Cliff Berry, Inc. ("Respondent") was in violation of the rules and statues cited in the attached Warning Letter. Before sending this letter, the Department requested that the Respondent undertake certain actions to resolve the violations. These actions have since been completed. However, due to the nature of the violations, the Respondent remains subject to civil penalties. The Respondent is also responsible for costs incurred by the Department during the investigation of this matter.

#### The Department's Offer

Based on the violations described above, the Department is seeking \$4,000.00 in civil penalties and \$500.00 for costs and expenses the Department has incurred in investigating this matter, which amounts to a total of \$4,500.00. The civil penalty in this matter includes 2 violations of \$2,000.00 or more.

#### Respondent's Acceptance

If you wish to accept this offer and fully resolve the enforcement matter pending against the Respondent, please sign this letter and return it to the Department at Florida Department of Environmental Protection, 400 N. Congress Ave., 3<sup>rd</sup> Floor, West Palm Beach, FL 33401 by December 17, 2012. The Department will then countersign it and file it with a designated clerk of the Department. Once the document is filed with the designated clerk, it will constitute a final order of the Department pursuant to Section 120.52(7), F.S. and will be effective unless a request for an administrative hearing is filed by a third party in accordance with Chapter 120, F.S. and the attached Notice of Rights.

By accepting this offer you, Cliff Berry, Sr.:

- (1) certify that you are authorized and empowered to negotiate, enter into, and accept the terms of this offer in the name and on behalf of Respondent;
- (2) acknowledge and waive Respondent's right to an administrative hearing pursuant to Sections 120.569 and 120.57, F.S., on the terms of this offer, once final;
- (3) acknowledge and waive Respondent's right to an appeal pursuant to Section 120.68, F.S.; and
- (4) acknowledge that payment of the above amount does not constitute a waiver of the Department's right, if any, to recover emergency response related costs and expenses for this matter.

The Department acknowledges that the Respondent's acceptance of this offer does not constitute an admission of liability for the violation(s) referenced above.

#### Respondent's Performance

After signing and returning this document to the Department,

- (1) Respondent must pay \$4,500.00 in full by January 17, 2012.
- (2) The payment(s) must: (a) be in the form of a cashier's check or money order; (b) be payable to the "Department of Environmental Protection"; (c) include the OGC Number assigned above and the notation "Ecosystem Management and Restoration Trust Fund"; and (d) be sent to Florida Department of Environmental Protection, 400 N. Congress Ave., 3rd Floor, West Palm Beach, Florida, Attention: Kathy Winston.

The Department may enforce the terms of this document, <u>once final</u>, and seek to collect monies owed pursuant to Sections 120.69 and 403.121, F.S.

<u>Until clerked by the Department, this letter is only a settlement offer and not a final agency action.</u> Consequently, neither the Respondent nor any other party may request an administrative hearing to contest this letter pursuant to Chapter 120, F.S. Once this letter is clerked and becomes a final order of the Department, as explained above, the attached Notice of Rights will apply to parties, other than the Respondent, whose interests will be substantially affected.

Please be aware that if the Respondent declines to respond to the Department's offer, the Department will assume that the Respondent is not interested in resolving the matter and will proceed accordingly.

If you have any questions, please contact Kathy Winston at (561)681-6756 or at Kathy.Winston@dep.state.fl.us.

Sincerely,

Justine -

12-18-12

fill S. Creech, P.E.

Date

Southeast District Director

FOR 7	THE RESPONDENT:	
I,	40 - C	_ [Type or Print Name], HEREBY ACCEPT
THE	FERMS OF THE SETTLEMENT OF	FER IDENTIFIED ABOVE.
By:	LADay C	Date:/- 8~~V]
•	[Signature]	
Title:	[Type or Print]	

#### FOR DEPARTMENT USE ONLY

DONE AND ORDERED this 5th day of February, 2013 in Palm Beach County, Florida.

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Jill S. Creech, P.E.

Southeast District Director

William

Filed, on this date, pursuant to section 120.52, F.S., with the designated Department Clerk, receipt of which is hereby acknowledged.

Clerk /

02/05/2013

Date

Attachments:

Notice of Rights

Warning Letter 12-0065HW13SED

Inspection Reports from October 27, 2011 & November 11, 2012

Final clerked copy furnished to:

Lea Crandall, Agency Clerk (lea.crandall@dep.state.fl.us)

Electronic Archboard/Oculus

#### **NOTICE OF RIGHTS**

Persons who are not parties to this Order, but whose substantial interests are affected by it, have a right to petition for an administrative hearing under Sections 120.569 and 120.57, Florida Statutes. Because the administrative hearing process is designed to formulate final agency action, the filing of a petition concerning this Order means that the Department's final action may be different from the position it has taken in the Order.

The petition for administrative hearing must contain all of the following information:

- a) The OGC Number assigned to this Order;
- The name, address, and telephone number of each petitioner; the name, address, and telephone number of the petitioner's representative, if any, which shall be the address for service purposes during the course of the proceeding;
- c) An explanation of how the petitioner's substantial interests will be affected by the Order;
- d) A statement of when and how the petitioner received notice of the Order;
- e) Either a statement of all material facts disputed by the petitioner or a statement that the petitioner does not dispute any material facts;
- A statement of the specific facts the petitioner contends warrant reversal or modification of the Order;
- g) A statement of the rules or statutes the petitioner contends require reversal or modification of the Order; and
- h) A statement of the relief sought by the petitioner, stating precisely the action petitioner wishes the Department to take with respect to the Order.

The petition must be filed (<u>received</u>) at the Department's Office of General Counsel, 3900 Commonwealth Boulevard, MS# 35, Tallahassee, Florida 32399-3000 within <u>21 days</u> of receipt of this notice. A copy of the petition must also be mailed at the time of filing to the District Office at the address indicated above. Failure to file a petition within the 21-day period constitutes a person's waiver of the right to request an administrative hearing and to participate as a party to this proceeding under Sections 120.569 and 120.57, Florida Statutes. Mediation under Section 120.573, Florida Statutes, is not available in this proceeding.



## FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Southeast District Office 400 N. Congress Avenue, 3<sup>rd</sup> Floor West Palm Beach, FL 33401-2913

561-681-6600

RICK SCOTT GOVERNOR

JENNIFER CARROLL L.f. GOVERNOR

HERSCHEL T. VINYARD JR. SECRETARY

February 5, 2013

Cliff Berry, Sr., Director and Registered Agent Cliff Berry, Inc. P.O. Box 13079 Ft. Lauderdale, Florida 33316

Re: Settlement of Department of Environmental Protection vs. Cliff Berry, Inc.

OGC# 12-1703

EPA ID #FLD058560699

Dear Mr. Berry:

Enclosed for your implementation is a copy of the fully executed and filed Consent Order in the above styled case. The compliance dates and terms of this Consent Order have been accomplished in a timely manner.

Thank you for your cooperation in this matter. If you have any questions concerning this matter, please contact Kathy Winston at 561/681-6756.

Sincerely,

02-05-13

Jill S. Creech, P.E.

Date

Southeast District Director

Cc: Electronic Archboard/OCULUS

Lea Crandall, OGC, DEP Tallahassee (MS#35)

Shirley Richards, SED



#### Cliff Berry, Incorporated Environmental Services

October 24, 2012

Mike Montano
Pollution Control Inspector II
IW/IWP Program, EEC
Miami-Dade County Environmental Resources Management
Pollution, Regulation and Enforcement Division
701 NW 1<sup>st</sup> Court \* Suite 700
Miami, FL 33136-3912

RE: Warning Notice dated 10/4/2012; Operating Permit No. IWP-108, violations of Self-Monitoring Report (SMR) requirements for Industrial Waste Pretreatment Facility located at, near or in the vicinity of Cliff Berry, Inc. Miami Terminal, 3033 NW N. River Dr. Miami, Florida 33142

Mr. Montano,

This letter is in response to the Warning Notice dated 10/4/2012 and received 10/12/2012 regarding the 8/13/2012 sample analysis reading of 11.60 pH which is in excess of the permit limits of 5.5 - 11.50 pH. As indicated by daily reports for the rest of this and prior months, the errant pH reading is an isolated incident. We have reviewed our internal processes and equipment and reemphasized pretreatment standards with operators. We have replaced the primary pH sensor and have recalibrated the equipment as a precaution against any erroneous readings. Miami-Dade quarterly sampling on 8/24/2012 confirmed that the facility is operating in compliance with the permit limits. We strive daily to maintain our facility in full compliance with all federal, state and local rules and regulations and regret the incident.

Please contact me if there are any questions or concerns.

Thankyou,

Leroy Arce

Facility Manager



#### Florida Department of

#### **Environmental Protection**

#### **Hazardous Waste Inspection Report**

# EXHIBIT 6 COPage 23 of 235

#### **FACILITY INFORMATION:**

Facility Name: Cliff Berry Inc - Jacksonville Facility

On-Site Inspection Start Date: 09/20/2012 On-Site Inspection End Date: 09/20/2012

ME ID#: 42441 EPA ID#: FLR000119784

Facility Street Address: 1518 Talleyrand Ave, Jacksonville, Florida 32206-5436

Contact Mailing Address: PO Box 13079, Fort Lauderdale, Florida 33316-0100

County Name: Duval Contact Phone: (954) 763-3390

#### NOTIFIED AS:

CESQG (<100 kg/month)

Transporter Used Oil

#### **INSPECTION TYPE:**

Routine Inspection for Used Oil Processor facility

Routine Inspection for Used Oil Generator facility

Routine Inspection for Hazardous Waste Transporter facility

Routine Inspection for Used Oil Transfer Facility

Routine Inspection for Used Oil Transporter facility

Routine Inspection for Used Oil Marketer facility

#### INSPECTION PARTICIPANTS:

Principal Inspector: Jabe Breland III, Inspector

Other Participants: Jay Smothers, ; Ileana Smothers, Facility Manager

LATITUDE / LONGITUDE: Lat 30° 20' 30.0" / Long 81° 37' 49.0"

SIC CODE: 4213 - Trans. & utilities - trucking, except local

TYPE OF OWNERSHIP: Private

#### Introduction:

Cliff Berry, Inc. (CBI) was inspected on September 20, 2012, as unannounced hazardous waste compliance inspection. Mr. Jay Smothers was present for the September 20, 2012, inspection. A follow up inspection was conducted on October 2, 2012, to review records. Ms. Ileana Smothers was present for the follow up inspection.

CBI provides emergency response cleanup for transportation accidents and the clean up and removal of hazardous and non-hazardous waste from industrial spills. CBI has been assigned the EPA identification number: FLR 000 119 784. Please use this number on all hazardous waste manifests and on all correspondence with the DEP.

On May 11, 2005, CBI, Jacksonville Branch, notified the Department that it was a hazardous waste and used oil transporter, a used oil transfer facility, a used oil processor, and a used oil marketer. A subsequent notification on June 17, 2008, showed the facility to be a hazardous waste and used oil transporter, used oil processor, and used oil filter transporter. On February 12, 2007, CBI applied for a permit to become a used oil processor. The Department issued a permit to CBI on April 14, 2008. However, CBI has not been processing used oil at the facility.

At the time of the inspection, CBI was in the process of renewing its used oil processing permit with

DEP. The new permit application includes an expansion of the current used oil storage area to include the installation of ten additional tanks (Photo 1). Nine would be for oily wastewater, and one would be for petroleum contact water (PCW). The facility intends to bring oily wastewater back to its facility for processing instead of taking it to a third party for processing.

The facility is currently operating as a registered used oil transporter and transfer facility. The facility is also a hazardous waste transporter and used oil filter transporter and transfer facility.

#### **Process Description:**

CBI's current operation consists of an office building, a large storage warehouse, and a used oil storage area. The office building and the storage warehouse do not generate any waste. These two areas are used to store boats, pumps, hoses, boom, and other spill cleanup inventory.

#### Used Oil Storage:

The facility has three double-walled tanks including one 15,000-gallon tank with two compartments of 10,000 and 5,000-gallon capacities, one 2,000-gallon tank, and one 4,000-gallon tank. The tanks were properly labeled and appeared to be in good condition. Next to the tanks is an area for storing used oil generated from the loading and off-loading of used oil into the tanks (Photo 2). The facility places buckets underneath the hose fittings during off-loading, and any used oil that drips into these buckets is captured and added to the used oil drum. This drum was properly labeled and in secondary containment. There was also one drum of oily rags from the off-loading operations and one drum of petroleum contact water (PCW) from a customer. These drums were properly labeled.

The facility ships used oil to its Miami facility to be processed and sold as a fuel. According to facility records, the last shipment of used oil from this location to Miami was on March 8, 2012.

#### Non Hazardous Waste and Used Oil Filter Storage:

The facility has a semi trailer on-site to store non-hazardous waste, universal waste, and used oil filters it receives from its customers. The facility keeps a log of what drums are in the trailer and when they were delivered. At the time of the inspection, there were 12 drums in the trailer. These drums were properly labeled, closed, and in good condition.

#### Records:

According to the hazardous waste manifests supplied by the facility, CBI is accepting and transporting Small Quantity Generator (SQG) and Large Quantity Generator (LQG) amounts of hazardous waste. A hazardous waste manifest is required to accompany shipments of SQG and LQG hazardous waste. A review of the facility's hazardous waste manifests found them to be in order. At the time of the inspection, the facility did not have any hazardous waste on-site. According to Mr. Smothers, shipments of hazardous waste are taken directly to the permitted TSD or Cliff Berry's 10-day transfer facility located in Miami.

A review of the facility's used oil acceptance records during the inspection showed that the facility picked up used oil a total of four times in July and August 2012. The facility was performing halogen screening as required by Section 62-710.510(1)(g), FAC. The facility mainly picks up oily wastewater from its customers and takes it directly to Liquid Environmental Solutions (LES) or Water Recovery Inc (WRI) for processing.

According to Ms. Smothers, CBI routinely performs training for its used oil transportation activities and provided documentation of this employee training. The facility's contingency plan was reviewed and was in order.

The facility displayed its used oil transportation registration at the facility, but it was from the previous year and had expired [Section 62-710.500(4), FAC]. This was corrected during the follow up visit. The facility has submitted its certificate of liability insurance for its used oil and hazardous waste transportation activities. It has also completed its annual reporting for its used oil activities.

Inspection Date: 09/20/2012

#### New Potential Violations and Areas of Concern:

#### **Violations**

Type:

Violation

Rule:

62-710.500(4)

Explanation:

The facility did not have its current registration on display. The one that was displayed

was expired.

Corrective Action:

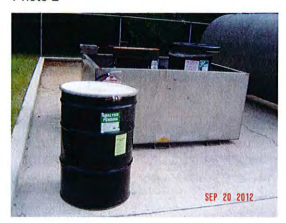
The facility corrected this during the follow up visit on 10.3.12.

#### PHOTO ATTACHMENTS:

Photo 1 - area for tank expansion



Photo 2



#### Signed:

A hazardous waste compliance inspection was conducted on this date, to determine your facility's compliance with applicable portions of Chapters 403 & 376, F.S., and Chapters 62-710, 62-730, 62-737, & 62 -740 Florida Administrative Code (F.A.C.). Portions of the United States Environmental Protection Agency's Title 40 Code of Federal Regulations (C.F.R.) 260 - 279 have been adopted by reference in the state rules under Chapters 62-730 and 62-710, F.A.C. The above noted potential items of non-compliance were identified by the inspector(s).

This is not a formal enforcement action and may not be a complete listing of all items of non-compliance discovered during the inspection.

Jabe Breland III	Inspector		
PRINCIPAL INSPECTOR NAME	PRINCIPAL INSPECTOR TITLE		
GIBM 70	DEP	2/18/2013 DATE	
PRINCIPAL INSPECTOR SIGNATURE	ORGANIZATION		
Supervisor: Jabe Breland III	Inspection Approval Date:	02/18/2013	
NOTE: By signing this document, the Site R	epresentative only acknowledges receipt of this	s Inspection	
Report and is not admitting to the accuracy	of any of the items identified by the Department	t as "Potential	

Violations" or areas of concern.



## FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Page 27 of 235 RICK SCOTT GOVERNOR

**EXHIBIT 6** 

JENNIFER CARROLL LT. GOVERNOR

HERSCHEL T. VINYARD JR. SECRETARY

NORTHEAST DISTRICT 7777 BAYMEADOWS WAY WEST, SUITE 100 JACKSONVILLE, FLORIDA 32256

February 18, 2013

SENT VIA EMAIL ileana@cliffberryinc.com

Ms. Ilena Smothers, Facility Manager Cliff Berry, Inc 1518 Talleyrand Avenue Jacksonville, Florida 32206

Re: Cliff Berry, Inc

EPA/DEP ID: FLR 000 119 784 Duval County – Hazardous Waste

Dear Ms. Smothers:

Thank you for your assistance during the hazardous waste compliance inspection conducted by the Florida Department of Environmental Protection at your facility on September 20, 2012. Enclosed is the report that documents this inspection.

Based on this inspection, your facility was found to be in violation of Florida Statutes and Rules concerning used oil management. Subsequent to the inspection, your facility submitted information stating that the violations have been corrected. Since your facility has returned to compliance, no enforcement action will be taken.

Your continued cooperation is appreciated. If you have any questions regarding this report or hazardous waste regulation in general, please contact me at 904.256.1671.

Sincerely,

Jabe Breland III

Environmental Specialist III Hazardous Waste Section

Enclosure(s)



Environmental Resources Management Pollotion Regulation and Enforcement Division 70 i NW 1st Court + Suite 201 Intlanti, Florida 321 I6-3912 T 305 3 to 2 5600 F 305 373 6410

miamidade.gov

#### AIR POLLUTION SOURCES FIELD NOTICE OF VIOLATION

TO: SLIFF BIRKY IN	
ADDRESS: 3053 Nove November Kinger on	11. At 11. F
SOURCEYLOCATION:	
YOU ARE HEREBY NOTIFIED that on Miami-Dade County, and/or regulations of the Florida Administrative Department:	the following violation(s) of Chapter 24 of the Code of ve Code, was observed at the referenced location by an official of this
Failure to obtain appropriate Air Permit	Excessive Visible Unitssions
Uncontrolled fugitive emissions	Improper handling removal of ashesios
Non-compliance with Stage if Vapor Recovery	Non-compliance with CFC regulations
Objectionable color	Other
Specifically: Share The same of	100 100 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Protection Codinance, Thereby order you to:	e by Sections 24-7 and 24-25, Miami-Dade County Environmental amount of the measures to eliminate and/or Coase and Desist the above-referenced
#	rective measures to eliminate and/or Cease and Desist the above-
6600 to discuss corrective measures. When contacted, you may	DERM Pollution Regulation and Enforcement Division at (308) 372- sy be required to submit in writing, the steps which you have taken to ay include evidence of equipment repairs, adjustments or servicing
Within days of receipt of this NOTICE, submit a co DERM Air Quality Management Division located at the above	emploted application for an air construction/operating permit to the a letterheted address.
	RM Air Fermit does not necessarily guarantee not be allowed to continue operation at this tecntion.
Failure to comply with the above may result in either the issuance of a Miami-Dade County, requiring corrective action(s) and payment of a Department, subjecting you to the enforcement and penalty provisions of	a civil penalty or the initiation of formal enforcement action by this
For further information regarding the above, please contact the Pollut 10 fice 2005 first 10 for 10	tion Regulation and Enforcement Division at 305-372-6600,  OCOME Certos Espinesa, P.E., Director ENVIRONMENTAL RESOURCES MANAGEMENT
Received by Olly Oll	Issued/Posted by:
Print Leron Arra	Inspector's Signature
Print Leroy FIFE  Recipient's Name  Title General Manager	Print (**\) Inspector's Name  Section/Phone
Posted, Y N Chotographed: Y/K N	1971 Date: 1 Atto Grant of day
101_01-15e 30a	1/25770-



Regulatory and Economic Resources Environmental Resources Management 701 NW 1st Court • 7th Floor Miami, Florida 33136-3912 T 305-372-6600 F 305-372-6893

February 28, 2013

Cliff Berry II, Permittee Cliff Berry, Inc., Miami Terminal P.O. Box 13079 Port Everglades Fort Lauderdale, Florida 33316

CERTIFIED MAIL NO. 7006 0810 0000 7059 6047 RETURN RECEIPT REQUESTED

RE: Industrial Waste Pretreatment Facility located at, near, or in the vicinity of 3033 NW North River Drive, Miami-Dade County, Florida 33142 (IWP-0108).

#### WARNING NOTICE

Dear Mr. Berry:

On August 24, 2012, representatives of this Department sampled the final industrial effluent discharge to sanitary sewers from your industrial waste pretreatment system. Analyses of these samples revealed violations of Section 24-42.4, SANITARY SEWER DISCHARGE LIMITATIONS AND PRETREATMENT STANDARDS, Miami-Dade County Environmental Protection Ordinance, specifically:

Vanadium Monthly Average 0.090 mg/l, when no more than 0.0662 mg/l is permitted (see enclosed).

The violation was corrected as demonstrated by samples collected subsequently by your facility during the month of September 2012.. However you are required to submit to this Department, in writing, the reason(s) for the aforementioned violation and the action(s) taken to correct it.

Be advised that failure to submit the required information, within ten (10) days of receipt of this NOTICE or continued operation in violation of said Ordinance, shall result in either the issuance of a Uniform Civil Violation Notice (UCVN), pursuant to Chapter 8CC Code of Metropolitan Dade County, requiring corrective actions and payment of civil penalty, OR the initiation of formal enforcement action against you and your facility.

For further information regarding the above, please call the Pollution Regulation Division at (305) 372-6600.

Sincerely,

Allen T. Cox

Pollution Control Inspector II Pollution Regulation Division

Enclosure: Industrial Waste Pretreatment Annual Operating Permit No. IWP-108

Regulated Pollutants

Laboratory Analysis Record



Page 30 of 235
Regulatory and Economic Resources
Environmental Resources Management
701 NW 1st Court • 7th Floor
Miami, Florida 33136-3912
T 305-372-6600 F 305-372-6893

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Sincerely.

Allen T. Cox

Pollution Control Inspector II Pollution Regulation Division

Enclosure: Industrial Waste Pretreatment Annual Operating Permit No. IWP-108

Regulated Pollutants

Laboratory Analysis Record

### REGULATED POLLUTANTS

#### CLIFF BERRY, INC. MIAMI TERMINAL

INDUSTRIAL USER CODE: OUTFALL:

IWP-0108 FAC

6/1/2012 - 5/31/2013

PARAMETER NAME	<u>UNITS</u>	DAILY MAXIMUM LIMIT	AVERAGE LIMIT	AVERAGE LIMIT TYPE	SAMPLE TYPE	SAMPLE FREQ
2,4,6-Trichlorophenol	mg/l	0.155	0.106	М	G	1/M
Ammonia	nıg/l	100	0.100	IAI	G	1/M
Antimony	mg/l	0.249	0.206	М	G	
Arsenic	mg/l	0.162	0.104	M	G	1/M
Benzene	mg/l	0.2	0.104	1 <b>V</b> İ		1/M
Bis(2-ethylhexyl)phthalate	mg/l	0.215	0.101	M	G	1/M
Cadmium	ntg/l	0.187	0.101		G	1/M
Carbazole	mg/l	0.187		М	G	1/M
Carbon Tetrachloride	mg/l	0.22	0.276	М	G	1/M
Chromium		0.746	0.222		G	1/M
Cobalt	mg/l		0.323	М	G	I/M
Copper	mg/l	0.192	0.124	M	G	I/M
Cyanide	mg/l	0.5	0.242	M	G	I/M
EPA series 624 & 625 organics	mg/l	0.5			G	1/M
Flow, total	mg/l	2.0			G	1/M
Fluoranthene	gpd	210040				I/M
Lead	mg/l	0.0537	0.0268	М	G	1/M
Mercury	mg/l	0.35	0.16	M	G	I/M
n-Decane	mg/l	0.00234	0.000739	M	G	1/M
Nickel	mg/l	0.948	0.437	M	G	1/M
	mg/l	0.39	1.45	M	G	1/M
n-Octadecane o-Cresol	mg/l	0.589	0.302	M	G	1/M
	mg/!	1.92	0.561	M	G	1/M
p-Cresol	mg/i	0.698	0.205	M	G	1/M
pH (Maximum / Minimum)		11.5	5.5	M	G	1/M
Silver	mg/l	0.12	0.0351	М	Ğ	1/M
Tetrachloroethylene	mg/l	0.125			Ğ	1/M
Thallium	mg/]	0.005			Ğ	I/S
Tin	mg/l	0.409	0.12	M	Ğ	1/M
Titanium	mg/l	0.0947	0.0618	M	G	1/M
Total Petroleum Hydrocarbons	mg/i	50	0.0070		Ğ	I/M
Trichloroethylene	mg/!	0.16			G	1/1VI 1/M
TSS	lb/d	145			G	17!M 1/M
Vanadium	mg/l	0.218	0.0662	М	G	1/M
Vinyl Chloride	mg/I	0.08	0.0002	141	G	1/M
Zinc	mg/l	2.87	0.641	M	G	1/M





#### METROPOLITAN MIAMI-DADE COUNTY, FLORIDA



EPA #FL00025

\* By DERM Lab \*\* By Contract Lab

#### LABORATORY ANALYSIS RECORD



Environmental Resources Management

EPA #FL00025 HRS #E46126	ENFORCEMENT	Environmental Resources Management Office of Laboratory Services MIAMI, FLORIDA 33130-1510 (305)-375-1851			
Si Location: 3033 NW NORTH RIV	/ER DR	(303)-375-1851			
A Sampler: MONTAM	BC#	- 290060 Sample # :			
Deliverer: MONTAM S:	Section: IWP	Date: 8 24 12 Time: 2:00 pm			
Return To: MONTAM	Permit #: 108	Collection Point: Spigot after pump			
	Phone: 6600	stutim.			
C TOTAL Metals	Date: 8/24/12 Time: 2:00 pm	Observation/Known Hazards:			
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	III LEO NOM DE CHAPTOR DECOTE DATA PAR TIPAL DEGILDAR PORT DE TEOR				
24 ANG '12 15:48	M . S	AB84224 Rof SAMON			
Clock-In Date/Inspector		the Custodian *Laboratory ID #7 Fridge #			
* .	tetum For TCLP / SPLP?				
Clock-In Date/Inspector D	ate Requested *Laboratory	ID#/Fridge# *Laboratory ID #/Fridge#			
*Take-Out Date/ DERM Lab  *Returned-Date/ DERM Lab	Sample Bottle : Prepared Date By Lab: 092/11 TM 2 Split Sample? Yes No W Con	t_ Layer SewageOther			
Take-Out Date/DERM Lab	Test(s) Run/Method #	Test(s) Run/Method #			
	Total Metals + Siever	Titanvum			
Returned-Date/DERM Lab	Untimony (	Tin REGIEUWEIN			
Take-Out Date/ DERM Lab	Cobact	SES THERM			
or Disposal Date: ee Metal Disposal Log	Relinquished To: **Contra	ct Lab SEP 1 1 2012			
Sample Disposal Date	Delivered By / Date:	EVALUATION MENTA			
	Received By / Date:	EVALUATION & COMPLIANCE			
Extracted By / Date	Extracted By / Date:	LAB RESULTS ATTACHED			
irt A	Analyzed By / Date:	1713 09/07/12			
Analyzed By / Date	Returned By / Date:				
Comments	<u> </u>	· ·			



### Office of Laboratory Services

Sample Analysis Record

RER

211 W. Flagler St. Miami, Fl 33130 (305) 375-1851

**Metals** 

Site Description: CLIFF BERRY INC MI

Blue Card No: 290060

Collected: 08/24/12 14:00

LIMS ID: AB84224

Received: 08/24/12 15:48

Sampled By: MONTAM

Matrix: Aqueous

Metals	Conc.	MDL	Unit	DF	Digested	Analyzed	Ву
1. Zinc by 200.7/6010	0.100	0.004	mg/L		8/29/12	08/29/12	LW
2. Cadmium by 200.7/6010	Ū	0.002	mg/L		8/29/12	08/29/12	LW
3. Lead by 200.7/6010	Ω,,	0.0031	mg/L		8/29/12	08/29/12	LW
4. Nickel by 200.7/6010	0.071	0.010	mg/L		8/29/12	08/29/12	LW
5. Chromium by 200.7/6010	U	0.002	mg/L		8/29/12	08/29/12	LW
6. Copper by 200.7/6010	U	0.003	mg/L		8/29/12	08/29/12	LW
7. Arsenic by 200.7/6010	ט	0.004	mg/L		8/29/12	08/29/12	LW
8. Cobalt by 200.7/6010	0.005 I	0.002	mg/L		8/29/12	08/31/12	LW
9. Thallium by 200.7/6010	ប	0.0031	mg/L		8/29/12	08/31/12	ΓW
10. Titanium by 200,7/6010	Ü	0.0005	mg/L		8/29/12	09/06/12	LW
11. Vanadium by 200.7/6010	0.096	0.001	mg/L		8/29/12	08/31/12	LW
12. Antimony by 200.7/6010	U	0.0038	mg/L		8/29/12	08/31/12	LW
13. Tin by 200.7/6010	Ū	0.0116	mg/L		8/29/12	09/06/12	LW
14. Silver by 200,7/6010	U	0.005	mg/L	A projection	8/29/12	08/31/12	TM
				·			

עע

U = Below MDL MDL = Method Detection Limit I = Between MDL and PQL DF = Dilution Factor All analyses are in compliance with NELAC standards.

Date of Issue 9/6/2012

Page 1 of 1 Note: Multiply MDL by Dilution Factor (1.0, unless noted otherwise.)

All results being reported under this report apply to the samples analyzed.

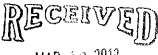
\_\_\_\_



Cliff Berry, Incorporated Environmental Services

March 7, 2013

Miami-Dade County Regulatory and Economic Resources ATT: Allen Cox 701 NW 1<sup>st</sup> Court \* 7<sup>th</sup> Floor Miami, FL 33136-3912



MAR 13 2013

D E R M
POLLUTION REGULATION
AND
ENFORCEMENT DIVISION

RE: Industrial Waste Pretreatment Facility located at, near, or in the vicinity of 3033 NW North River drive, Miami Dade County, Florida 33142 (IWP-0108).

Dear Mr. Cox,

This letter is in response to a warning letter dated February 28, 2013 regarding a vanadium monthly average of 0.090 mg/l on August 24, 2012 when no more than 0.0662 mg/l is permitted. The letter requests explanation of the exceedance and actions taken to ensure future compliance.

The exceedance is related to the timing of the testing regimen for heavy metals and the proportion of industrial waste water received at the facility. When testing is performed infrequently or late in the month the average monthly vanadium may be more difficult to manage and thus the amount of industrial water, a source for heavy metals, may not be properly adjusted to ensure the monthly average is not exceeded. During August 2012 the infrequent sampling and timing of testing late in the month challenged the facility to properly adjust output to meet permit levels.

As noted in the warning letter the exceedance of the monthly average for vanadium did not recur as demonstrated by PERA analysis for the following month.

Subsequent to the PERA warning letter the Cliff Berry Miami facility will complete testing early enough in the month so that it may allow for additional sampling and analysis in the event the facility is approaching the monthly average permit limit. Output of the facility can then be managed to reduce the amount of industrial waste water to remain not only below daily limits but also remain below monthly average limits. Conducting sampling and analysis early in the month will provide the facility flexibility in ensuring compliance with the permit.

Cliff Berry strives on a daily basis to maintain its facility in compliance with all state, county and local rules and regulations. Please contact the undersigned if there are any questions or concerns.

Best regards.

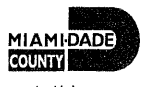
Steve Collins, CHMM

Manager Health, Safety and Regulatory Affairs

Regulatory and Economic Resources
Environmental Resources Management

701 NW 1st Court • 7th Floor Miami, Florida 33136-3912

T 305-372-6600 F 305-372-6893



miamidade.gov

August 5, 2013

CERTIFIED MAIL No. 7010-1870-0000-2684-3395 RETURN RECEIPT REQUESTED

Mr. Clifford Berry II, President/Owner CLIFF BERRY, INC. P.O. BOX 13079 FT. LAUDERDALE, FL 33316

RE: Failure to submit completed Sanitary Sewer Evaluation Survey by required Date for the Private Sanitary Sewers Collection System for CLIFF BERRY INC., located at 3033 NW NORTH RIVER DR. MIAMI, FL 33142 (PSO-0513).

#### WARNING NOTICE

Dear Mr. Berry II:

A review of Departmental records reveals that the parties have failed to submit a Sanitary Sewer Evaluation Survey (SSES) to this Department, hereafter referred as "correctly completed SSES", that meets the standards as set forth in Chapter 24 of the Miami-Dade County Code. Pursuant to the Code, a correctly completed SSES is/was due to be submitted to this Department by 11/12/2013. Your failure to submit a correctly completed SSES constitutes a violation of Section 24-42.2(1) (a) of said Code and the Specific Condition No. 6 of the Operating Permit No. PSO-0513.

Therefore, pursuant to the authority granted to me by Chapter 24, of the Miami-Dade County Environmental Protection Ordinance, you are hereby ordered to:

Within sixty (60) days of your receipt of this Warning Notice (WN), submit a correctly completed SSES, to:

Department of Regulatory and Economic Resources
Environmental Permitting Section
701 NW 1st Court, 7th Floor
Miami, FL 33136

Be advised that vour failure to comply with the order herein may result in the issuance of a Uniform Civil Violation Notice which requires you to correct the violation(s) and which carries a mandatory civil penalty. Additionally, failure to comply, may result in your case being prepared for formal enforcement action in a court of competent jurisdiction pursuant to the provisions of Chapter 24 Miami-Dade County Environmental Protection Ordinance.

If you need additional clarification or copy of the SSES guidelines, please contact Ms. Jacqueline Aleina at 305-372-6926, or at by e-mail at <u>Jacqueline aleina@miamidade.gov</u>

Sincerely.

Oscar Aguirre, E.I., Engineer 3

Environmental Resources Management

ec: PSO File 30-0513 (Plan A)





#### Department of Regulatory & Economic Resources

Environmental Resources Management 701 NW 1st Court • Suite 700 Miami, Florida 33136-3912 T 305-372-6600 F 305-372-6957

#### **WARNING NOTICE**

July 16, 2013

Cliff Berry II, Permittee Cliff Berry, Inc., Miami Terminal P.O. Box 13079 Port Everglades Fort Lauderdale, FL 33316

CERTIFIED MAIL No: 70081830000282248986 RETURN RECEIPT REQUESTED

Fort Lauderdale, FL 33316 RE: Lectristrial Waste Pretreatment facility located at, near, or in the vicinity of 3033 NW North River Drive, Miami-Dade County, Florida 33316 (IWP-0108) Dear Mr. Berry. The Department of Regulatory & Economic Resources, Division of Environmental Resource Management (RER-DERM) is in receipt of Self Monitoring Reports (SMR) for your operation as required by your Industrial Waste Pretreatment (IWP) operating permit no. IWP- 108 (copy enclosed) in accordance with specific condition no. 12. This NOTICE is to inform you that a review of said SMR(s) has identified the following deficiency(ies) which is(are) in violation of the aforementioned permit: Failure to submit SMR(s) by applicable due date(s) for the period(s) referenced below. Reporting Period(s): Failure to submit analytical results from a certified laboratory. Remark(s): Analytical methodology(jes) referenced in report(s) is(are) not approved under 40 CFR 136, Code of Federal Regulations. Use of improper/obsolete SMR form(s). Remark(s): SMR form(s) not signed by responsible official. Failure to provide notification of violation(s) of Pretreatment Standards(s) Remark(s): Violation(s) of sanitary sewer limitations and pretreatment standards pursuant to Section 24-42.4 of the Code of Miami-Dade County as summarized below: Sample Date Parameter Result Permit Limit Outfali Sample Date Parameter Result Permit Limit Outfall 1/31/13 Vanadium 0.19 0.0662FAC 4/30/13 Vanadium 0.19 0.0662 FAC 0.17 0.0662 FAC 5/1/13 Vanadium Other: Please note that the above constitute(s) a violation of your operating permit and of Sections 24-18 and 24-25 of the Code of Miami-Dade County (the Code). In order to avoid further enforcement action and pursuant to the authority granted to me under Section 24-7 of the Code. I hereby order you to submit, within day(s) of this Notice, information regarding the action(s) undertaken to correct the above referenced deficiency(ies). Be advised that continued operation in violation of the Code, and/or of an operating permit, shall result in either the issuance of a Uniform Civil Violation Notice (UCVN) pursuant to Chapter 8CC of the Code, requiring corrective action(s) and payment of a civil penalty OR the initiation of formal enforcement action by this Department in accordance with the provisions of Sections 24-29 and 24-30 of the Code. For further information regarding above, please contact the Pollution Regulation Division at (305) 372-6600.

Allen T. Cox. Pollution Control Inspector II

Pollution Regulation Division

Sincerely,

Enclosures: Industrial Waste Pretreatment Annual Operating Permit No. IWP-108 Regulated Pollutants





## FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

RICK SCOLL GOVERNOR

Southeast District Office 400 North Congress Avenue, 3<sup>rd</sup> Floor West Palm Beach, FL 33401-2913 561-681-6600

HERSCHEL L. VINYARD IR. SECRETARY

November 22, 2013

Mr. Cliff Berry Sr., Director and Registered Agent Cliff Berry, Inc. P.O. Box 13079 Fort Lauderdale, Florida 33316

Re: Warning Letter #WL13-0017HW06SED Cliff Berry – Port Everglades EPA ID No. FLR000083071 Broward County

Dear Mr. Berry, Sr.:

On October 11, 2012, a file review and an investigation was conducted concerning operations performed by personnel employed by the above mentioned facility under the authority of Section 403.091, Florida Statutes (F.S.). During this investigation, possible violations of Chapter 403, F.S., and Chapter 62-730, Florida Administrative Code (F.A.C.) were noted.

At the conclusion of the investigation, Department personnel verbally notified you that potential violations occurred concerning operations performed by your facility personnel and you were asked to provide a detailed description of the events surrounding this incident and what was going to be done to avoid it in the future. The potential violations of hazardous waste generator and hazardous waste transporter standards were: generator violations (failure to obtain an EPA ID number, failure to package per DOT standards, and failure to operate in a way to minimize releases) and transporter violations (failure to properly fill out a manifest, failure to provide proper training to emergency response personnel, and failure to place waste in compatible containers). See the attached inspection report dated October 11, 2012, for specific citations and violation descriptions.

Violations of Florida Statutes or administrative rules may result in liability for damages and restoration, and the judicial imposition of civil penalties, pursuant to Sections 403.141, 403.161 and 403.727, Florida Statutes.

Please contact Kathy Winston, at (561) 681-6756 within **15 days** of receipt of this Warning Letter to arrange a meeting to discuss this matter. The Department is interested in receiving any facts you may have that will assist in determining whether any violations have occurred. You may bring anyone with you to the meeting that you feel could help resolve this matter.

Cliff Berry – Port Everglades EPA ID No. FLR000083071 Page 2 of 2

Please be advised that this Warning Letter is part of an agency investigation, preliminary to agency action in accordance with Section 120.57(5), Florida Statutes. We look forward to your cooperation in completing the investigation and resolving this matter.

Sincerely,

GUZSWECK Gill S. Creech, P.E.

11/22/13

DAI S. Creech, P.E.

Date

Southeast District Director

JSC/JKS/JL/KK/kw

Attachments: Hazardous Waste Inspection Report Dated October 11, 2012

ce: Electronic Archboard\Oculus

Glen Perrigan, DWM via email Glen.Perrigan@dep.state.fl.us



### Florida Department of Environmental Protection

Southeast District 3301 Gun Club Rd. MSC 7210-1 West Palm Beach, FL 33406 Rick Scott Governor

Carlos Lopez-Cantera Lt. Governor

Jonathan P. Steverson Interim Secretary

July 14, 2015

VIA ELECTRONIC MAIL: rgathright@cliffberryinc.com

Richard E Gathright, President and Chief Operating Officer Cliff Berry, Inc. – Port Everglades Facility P.O. Box 13079 Fort Lauderdale, Florida 33316

SUBJECT: Department of Environmental Protection v. Cliff Berry, Inc.,

OGC File No.: # 14-0111, EPA ID No. FLR000083071

Mr. Richard E. Gathright:

The State of Florida Department of Environmental Protection ("Department") finds that Cliff Berry, Inc. ("Respondent") was in violation of the standards for a hazardous waste transporter per 40 CFR Part 263. Before sending this letter, the Department requested that the Respondent undertake certain actions to resolve the violations. These actions have since been completed. However, due to the nature of the violations, the Respondent remains subject to civil penalties. The Respondent is also responsible for costs incurred by the Department during the investigation of this matter.

#### The Department's Offer

Based on the violations described above, the Department is seeking \$2,130.00 in civil penalties and \$500.00 for costs and expenses the Department has incurred in investigating this matter, which amounts to a total of \$2,630.00. The original civil penalty in this matter included 2 violations of \$2,000.00 or more. The Department has considered the Respondent's request for an in-kind penalty project. The Department acknowledges the Respondent is a private party proposing an environmental enhancement project as described in the DEP's Settlement Guidelines for Civil and Administrative Penalties (DEP Directive 923), but Department declines to accept Respondent's offer or to make a counteroffer for an acceptable environmental enhancement project.

DEP v. Cliff Berry, Inc. OGC No. 14-0111 Page 2 of 5

#### Respondent's Acceptance

If you wish to accept this offer and fully resolve the enforcement matter pending against the Respondent, please sign this letter and return it to the Florida Department of Environmental Protection – Southeast District at 3301 Gun Club Rd., MSC 7210-1, West Palm Beach, Florida 33406 by <u>July 9, 2015</u>. The Department will then countersign it and file it with a designated clerk of the Department. Once the document is filed with the designated clerk, <u>it will constitute a final order of the Department</u> pursuant to Section 120.52(7), F.S. and will be effective unless a request for an administrative hearing is filed by a third party in accordance with Chapter 120, F.S. and the attached Notice of Rights.

By accepting this offer you, Mr. Richard E. Gathright:

- (1) certify that you are authorized and empowered to negotiate, enter into, and accept the terms of this offer in the name and on behalf of Respondent;
- (2) acknowledge and waive Respondent's right to an administrative hearing pursuant to Sections 120.569 and 120.57, F.S., on the terms of this offer, once final;
- (3) acknowledge and waive Respondent's right to an appeal pursuant to Section 120.68, F.S.; and
- (4) acknowledge that payment of the above amount does not constitute a waiver of the Department's right, if any, to recover emergency response related costs and expenses for this matter.

The Department acknowledges that the Respondent's acceptance of this offer does not constitute an admission of liability for the violation(s) referenced above.

#### Respondent's Performance

After signing and returning this document to the Department,

- (1) Respondent must pay \$2,630.00 in full by <u>August 1, 2015</u>.
- (2) Respondent shall make all payments required by this Order by cashier's check, money order or on-line payment. Cashier's check or money order shall be made payable to the "Department of Environmental Protection" and shall include both the OGC number assigned to this Order and the notation "Ecosystem Management and Restoration Trust Fund." Online payments by e-check can be made by going to the DEP Business Portal at: http://www.fldepportal.com/go/pay/

It will take a number of days after this order is final and effective filed with the Clerk of the Department before ability to make online payment is available.

The Department may enforce the terms of this document, <u>once final</u>, and seek to collect monies owed pursuant to Sections 120.69 and 403.121, F.S.

DEP v. Cliff Berry, Inc. OGC No. 14-0111 Page 3 of 5

<u>Until clerked by the Department, this letter is only a settlement offer and not a final agency action.</u> Consequently, neither the Respondent nor any other party may request an administrative hearing to contest this letter pursuant to Chapter 120, F.S. Once this letter is clerked and becomes a final order of the Department, as explained above, the attached Notice of Rights will apply to parties, other than the Respondent, whose interests will be substantially affected. Electronic signatures or other versions of the parties' signatures, such as .pdf or facsimile, shall be valid and have the same force and effect as originals. No modifications of the terms of this Order will be effective until reduced to writing, executed by both Respondent and the Department, and filed with the clerk of the Department.

Please be aware that if the Respondent declines to respond to the Department's offer, the Department will assume that the Respondent is not interested in resolving the matter and will proceed accordingly.

If you have any questions, please contact Kathy Winston at 561-681-6756 or at Kathy. Winston@dep.state.fl.us.

Sincerely,

for Jill S. Creech, P.E.
Southeast District Director

Ι,	[Type or Print Name], HEREBY
ACCEPT THE TERMS	OF THE SETTLEMENT OFFER IDENTIFIED ABOVE.
By: [Signature]	Date:
Title: [Type or Print]	

DEP v. Cliff Berry, Inc. OGC No. 14-0111 Page 4 of 5

DONE AN	ID ORDERED this day of , 2015, in Palm Beach
County, Florida.	<u> </u>
•	STATE OF FLORIDA DEPARTMENT
	OF ENVIRONMENTAL PROTECTION
	for Jill S. Creech, P.E.
	Southeast District Director
Filed, on this date,	pursuant to section 120.52, F.S., with the designated Department
	which is hereby acknowledged.
Clerk	Date
Attachments:	Notice of Rights
	Copy of Warning Letter dated November 22, 2013

Final clerked copy furnished to:

Lea Crandall, Agency Clerk (lea.crandall@dep.state.fl.us)

DEP v. Cliff Berry, Inc. OGC No. 14-0111 Page 5 of 5

#### NOTICE OF RIGHTS

Persons who are not parties to this Order, but whose substantial interests are affected by it, have a right to petition for an administrative hearing under Sections 120.569 and 120.57, Florida Statutes. Because the administrative hearing process is designed to formulate final agency action, the filing of a petition concerning this Order means that the Department's final action may be different from the position it has taken in the Order.

The petition for administrative hearing must contain all of the following information:

- a) The OGC Number assigned to this Order;
- b) The name, address, and telephone number of each petitioner; the name, address, and telephone number of the petitioner's representative, if any, which shall be the address for service purposes during the course of the proceeding;
- c) An explanation of how the petitioner's substantial interests will be affected by the Order;
- d) A statement of when and how the petitioner received notice of the Order;
- e) Either a statement of all material facts disputed by the petitioner or a statement that the petitioner does not dispute any material facts;
- f) A statement of the specific facts the petitioner contends warrant reversal or modification of the Order;
- g) A statement of the rules or statutes the petitioner contends require reversal or modification of the Order; and
- h) A statement of the relief sought by the petitioner, stating precisely the action petitioner wishes the Department to take with respect to the Order.

The petition must be filed (<u>received</u>) at the Department's Office of General Counsel, 3900 Commonwealth Boulevard, MS# 35, Tallahassee, Florida 32399-3000 within <u>21</u> days of receipt of this notice. A copy of the petition must also be mailed at the time of filing to the District Office at the address indicated above. Failure to file a petition within the 21-day period constitutes a person's waiver of the right to request an administrative hearing and to participate as a party to this proceeding under Sections 120.569 and 120.57, Florida Statutes. Mediation under Section 120.573, Florida Statutes, is not available in this proceeding.



### NOTICE OF POTENTIAL HAZARDOUS WASTE NON-COMPLIANCE - Page 1 of 2

				<del></del>	
FACILITY NAME	- · ·		F INSPECTION:		
Cliff Berry Inc Miani	CITY	CAV:	1 cei: 3	CI: C	OTHER: Q ZIP CODE
ADDRESS 1 3033 NW North River Dr	Miani			A	33/40
EDA TO MILIADED	DATE OF INSPE	CTION		PA	
FLC 058560699	7/2	4/14			1 2-
FOLLOW UP CAV INSPECTION WITHIN 120 DAYS	: U YES		□ NO		
A hazardous waste/used oil compliance insp 403.091, Florida Statutes (F.S.), to determin 62-730 and 62-710, Florida Administrative C (C.F.R.) Parts 260 through 268 and 279, wh state hazardous waste and used oil rules in of non-compliance were identified by the insp not be a complete listing of all items of no	ne your facili Code (F.A.C. Lich are cited Chapter 62- pector(s), <u>Ti</u>	y's com ). Provi on this 730 and	opliance with ( sions of Title form, have b d 62-710, F.A. ot a formal e	Chapter 4 40 Code een adop .C. The fo	103, F.S. and Chapters of Federal Regulations ted by reference as the blowing potential items and may
GENERAL REQUIREMENTS:		CC	NTAINER MAN	AGEMENT	;
Fallure to ensure delivery of HW to proper H	W facility § 26	1.5	Unlabeled	containers	§ 262.34
Failure to provide hazardous waste determin	ation § 262.11		Undated c	ontainers §	262,34
Failure to notify as generator § 262.12			Leaking or	bulging co	ntainers § 262,34
Failure to use a manifest or reclamation agre	ement § 262.2	ס	Open cont	ainers § 26	5.173
Failure to provide personnel training § 265.10	5, 262.34		Inadequate	e aisle spac	ce § 62-730.160
Evidence of release(s) of waste § 265.31		00	CODDIVEEDIMO	BEOWNE	LIENTO.
Facility exceeds 90/180 day time limit § 262.	34	KE	CORDKEEPING		•
•			Manifests :	-	
USED OIL VIOLATIONS:			Training re	-	
Failure to label containers § 279.22			Contingen	-	
Failure to respond to releases § 279.22			-	•	cords § 62-730.160
Failure to document used oil disposal § 279.	10		Information	not poste	d by phone § 262.34
			Authorities	not notified	i § 262.37
MATERIALS PROVIDED to assist in accomplishing o	orrective action	s			
DEP Small Quantity Generator Handbook	EPA Man	aging Us	ed Oil		fercury Lamp Recyclers
EPA Understanding the Hazardous Waste Rules	☐ Environm	ental Yel	low Pages		Other
EPA Notification of Regulated Waste Activity	p		il Transporters		other
Florida Automotive Recyclers Handbook	Antifreeze		·		other
Florida Fact Sheets			<u> </u>		-
Antifreeze for Recycling / Waste Antifreeze	Other				
Summary of Hazardous Waste Regulations					
-	_				
Summary of Used Oll/Used Oil Filter Regulations	process.				
Other:	:Other السا		<del></del>	<u>,</u>	

Page 45 of 235 Page 2 of 2

	DMMENDATIONS BY THE "INSPECTOR":
1) Please provide the	home addresses of the primary and secondary
emergency roading	tors on the emergency unterts just. Please
provide Department	with soused peace
21 Place carte the	state wirning point to the imegency contacts
Date - House moun	dr. Donatment with nevised poors riela
B) Place mountain	a emergency isocilistical schooling for the Many dan
so it moude	Ednowed deleter Carles whomshop
4) Core all revisions	ar made please resind the whole document
and acorded the	Denastment with the sential man receipte to-
the local author	the recognition
5) Phone mande the	Se 1960 for the Colores Cotto From St. 143 143 - SOOSES FICET
A-190 502 8	126/13 2007-94295ITE
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of all corrective actions taken, 2) description of efforts to prevent a Department of Environmental Pr 33401. The actions taken within including the assessment of pen	<i>6+</i> € <i>C</i>
of all corrective actions taken, 2) description of efforts to prevent a Department of Environmental Pr 33401. The actions taken within including the assessment of pen IF YOU HAVE QUESTIONS, con	a schedule for completion of corrective actions to be taken and 3) a recurrence of the above items to the person signing as "INSPECTOR", Floric rotection, 400 North Congress Avenue, Suite 200, West Palm Beach, FL and days of this notice will be considered in determining whether enforcementalities, should be initiated.  At (561) 681-6600.
of all corrective actions taken, 2) description of efforts to prevent a Department of Environmental Pr 33401. The actions taken within including the assessment of pen IF YOU HAVE QUESTIONS, com////////////////////////////////////	a schedule for completion of corrective actions to be taken and 3) a recurrence of the above items to the person signing as "INSPECTOR", Floric rotection, 400 North Congress Avenue, Suite 200, West Palm Beach, FL and days of this notice will be considered in determining whether enforcementalities, should be initiated.  Antact: Kafy Wasto at (561) 681-6600.  Date: 414/44
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	DERM Complain	nt Inspection Worksheet	
Inspection Area	EC-1		
Inspector	grahar		
Date (mm/dd/yyyy)	3/28/2014		
Start Time (24 hr. format)	10:20		
End Time (24 hr. format)	11:10		
Hours Worked	0:50		
Mileage	7		
County Vehicle Number	23956		
Complaint Information			
Complaint #	065317		
Permit #	IWP-108; AP-	IWP-108; AP-2466; PSO-513; LWT-104,391,392, 455, 642	
Complainant Name	Enriqueta Gut	Enriqueta Gutshall	
Complainant Address	NW 30 AVE 8	NW 30 AVE & NW 19 TER	
Complainant Phone #	na		
Call back?	No	Call back info (DATE&TIME):	
Source Name	CBI		
Source Address	3033 NW N R	RIVER DR	
City	Miami		
	1000000000		

Additional Complaint T	ypes:*
* Please and NPDES to all rel	ovant complainte

**Nature of Complaint** 

Inspection Type & Reason:	UNS-COM		
Outcome Code:	SAT		
Inspector On Call:	No		
On Site Contact Name	Tina Gutshall		
On Site Contact Title	Resident		
On Site Phone #	na		
Photos Taken:	No	Samples Taken: No	
QUE FOL Inspection (w/in Days)?	No	, Days QUE FOL to?	
Permit Group Notification	Yes	Enforcement Required: No	

Facility generating burnt oil odor.

Supervisor	Eduardo de Aragon
Review Date	05/09/14
Status	Closed

AIR

#### Comments

On 03/28/2014, at 10:50. I arrived in the area of NW 19 TER and 33 AVE, to investigate a oil burning odor complaint. I drove around the neighborhood from NW 30 AVE to NW 34 AVE and from NW 17 ST to NW 21 ST. No burnt odor was detected, The winds were gusty and from the N-NE. At 11:00 am, I arrived at 3340 NW 19 TER, the complainants property. Mrs. Gutshall was not home but her daughter, who stated that she was familiar with the odors, answered that she was not perceiving the burnt oil odor at the time. I could not detect the CBI odor at the time. Please close complaint No photos. Aerial photo included to show the location of the complainant's residence in reference to CBI.EdeAragon ok to close



#### Department of Regulatory and Economic Resources

Environmental Resources Management 701 NW 1st Court, 7th Floor Miami, Florida 33136-3912 T 305-372-6677 F 305 372-6630 miamidade.gov

## INDUSTRIAL WASTE PRETREATMENT PROGRAM INSPECTION REPORT

Facility Name: CLIFF BERRY, INC. MIAMI TERMINAL

Permit Number: IWP-108

Address: 3033 NW NORTH RIVER DRV, MIAMI 33142

Date: Start: 11/3/2014 2:30:00PM End: 11/3/2014 4:10:00PM

**Inspection Type:** Complaint Response

Allen Cox

Inspector(s): Inspection

Contact(s): Leroy Arce

Comments: Air odor complaint COM # 66805, no significant odor detected, results: SAT.

#### **GENERAL FACILITY INFORMATION**

Permit information (name and address)

CBI (Cliff Berry Inc. ) 3033 NW River Dr.

Phone # (office, Emergency)

(305) 638-2030 off. / (954) 325-7395

Person Contacted during inspection Leroy Arce
Total time spent during inspection 1 hr. 40 min.

Facility located in Well field Protection area?

No
If Yes, Specify COI Name
N/A
If yes, Specify COI Area
N/A

Hours of operation/number of shifts? 2 Shifts 6am-8pm

Total number of employees? 30
Photos taken Yes
Samples taken No

#### Additional Comments:

#### **General Facility Information**

Comments: This complaint inspection was a result of an air complaint called in at 12:10 pm re. odors coming from CBI, COM # 66805 on this date. From the weather site time and date weather.com the wind was coming from the NNW during the time period of 1:00 am until 9:00 am with winds blowing between 5-10 mph. The wind direction switched to the North at 10:00 am and throughout the afternoon switched to the Northeast with winds up to 17 mph.

14:30 I arrived at NW 20th St. & NW 32 Ave. which is South of CBI. There were no odors present initially. Observing flags in then immediate area I noticed that the wind was coming from the NNE with winds blowing at 15 mph and gusts up to 20 mph.

15:00 Looking up US air net .com on my smart phone I saw the wind direction from the East with winds of 17

**EXHIBIT 6** 

mph. Page 48 of 235

15:05 At the same location I noticed an slight acrid odor for about 15-30 seconds intermittently. However this was only a slight odor detected.

15:10 Arrived at NW 19 Terr. & NW 32 Ave., no odors detected.

15:15 Arrived at Stone Age Antiques 3236 NW So. River Dr., which is across the river and to the South from CBI. The with was blowing from the NNW and there were no odors detected.

15:30 Arrived at CBI, 3033 NW No. River Dr. Initial perimeter drive around not reveal any apparent odors. I met with the Manager Mr. Leroy Arce. I explained to him the Anon. Complaint and he stated that the winds had been blowing pretty stiff on this date. Furthermore he stated that he had shut down his DAF unit last week when a DERM Inspector, Rita Graham, had stopped by and there were odors detected in the scrap metal yards next to the West side of the facility. He stated that the vent stack for the DAF unit had foaming bubbles coming out of the stack and some foam had blown into the secondary containment area to the West. He stated that he shut down the DAF unit at that time and perhaps thought that might be the odor source. He added that CBI was planning on changing out the DAF in the near future to a more modern unit.

We then observed the wind Sock on top of the office bldg. which was showing the wind direction from the NE to ENE with wind strength up to 20 mph. and changing direction and strength fairly frequently. At the current time there were no odors in the plant.

#### Attachments:

No photos were taken.

Print Date:11/7/2014 Task Template: General Dry inspection Facility ID: 810312514 Inspection ID: 879 Task ID: 7401 Page 1 of 3



#### Department of Regulatory and Economic Resources

Environmental Resources Management 701 NW 1st Court, 7th Floor Miami, Florida 33136-3912 T 305-372-6677 F 305 372-6630 miamidade.gov

## INDUSTRIAL WASTE PRETREATMENT PROGRAM INSPECTION REPORT

Facility Name: CLIFF BERRY, INC. MIAMI TERMINAL

Permit Number: IWP-108

Address: 3033 NW NORTH RIVER DRV, MIAMI 33142

Date: Start: 11/4/2014 11:15:00AM End: 11/4/2014 12:00:00PM

**Inspection Type:** Complaint Response

Allen Cox

Inspector(s): Inspection

Contact(s): Leroy Arce

Comments: Air odor complaint COM # 66815, no odor detected, results: SAT.

#### **GENERAL FACILITY INFORMATION**

Permit information (name and address)

CBI (Cliff Berry Inc.) 3033 NW North River

Dr.

Phone # (office, Emergency) (305) 638-2030 off. / (954) 325-7395
Person Contacted during inspection Complainant: Ms. Enrichetta Gutshall

Total time spent during inspection 1 hr.
Facility located in Well field Protection area? No
If Yes, Specify COI Name N/A
If yes, Specify COI Area N/A

Hours of operation/number of shifts? 2 Shifts / 6am - 8pm

Total number of employees? 30
Photos taken No
Samples taken No

#### **Additional Comments:**

#### **General Facility Information**

Comments: This Complaint Inspection COM # 66815 was a result of a complaint of odors coming from CBI, (Cliff Berry Industries). The time and date weather.com web site had the wind coming out of the NE at 20 mph. 11:10 On route to the complaint area the Complaint desk called and updated me stating that the complainant called back to complain again and to give her name, Enrichetta Gutshall.

11:15 I arrived at the Complainant's house, 3340 NW 19 Terr. There were no odors detected on site at this time. The wind was out of the NE at 5-10 mph. when I asked Ms. Gutshall if she could detect odors she said no, but that she had throughout the morning. She stated that she cannot open the windows and her neighbors also complained of the odors. I asked if she had called to complain yesterday and she stated yes that was she who

called. She then called her neighbor over, Mr. Ansel Fernandez who lives at 3350 NW 19 Terr. Mr. Pagnatiodet 235 stated that he and his family could not come out of their house into their yard because of the odors. He then asked how to have DERM set up a 24 hr. air monitoring system of CBI so that it wasn't a hit or miss situation with inspectors coming out to detect the presence of odors. I told him that he would need to call up DERM's Air Section and discuss that specific matter with them.

12:05 Arrived at Stone Age Antiques 3236 NW So. River Dr. this site is directly South of CBI across the Miami River. There were no apparent odors at this time.
12:15 I left the area.

#### Attachments:

No photos were taken.

Print Date:11/7/2014 Task Template: General Dry inspection Facility ID: 810312514 Inspection ID: 882 Task ID: 7404 Page 1 of 3

EXHIBIT 6 Page 51 of 235

DERM Complaint Inspection Worksheet		
Inspection Area	EC-1	
Inspector	GRAHAR	
Date (mm/dd/yyyy)	5/17/2014	
Start Time (24 hr. format)	15:20	
End Time (24 hr. format)	16:30	
Hours Worked	1:10	
Mileage	11	
County Vehicle Number	23956	

**Complaint Information** 

Complaint #	065702			
Permit #	AP-2466; IWP-108; PSO-513; UT-778			
Complainant Name	Enriqueta Gutshall			
Complainant Address	3340 NW 19 TER			
Complainant Phone #	305-6347244			
Call back?	Yes 5/17/2014 1			
Source Name	CBI			
Source Address	3033 NW N River DR			
City	UNC			
Nature of Complaint	Poisonous toxins in the air from oil recycling plant at 3033 NW N River DR			
Additional Complaint Types:*	AIR			

\* Please add NPDES to all relevant complaints

Inspection Type & Reason:	UNS-COM	
Outcome Code:	USAT	
Inspector On Call:	Yes	
On Site Contact Name	Ralph	
On Site Contact Title	Technician	
On Site Phone #	na	
Photos Taken:	Yes	Samples Taken: No
QUE FOL Inspection (w/in Days)?	No	, Days QUE FOL to?
Permit Group Notification	Yes	Enforcement Required: Yes

Supervisor	Eduardo de Aragon
Review Date	07/02/15
Status	Referred

#### Comments

On Saturday 05/17/2014 two calls (11:41 am, 12:05) were received from Enriqueta Gutshall via Signus, in reference to odors from oil processing emissions at CBI. At 12:29 I called CBI Production Manager (954-325-7395) and left him a message stating that two complaints about CBI emission odors had been received. I asked for a call back but none was received. At 15:30 I was in the vicinity of CBI. The wind was gusty, ~ 20 mph from the NE. I drove around the facility past the metal recycler businesses on NW 31 AVE and NW 24 ST, NW 31 AVE and 23 TER and some on NW N River DR. Therey were all closed for the day and there was no odor associated with the burning of platic/metals nor welding. I detected a faint odor of rancid waste oil N of CBI on NW 31 AVE and NW 23 TER. On the N side of CBI, next to the tank farm on NW N River DR, I smelled the oil and a perfume, a sweet scent similar to a floral fabric softener.

At 15:40 I arrived at the front gate of CBI. The gates were closed but there was a crew of THE PAVING LADY laying down new asphalt within the compound. I could smell the fresh asphalt but not the waste oil nor the perfume. I spoke to the crew 's foreman and he called a CBI employee name Ralph who stated that the odors complaint about were from nearby paint and body shops and or the asphalt. I asked him if the plant was processing waste oil and he said yes. He explained that they had started at ~ 9:00 am the process. They had cooked oil at ~ 12:00 to 14:00 and were now doing the transfer. He stated that they would be working until 19:00. He also added that based on their operation timeline and the complaint, they were not the responsible party.

I left CBI at ~ 16:00 and drove to the complainant's neighborhood. I past Paradise Trailer Park at 16:02 (2750 NW S River DR). No odors were detected along NW S River DR.

At 16:05 I arrived at the complainant's home 3340 NW 19 TER and stood outside for ~ 5 minutes. I then detected the same sweet perfume smell documented at CBI's tank farm. Almost simultanously I detected the waste oil odor. Both scents waved in intensity but were distinct. When the complainant met me, I asked her to describe the odor, if any, she was smelling at that time. She stated that she could smell a type of perfume and then she stated she could smell the waste oil which she described as a burnt, noxious odor that made her eyes water and burnt he nostrils. Ms. Gutshall stated that she had been working in the garden throughout the day and she had to retrive into her house several times because of the odor.

#### Comments (cont.)

While I was talking to Ms. Gutshall, two other neighbors approached us. The owner/resident of 3350 NW 19 TER, Ansell Fernandez, and the resident of 3351 NW 19 TER. Mr. Fernandez described the odor as sweet/perfume and another of burnt waste oil. He stated that he was new to the neighborhood (3 years) and that since he had moved in with his family (wife and two toddlers) he had been smelling the oil which he described as full of toxic metals. He mentioned that he was in the roofing business and described the CBI odor similar to that of burnt tar/oil. The other neighbor also mentioned the odor as always being present. All three individuals stated that the CBI emissions represent a threat to their health and their families.  I left the area at ~ 16:30. As I was leaving, I detected the odors along the cross streets, not the avenues. At 16:52 and 16:57, I received two more calls from Ms. Gutshall. She stated that the burnt oil odor was stronger at that moment that it had been before.	
to mask, the emission doors which made it unequivocal that they were the source of the door complaints and not adjacent businesses. EdeAragon complaint date 05/17/14 report received 07/02/2015.	at that moment that it had been before. At 18:00, I called Mike Graham and discussed the incident. I informed him that CBI was now using a deodorizer
adjacent dusinesses. Edezhagon compianii date vo minii Teport Tevered Vivizizo IV.	to mask the emission odors which made it unequivocal that they were the source of the odor complaints and not
	adjacent businesses. Ederalagon complaint date objitititation received of object of

	ERM Complaint Inspection Worksheet	
Inspection Area	EC-1	
Inspector	GRAHAR	
Date (mm/dd/yyyy)	5/17/2014	
Start Time (24 hr. format)	15:20	
End Time (24 hr. format)	16:30	
Hours Worked	1:10	
Mileage	11	
County Vehicle Number	23956	

Complaint Information

Complaint #	065702		
Permit #	AP-2466; IWP-	108; PSO-513; UT-778	
Complainant Name	Enriqueta Gutsh	nall	
Complainant Address	3340 NW 19 TE	R	
Complainant Phone #	305-6347244		
Call back?	Yes	<b>5/17/2014</b> 16:08	
Source Name	CBI		
Source Address	3033 NW N River DR		
City	UNC		
Nature of Complaint	Poisonous toxins in the air from oil recycling plant at 3033 NW N River DR		
Additional Complaint Types:*	AIR		

٠	Dioaco add	MDDES to al	Leolovani	complaints
	Please add	NPDES to al	i reievani	combiaints

Inspection Type & Reason:	UNS-COM				
Outcome Code:	USAT				
Inspector On Call:	Yes				
On Site Contact Name	Ralph				
On Site Contact Title	Technician				
On Site Phone #	na				
Photos Taken:	Yes		Sa	mples Taken: No	
QUE FOL Inspection (w/in Days)?	No	, Days		QUE FOL to?	
Permit Group Notification	Yes Enforcement Required: Yes				

Supervisor	Eduardo de Aragon
Review Date	05/21/14
Status	Referred

#### Comments

On Saturday 05/17/2014 two calls (11:41 am, 12:05) were received from Enriqueta Gutshall via Signus, in reference to odors from oil processing emissions at CBI. At 12:29 I called CBI Production Manager (954-325-7395) and left him a voice mail stating that two complaints about CBI emission odors had been received. I asked for a call back but none was received. At 15:30 I was in the vicinity of CBI. The wind was gusty, ~ 20 mph from the NE. I drove around the facility past the metal recycler businesses on NW 31 AVE and NW 24 ST, NW 31 AVE and 23 TER and some on NW N River DR. They were all closed for the day and there was no odor associated with the burning of platic/metals nor welding. I detected a faint odor of rancid waste oil N of CBI on NW 31 AVE and NW 23 TER. On the N side of CBI, next to the tank farm on NW N River DR, I smelled the oil and a perfume, a sweet scent similar to a floral fabric softener.

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#### Comments (cont.)

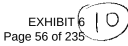
Comments (cont.)
At 16:05 I arrived at the complainant's home 3340 NW 19 TER and stood outside for ~ 5 minutes. I then detected the same sweet perfume smell documented at CBI's tank farm. Almost simultanously I detected the waste oil odor. Both scents waved in intensity but were distinct. When the complainant met me, I asked her to describe the odor, if any, she was smelling at that time. She stated that she could smell a type of perfume and then she stated she could smell the waste oil which she described as a burnt, noxious odor that made her eyes water and burnt he nostrils. Ms. Gutshall stated that she had been working in the garden throughout the day and she had to retrive into her house several times because of the odor.  While I was talking to Ms. Gutshall, two other neighbors approached us. The owner/resident of 3350 NW 19 TER, Ansell Fernandez, and the resident of 3351 NW 19 TER. Mr. Fernandez described the odor as sweet/perfume and another of burnt waste oil. He stated that he was new to the neighborhood (3 years) and that since he had moved in with his family (wife and two toddlers) he had been smelling the oil which he described as full of toxic metals. He mentioned that he was in the roofing business and described the CBI odor similar to that of burnt tar/oil. The other neighbor also mentioned the odor as always being present. All three individuals stated that the CBI emissions represent a threat to their health and their families.  I left the area at ~ 16:30. As I was leaving, I detected the odors along the cross streets, not the avenues. At 16:52 and 16:57, I received two more calls from Ms. Gutshall. She stated that the burnt oil odor was stronger at that moment that it had been before.  At 18:00, I called Mike Graham and discussed the incident. I informed him that CBI might be using a deodorizer to mask the emission odors. EdeAragon copy of reporet sent to Isabel Puente.
to mask the emission odors. EdeAragon copy of reporer sent to isaber 1 dente.



Department of Regulatory and Economic Resources
Division of Environmental Resources Management (DERM)
701 NW 1st Court
Miami, Florida 33136-3912
T 305-372-6600 F 305-372-6545

### AIR POLLUTION SOURCES - FIELD NOTICE OF VIOLATION

AIR PULLUTION SOURCES - FIR	ELD NOTICE OF VIOLATION
TO: CLIFF BELRY INC PRECIDENT	I Cliff BERRY
ADDRESS: 3033 NW N RIVER DN	· UE
SOURCE/LOCATION: OIL PROCESSING STOLAGE	HE TANK AREA
YOU ARE HEREBY NOTIFIED that on	3:400m, the following violation(s) of Chapter 24 of the
Failure to obtain appropriate Air Permit	Excessive Visible Emissions
Uncontrolled fugitive emissions	Improper handling, removal of asbestos
Non-compliance with Stage II Vapor Recovery	Non-compliance with CFC regulations
Objectionable odor	Other
Specifically: WASTE OIL DEODORIZER ODC	r leaving premies
Over MOVING AGEOUS PIVER DO	PACTING NEIGHBOIHDOD
In view of the above, and pursuant to the authority granted to me by order you to:	Sections 24-7 and 24-25, Miami-Dade County Code, I hereby
Upon receipt of this NOTICE, immediately initiate correcti referenced violation(s).	ve measures to eliminate and/or Cease and Desist the above-
Within days of receipt of this NOTICE, initiate correct referenced violation(s).	tive measures to eliminate and/or Cease and Desist the above-
	ERM Pollution Regulation Division at 305-372-6600 to discuss to submit in writing, the steps which you have taken to ensure le evidence of equipment repairs, adjustments of servicing per-
Within days of receipt of this NOTICE, submit a con the DERM Air Quality Management Division located at the	
Be advised that applying for a DERM Air P the issuance of such Permit, and you may not be al	
Failure to comply with the above may result in either the issuance of Chapter 8-CC of the Miami-Dade County Code, requiring corrective formal enforcement action by DERM, subjecting you to the enforcenthe the Miami-Dade County Code.	e action(s) and payment of a civil penalty or the initiation of a
Any person aggrieved by any action or decision of the DERM Direct Quality Control Board (EQCB) by filing a written notice of appeal at nation and Public Hearings Section of DERM within fifteen (15 ) date	long with submittal of the applicable fee, to the Code Coordi-
PLEASE GOVERN YOURSELF AGGORDINGLY	Lee N. Hefty, Director Environmental Resources Management
Received by: ### STOP CBT  Recipient's Signature	Issued \Posted by: Inspector's Signature
Print:	Print: KITA M (KA) CHAM Inspector's Name
fille:	Section/Phone: 305-2972883
Posted: Y N Photographed Y N	Date: 05/18/2014





## Com 65727

Department of Regulatory and Economic Resources Division of Environmental Resources Management (DERM) 701 NW 1st Court Miami, Florida 33136-3912 T 305-372-6600 F 305-372-6545

AIR POLLUTION SOURCES	- FIELD NOTICE OF VIOLATION		
TO: CLIFF BLERRY DIC PRESIDE	and alff Realest		
ADDRESS: 5033 AIN N ROPE	- Dt .		
OURCE/LOCATION: OIL PROCESSIDE SOIKARCHE TOOK ALGO			
YOU ARE HEREBY NOTIFIED that on 25/19/2019	/,		
Failure to obtain appropriate Air Permit	Excessive Visible Emissions		
Uncontrolled fugitive emissions	Improper handling, removal of asbestos		
Non-compliance with Stage II Vapor Recovery	Non-compliance with CFC regulations		
Objectionable odor	Other		
Specifically: WATTE OIL DEODORIZE C	as learned promotes to		
order you to:	me by Sections 24-7 and 24-25, Miami-Dade County Code, I hereby prective measures to eliminate and/or Cease and Desist the above-		
• •	corrective measures to eliminate and/or Cease and Desist the above-		
corrective measures. When contacted, you may be rec	the DERM Pollution Regulation Division at 305-372-6600 to discuss quired to submit in writing, the steps which you have taken to ensure include evidence of equipment repairs, adjustments of servicing per-		
Within days of receipt of this NOTICE, submit the DERM Air Quality Management Division located a	a completed application for an air construction/operating permit to at the above letterhead address.		
	Air Permit does not necessarily guarantee the allowed to continue operation at this location.		
	nce of a Uniform Civil Violation Notice (UCVN), pursuant to rective action(s) and payment of a civil penalty or the initiation of a forcement and penalty provisions of Sections 24-29 and 24-30 of		
	Director may appeal said action or decision to the Environmental peal along with submittal of the applicable fee, to the Code Coordi- 5) days of the date of the action or decision by DERM.		
PLEASE GOVERN YØURSELE AØGORDINGLY	Lee N. Helty, Director Environmental Resources Management		
Received by: Recipient's Signature	Issued \Posted by: R		
Print: Recipient's Name	Prints of Annual Inspector's Name		
	Section/Phone:		
Posted: Y N Photographed Y N	Date: (C) 1/8/140/6/		

DERM Complaint Inspection Worksheet		
Inspection Area	EC-1	
Inspector	GRAHAR	
Date (mm/dd/yyyy)	5/18/2014	
Start Time (24 hr. format)	12:30	
End Time (24 hr. format)	15:05	
Hours Worked	2:35	
Mileage	40	
County Vehicle Number	23956	

Complaint Information

Complaint #	69209		
Permit #	AP-2466; IWF	P-108; PSO-513; UT-778	
Complainant Name	Enriqueta Gu	itshall	
Complainant Address	3340 NW N F	RIVER DR	
Complainant Phone #	305-634-7244	4	
Call back?	No Call back info (DATE&TIME):		
Source Name	CBI		
Source Address	3033 NW N RIVER DR		
City	UNC		
Nature of Complaint	CBI emissions; using old broken equipment, spewing toxins all over the neighborhood		
Additional Complaint Types:*	AIR		

\* Please add NPDES to all relevant complaints

Inspection Type & Reason:	UNS-COM			
Outcome Code:	USAT			
Inspector On Call:	Yes			
On Site Contact Name	Mike Sills (0	Mike Sills (CBI); Enriqueta Gutshall		
On Site Contact Title	Lead man oil plant; complainant			
On Site Phone #	954-763-3390; 305-634-7244			
Photos Taken:	Yes	Samples Taken: No		
QUE FOL Inspection (w/in Days)?	Yes	1 Days QUE FOL to? COXA		
Permit Group Notification	Yes	Enforcement Required: Yes		

Supervisor	Eduardo de Aragon	
Review Date		
Status	Referred	

#### Comments

On 05/19/2014, at 12:22, I received a complaint (via Signus) from Ms. Enriqueta Gutshall, about the emissions and odors from the CBI plant on 3033 NW N River DR.

At 13:40 I was at the intersection of NW 31 AVE and NW 24 ST (the metal recycler alley). None of the metal recyclers were open or in operation. The wind was from the NE. I could detect no odors.

At 13:45, I stopped at a cafeteria on NW 31 AVE and NW 23 TER. Patrons indicated that

they had detected odors from CBI but by now were used to the "stench" .

At 13:55 I was infront of CBI's fuel tank farm on NW N River DR. I could smell the waste oil and the floral potpourr/deodorizer..

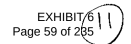
At 14:00 I was at the plant's front gate. I spoke to Mr. Mike Sills, who explained that they had started working since 8:00, cooking oil and from 10:00 to 11:00, then processing the water until noon. I informed him of the odor complaints received. I asked Mr. Sills if they, CBI, were using a fragrance/deodorizer to mask the smell and he said yes. I asked how was it been delivered and he was not sure but stated that probably via the tank vents on the roof of each tank.

I informed Mr. Sills that an NOV was going to be issued for the violations of Saturday 5/18/2014 and one for Sunday 5//19/2014. Mr. Soills was also explained that the NOV stated to Cease and Desist emissions which may involve ceasing operations until the problem is corrected.

At 14:23 I left CBI and drove towards the complainant. A faint odor of floral potpourri/deodorizer was detected on NW 34 AVE and Delaware DR.

At 14:29 I arrived at the complainat's home 3340 NW 19 TER. I met with Ms. Gutshall and the resident of 3350 NW 19 TER, Mr. Fernandez. They were explaining the different incidents, when the odor was detected (daily and through-out the day).

	At 14:40, I detected both odors, the oil and the floral deodorizer. I did not mention it until both residents smelled					
it and alerted each other. At 14:50 I left the area and returned to CBI tank farm area.						
At	14:59 I detected a very strong floral scent, at ground/breathing zone level, on the sidewalk outside CBI's tank					
	farm. This was the same scent detected at Mrs. Gutshall's home. Underlying this scent was that of the burnt oil/usedoil-stirred up soakage smell with a suphur component which I have associated with CBI.					
l le	ft the area at 15:05.					
Abo	out the CBI emissions. Ms. Gutshall stated that she had not called. summary: two air NOV's were issued to CBI for confirmed odor emissions leaving the premises. CBI is using					
a fle	oral perfume/deodorizer to mask odors which now makes it unequivocal the source of the odors felt around					
and	d at Ms. Gutshall's home. Complaint will be referred.					
ļ						





Department of Environmental Resources Management

Pollution Regulation & Enforcement Division 701 NW 1st Court, 7th Floor Miami, Florida 33136-3912 T 305-372-6964 F 305-372-6630

miamidade.gov

June 19, 2014

Cliff Berry II, Director Cliff Berry, Inc. P.O. Box 13079 Fort Lauderdale, FL 33316 CERTIFIED MAIL NO. 7009 0080 0000 1048 5633 RETURN RECEIPT REQUESTED

RE: Objectionable odors emanating from Cliff Berry, Inc., facility located at, near or in the vicinity of 3033 NW South River Drive, Miami-Dade County, Florida. AP-2466, IWP-108.

Dear Mr. Berry:

#### NOTICE OF VIOLATION AND ORDERS FOR CORRECTIVE ACTION

Between May 17, 2014 and May 21, 2014, in response to citizen's complaints, representatives of the Division of Environmental Resources Management (DERM) conducted inspections of the subject facility and surrounding area and verified objectionable odors emanating from said facility into the surrounding neighborhoods. As a result, Field Notices of Violation were issued to the facility during the inspection conducted on May 18, 2014. Furthermore, these recent occurrences indicate that a review of the facility's odor control plan is necessary and updated measures be implemented as applicable to control objectionable odors from leaving the boundaries of the subject site.

Be advised that the above operation and conditions constitute violations of facility's DERM permits, specifically AP-2466 and IWP-108 and Chapter 24, Miami-Dade County Environmental Protection Ordinance (MDCEPO). Specifically:

<u>Section 24-18</u>, of said Ordinance, inasmuch as no person shall operate a facility in violation of any condition, limitation or restriction which is part of an operating permit.

Section 24-29, of said Ordinance, inasmuch as it shall be unlawful for any person to violate any of the provisions of this Chapter, any lawful rules and regulations promulgated under this Chapter, any lawful order of the Director of the Department of Environmental Resources Management or his designee, or any condition, limitation or restriction which is part of an operating permit.

Based on the above and pursuant to the authority granted to me under Chapter 24 Miami-Dade County Environmental Protection Ordinance, I am hereby ordering you to:

- 1. Upon receipt of this NOTICE, immediately CEASE and DESIST from the unauthorized discharge of odor emissions to the outside environment and immediately implement the necessary actions to correct the above mentioned violation until an evaluation of the facility is complete as required in item # 3 below.
- Within seven (7) days of receipt of this NOTICE submit to this office in writing, a report detailing the steps you have taken pursuant to the item #1 above, to immediately correct the emission of objectionable odors from the subject facility to the outside air.
- 3. Within thirty (30) days of receipt of this NOTICE, submit the following for review by this Department:
  - a. A modification to your facility's 2012 Air Quality Monitoring plan which shall describe the long-term solutions to control, abate and prevent objectionable emission from the subject facility. The plan shall be signed and sealed by a Professional Engineer registered in the State of Florida or a Certified Industrial Hygienist.
  - A current description of the wastewater treatment processes and associated equipment as well as the air emissions control
    equipment used at the facility supported by appropriate plans and drawings, if applicable.

Said plan shall be implemented upon receipt of Department concurrence.

Cliff Berry II, Director Cliff Berry, Inc. Page 2

BE ADVISED THAT FAILURE TO COMPLY WITH THE ABOVE MAY RESULT, AT A MINIMUM, IN CIVIL PENALTIES AND THE PAYMENT OF ALL DEPARTMENT COSTS INCURRED IN THE INVESTIGATION AND SETTLEMENT OF THIS CASE. IN ADDITION, FAILURE TO COMPLY MAY RESULT IN YOUR CASE BEING PREPARED FOR FORMAL ENFORCEMENT ACTION IN A COURT OF COMPETENT JURISDICTION PURSUANT TO THE ENFORCEMENT AND PENALTY PROVISIONS OF SECTION 24-29 AND 24-30, MIAMI-DADE COUNTY ENVIRONMENTAL PROTECTION ORDINANCE.

If you have any questions concerning the above, please contact me at 305-372-6902.

Sincerely,

Sharon Crabtree

Code Enforcement Officer

SC/lb



## Cliff Berry, Incorporated Environmental Services

Department of Environmental Resource Managemen CODE ENFORCEMENT SECTION

Miami, FL 33136-3912

June 27, 2014

RE Objectionable odors emanating from Cliff Berry, Inc., facility located at, near or in the vicinity of 3033 NW South River Drive, Miami-Dade County, Florida. AP-2466, IWP-108.

Officer Crabtree,

In response to your letter of June 19, 2014 (received June 27, 2014) regarding the subject issue, Cliff Berry Inc. has determined that a potential cause of the alleged odor could have been repair work being performed on the cooker tank inlet and exhaust pipe lines that are part of the air emissions piping system. The warm air inside the tank, which has an odor, could have vented to the outside atmosphere as a normal consequence of completing the repairs. The repairs included roughing and welding joints and attaching new pipe which necessitated the lines be opened for short periods. The crew also replaced all man-way covers and gaskets in order to improve overall performance of the air emissions system. Potpourri deodorant is customarily applied during cleaning operations and the inspector reported that some vapors consistent with a waste oil/potpourri odor (as noted in the inspection reports) were detectable off site, although this may have been an assumption by the inspector simply due to a citizen complaint and that no actual meter readings or other proof was presented by the inspector at the time.

The system is a closed loop, therefore, once the repairs to the lines were quickly completed, no odors have since been detected from the tank. The pipe lines remain as shown in original drawings previously submitted to Miami-Dade County and air emissions control equipment remains operational. Cliff Berry Inc participates in the air permit process voluntarily as engineering calculations provided to Miami-Dade County show the facility to emit less than the threshold value necessitating a permit. We value the process and look forward to continued participation.

Please accept this letter as meeting the requirements of the NOV, for both notifications listed in paragraphs 1, 2 and 3 and that no subsequent report is necessary. This was a one-time event and subsequently there have no further complaints. Even so, Cliff Berry Inc. conducts bi-monthly air monitoring for total hydrocarbons (THC) using an Industrial Scientific Mx-6 air monitor with PID sensor registering THC in ppm at several locations along the perimeter of the facility. All readings are well within air standards. We will continue to monitor the situation in keeping with our objective to strive daily to ensure compliance with all federal, state and local requirements.

Best regards,

Cliff Berry II
President

#### Crabtree, Sharon (RER)

From:

Crabtree, Sharon (RER)

Sent:

Wednesday, July 02, 2014 10:09 AM

To:

Wong, Patrick (RER)

Cc:

Gordon, Donna (RER)

Subject:

RE: Cliff Berry NOV response letter

Donna and Lagree and are considering a settlement requirement upon DERM acceptance of the action plan and determination that the facility is back in compliance.

----Original Message----

From: Wong, Patrick (RER)

Sent: Wednesday, July 02, 2014 9:56 AM

To: Muthiah P.E., Mallika (RER); Gordon, Ray (RER); Garcia, Manuel (RER); Crabtree, Sharon (RER)

Subject: RE: Cliff Berry NOV response letter

Please see me to discuss CBI's response to the NOV that was issued...bring copy of same.

Sharon, we'll get back to you on this, but for the record, as a facility that repeatedly generates citizen complaints, CBI is not "voluntarily participating in DERM's permit process" as they attest in their response.

#### H. Patrick Wong

Chief, Air Quality Management Division

Miami-Dade County, Department of Regulatory and Economic Resources, Environmental Resources Management

701 NW 1 Court, 2nd Floor, Miami, FL33136

Office: (305) 372-6934: Fax: (305) 372-6954 wongp@miamidade.gov

----Original Message----

From: Crabtree, Sharon (RER)

Sent: Wednesday, July 02, 2014 9:37 AM To: Wong, Patrick (RER); Flagler, Mayra (RER)

Cc: Gordon, Donna (RER)

Subject: Cliff Berry NOV response letter

Please review the attached letter and let me know if it meets your requirements for compliance with the NOV.

-----Original Message-----

From: Sharon Crabtree [mailto:CrabtS@miamidade.gov]

Sent: Wednesday, July 02, 2014 9:31 AM

To: Crabtree, Sharon (RER)

Subject: Message from "DERC6-136C"

This E-mail was sent from "DERC6-136C" (Aficio MP 5002).

Scan Date: 07.02.2014 09:30:47 (-0400) Queries to: rcscan@miamidade.gov



Department of Regulatory and Economic Resources
Division of Environmental Resources Management (DERM)
701 NW 1st Court
Miami, Florida 33136-3912
T 305-372-6600 F 305-372-6545

AIR POLLUTION SOURCES - FIELD NOTICE OF VIOLATION

TO: Cliff Barry, ofne Throne		weeks muce
ADDRESS: 3333 NW North River Dine	Thismi FL	16
SOURCE/LOCATION: West a le chind detects de	district not egoporate	L. Claric struct
YOU ARE HEREBY NOTIFIED that on Thrember 6 2014	, the following violation(s)	
Miami-Dade County Code, and/or regulations of the Florida Administrative Cod	le, was observed at the refer	enced location by an
official of this Department:		
Failure to obtain appropriate Air Permit	_ Excessive Visible Emissions	
Uncontrolled fugitive emissions	_ Improper handling, remova	t of asbestos
Non-compliance with Stage II Vapor Recovery	Non-compliance with CFC	regulations
Objectionable odor	_ Other	
Specifically: - Newporse to Cityen Completet: a	don detacled	11/12
A Part of the second of the se		your a
3103 NW South Kin Dive & new intersection	NW 20 51 5	NWYZAK
for view of the above, and pursuant to the authority granted to me by Sections 24.	-7 and 24-25, Miami-Dade Co	ounty Code, I hereby
Upon receipt of this NOTICE, immediately initiate corrective measures	to eliminate and/or Cease a	nd Desist the above-
referenced violation(s).		
Within days of receipt of this NOTICE, initiate corrective measures	s to eliminate and/or Cease a	nd Desist the above-
referenced violation(s).		
Within 5 days of receipt of this NOTICE, contact the DERM Pollution	on Regulation Division at 305	-372-6600 to discuss
corrective measures. When contacted, you may be required to submit in		
that no further violation(s) will occur. Said report may include evidence of	of equipment repairs, adjustm	ents of servicing per-
formed to correct the violation(s).		
Within days of receipt of this NOTICE, submit a completed appli		/operating permit to
the DERM Air Quality Management Division located at the above letterh	ead address.	
Be advised that applying for a DERM Air Permit does n		
the issuance of such Permit, and you may not be allowed to co	ntinue operation at this loca	tion.
Failure to comply with the above may result in either the issuance of a Uniform C		
Chapter 8-CC of the Miami-Dade County Code, requiring corrective action(s) and		
formal enforcement action by DERM, subjecting you to the enforcement and per the Miami-Dade County Code.	alty provisions of Sections 24	1-29 and 24-30 of
No Production poins on Q	the Hont	
Any person aggrieved by any action or decision of the DERM Director may app	peal said action or decision t	o the Environmental
Quality Control Board (EQCB) by filing a written notice of appeal along with sul nation and Public Hearings Section of DERM within fifteen (15) days of the date	omittal ज्ञानक विकास के विकास है।	ប្រ ប្រែក Code Coordi-
sector refuse Togo The area where Lee N. Hefty	V 6 CENTRAL DESCRIPTION OF THE PROPERTY OF THE	D. Wille
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Received by: Recipient's Signature		The second second
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Do ry Tour Mound Repoint Rame		บ้
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Posted: Y N Photographed Y N Patry		

Notes for clarification of the content of "Air Pollution Sources – Field Notice of Violation" issued by inspector Juan Trimble to Cliff Berry, Inc. Miami on November 6, 2014

#### Source/Location:

"West side of plant; detected downwind, not upwind from plant. specific source not determined."

Objectionable odor, Specifically: "-response to citizen complaint; odors detected offsite at 3163 NW South River Drive & near intersection of NW 20 St & NW 32 Ave"

To whom may it concern,

On November 06, 2014 Juan Trimble from Miami Dade County came to the facility, CB! Miami, in relation to an odor complain.

The production in the plant was off due to maintenance, all four cookers were down and the wastewater plant was also down.

The only process going on at the plant, was cleaning the floors using a degreaser around the new vertical tanks.

We did not have any tankers been unloaded at the time either at the wall or the pit. We were not transferring any oil to any tank or rail car.

The inspector refused to take me to the area where the complain originated, following the advice of his supervisor.

I, Pedro Stiassni, will drive on my own to the area to check if there is any smell near that area.





#### Department of Regulatory and Economic Resources

Environmental Resources Management 701 NW 1st Court, 7th Floor Miami, Florida 33136-3912 T 305-372-6677 F 305 372-6630 miamidade.gov

# INDUSTRIAL WASTE PRETREATMENT PROGRAM INSPECTION REPORT

**Facility Name:** 

CLIFF BERRY, INC. MIAMI TERMINAL

**Permit Number:** 

**IWP-108** 

Address:

3033 NW NORTH RIVER DRV, MIAMI 33142

Date:

Start:

11/6/2014 12:10:00 PM

End:

11/6/2014 3:10:00 PM

Inspection Type:

Complaint Response Inspection

Inspector(s):

Juan Trimble

Contact(s):

Mr. Cliff Berry II, Permittee

Comments:

Complaint Response Inspection; Outcome: Unsatisfactory

#### **GENERAL FACILITY INFORMATION**

Permit information (name and address)

Cliff Berry, Inc. Miami Terminal, 3033 NW

North River Drive

Phone # (office, Emergency)

(305) 638-2030 (office); (954) 348-3838

(mobile)

Person Contacted during inspection

Pedro Stiassni, Deputy Plant Manager

Total time spent during inspection

3 hours; 12:10 pm to 15:10 pm

Facility located in Well field Protection area?

N/A

Hours of operation/number of shifts?

2 Shifts; 6am - 8pm

Total number of employees?

30

Photos taken

Yes

Samples taken

No

Storm water drainage inspected

No

Any changes to General Facility information since prior

No

inspection?

Was the facility's Pretreatment system inspected? No **EXHIBIT 6** Page 67 of 235 Was the facility's process area inspected? Yes Was the facility SCDP evaluated/reviewed? No Were the facility records inspected? No Was a COC inspection conducted? No Were samples of wastewater collected? No Outcome Unsatisfactory INDUSTRIAL PROCESSES INSPECTION Is this facility a categorical industry? (if yes comment below) Yes Is this facility regulated under production-based effluent No limitations? (if yes comment below) Any Significant Changes to facility's Processes reported or No observed (if yes comment below) Has inspection revealed any discrepancies with information No contained in the Facility's permit? Provide detail of manufacturing process Centralized Waste Treatment facility for pretreatment (removal) of metals, oils, and

organics from liquid wastes, prior to discharge to sewer

Chemical storage inspected? If yes, provide details as requested No below

Product inventory conducted? If YES is selected, provide details No in the comments box below

Waste storage inspected? If yes please provide a comment for this inspection.

No Waste product inventory conducted?

Has inspection revealed any discrepancies with information Yes contained in the Facility's current SPCCP

#### GENERAL FACILITY INFORMATION

This was a complaint response inspection, performed due to a complaint of "strong toxic odors in the air", complaint number 66834, which was reported in the late morning, on the day of this inspection. Upon arrival in the area, at approximately 12:10 pm, wind direction and speed were variable from moment to moment, but predominant wind directions were from the northeast and north at speeds of approximately zero to eight miles per hour. The first objectionable odors were detected on and around the property of 3163 NW South River Drive - a shipping company called E & D Shipping. The detected odors were mildly strong, petroleum based or petroleum like, and irritating to the eyes. Ms. Priscilla Eldridge - security guard at E & D Shipping stated that she also detected the objectionable odor, as she allowed access at the front quard-house of the property. Additionally, the odor was detected just feet away from the south river bank of the Miami River, on the site of E & D Shipping. The wind sock at the nearby Cliff Berry facility was clearly visible; it confirmed that predominant wind directions were from the north and northeast.

Print Date: 11/18/2014 Task Template: General Dry inspection Facility ID: 810312514 Inspection ID: 878 Task ID: 7400 Page 1 of 17

ivext, i urove around the commercial and residential areas lattner to the south, to investigate it the objectionable odor(s) were more widespread. The same objectionable odor, though slightly less intense, was also detected at 6 and around the intersection of NW 20th Street and NW 32nd Avenue; it was also detected a few lots to the lot of 235 west, in front of a residential property at 3231 NW 20th Street.

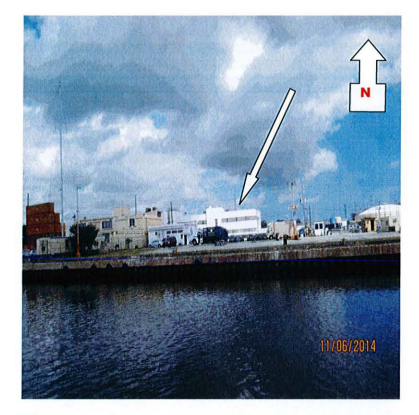
Subsequently, the Cliff Berry, Inc. Miami site was circumnavigated. The previously detected odor was also detected in the street (Northwest North River Drive), just in front of the tank farm on the west side of the Cliff Berry site. The odor was not detected on the north side of the Cliff Berry property, but a distinctly different airborne odor was detected near the northeast corner of the Cliff Berry site; more of a "burning" component was detected in this second odor, and apparently, this odor originated from roof work being performed on the roof of Radiant Oil company at 2990 NW 24 Street. From a distance, workers appeared to be tarring the roof of that facility.

Next, I walked the sidewalk in front (south side) of Cliff Berry, Inc, to more closely investigate any source(s) of odors downwind from that facility. Once again, the most intense odor, characteristic of the odor detected south of the river, was experienced on the sidewalk closest to the west tank farm area, in clear view of the oil separation and recovery system. At this point, the odor seemed to be carried by vapors. Trucks were also observed leaving the off-loading area at this time. Since the characteristic odor was detected downwind and immediately next to the south of Cliff Berry, Inc. site, and it was not detected upwind from the site, an "Air Pollution Sources - Field Notice of Violation was prepared".

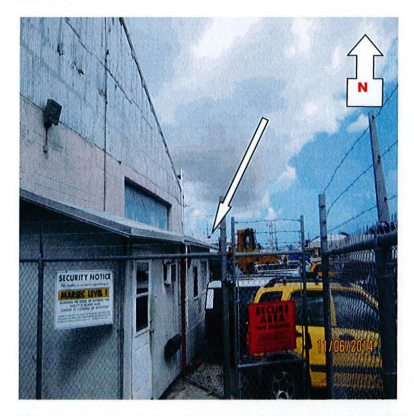
#### INDUSTRIAL PROCESS INSPECTION

After some difficulty in finding a manager for Cliff Berry, the Deputy Plant Manager - Mr. Pedro Stiassni - was meet onsite. Mr. Stiassni was informed that this inspection was being performed in response to an anonymous odor complaint. He reported that the facility's pretreatment system was not in operation, and the "production plant" on the west side of the property was also "off due to maintenance". Mr. Stiassni stated that the four "cooker" tanks had not been in operation since approximately 5:00 am or 6:00 am, on the same morning; this was the main area under maintenance by a technician who was onsite from Fort Lauderdale. Mr. Stiassni accompanied me throughout the west side of the site, including the area where the objectionable odor was most strongly detected on the sidewalk, approximately one hour earlier. In Mr. Stiassni's presence, a similar odor, with much less intensity, was detected on the sidewalk, as if the source of the vapors had cooled to release fewer vapors. The exact source of this odor was not determined. Mr. Stiassni stated that he smelled an odor as well, but he stressed that the predominant odor could only be, and was, a degreaser solution being used to clean a containment area. Another odor of light intensity, detected on the sidewalk with Mr. Stiassni clearly originated from oily residue (stains) in the nearby containment area. Apparently, this residue originated from prior spills of oily liquids into the nearby containment area. Mr. Stiassni agreed that he could also smell the oil like odor, although he stated that most of the liquid in the nearby containment area was rain water. This odor was also of relatively light intensity. This containment area should be kept in cleaner conditions. Procedures for maintaining the containment areas should be revisited, and the facility's Spill Prevention Control and Countermeasure Plan (SPCCP) should be updated accordingly. During the walk-through with Mr. Stiassni, no trucks were observed off-loading wastes onsite, but Mr. Stiassni stated that there were previous off-loads earlier in the day. Mr. Stiassni allowed access to onsite locations on the north side of the tank farm, and no odors were detected in positions upwind from the plant. Since odors were detected offsite and downwind from the plant, and not upwind, the prepared "Air Pollution Sources - Field Notice of Violation" was presented to Mr. Stiassni. The specific source of the objectionable odor was not determined during this inspection. Initially, Mr. Stiassni consulted his supervisor by telephone and refused to sign the notice, primarily because he stated that the production plant and pretreatment system were not in operation. He demanded that I accompany him to offsite locations where the odor was detected, prior to him signing the notice. Mr. Stiassni was informed that the locations were provided on the notice and I would not accompany him. He eventually agreed to sign the notice, but he insisted to provide his own comments on and attached to the notice. Mr. Stiassni's comments essentially stated that no production was taking place and no tankers were being unloaded (during my tour of the facility with him; although, Mr. Stiassni originally confirmed that tankers were unloading before our meeting within the plant). The field notice required immediate cease and desist of emissions of objectionable odors. It also required a Cliff Berry representative to contact the RER Pollution Regulation Division within five days "to discuss corrective measures".

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This photo was taken from the site of E & D Shipping at 3163 NW South River Drive. The Cliff Berry facility was visible from the south bank of the Miami River. Objectionable odor was detected at this point. Cliff Berry's wind sock (denoted by the white arrow) indicated winds from the north.



The objectionable odor was also detected at the entrance to E & D Shipping. The Cliff Berry facility is also visible in the background of this photograph.



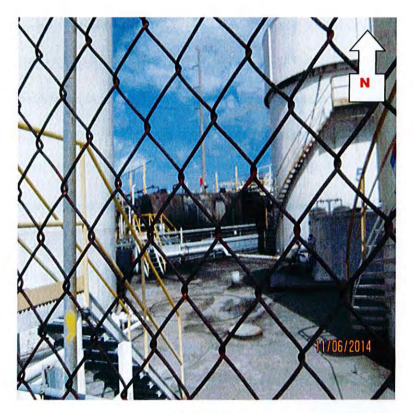
The objectionable odor was also detected at and around the intersection of NW 20th Street and NW 32nd Avenue.



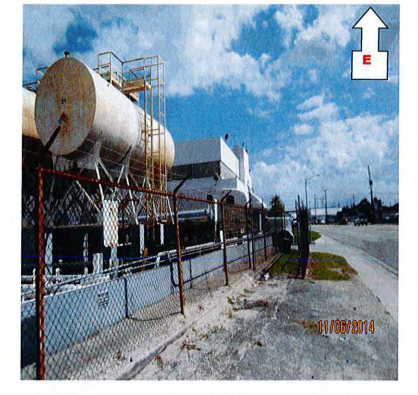
The odor was also detected in front of a residential property at located at 3231 NW 20th Street.



The Cliff Berry facility was circumnavigated. A distinctly different odor was detected near the northeast corner of the Cliff Berry site. Workers were observed working on the roof of a nearby facility; apparently, the additional odor was roof tar.



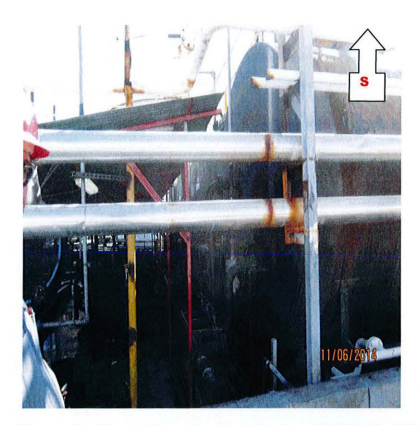
This photograph, facing northwest, was taken on the sidewalk in front of the facility, at the time and location when and where the most intense odor was detected. The odor was a match to the objectionable odordetected offsite, several blocks to the south and southwest.



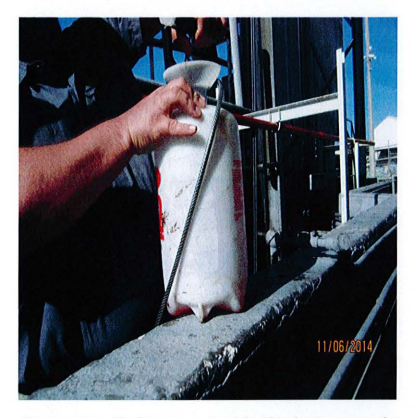
This photograph was taken at nearly the same time and location as the previous photograph. Trucks were leaving the site. The manager later confirmed that off-loading of wastes had taken place, although no such off-loadings took place during my tour of the Cliff Berry site in his presence.



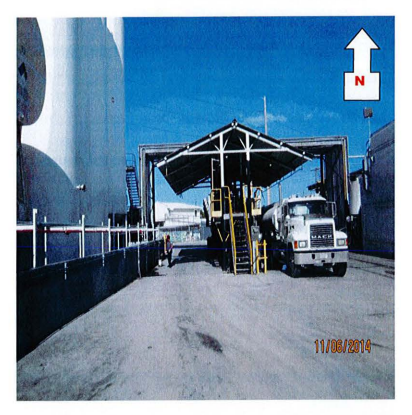
This photograph was taken from a similar location as the previous two, during the inspection of the facility with the manager. A mild oily odor was detected. Apparently, this odor originated from oily stains/residue on the floor of the nearby containment area.



The previous three photographs were taken downwind from the Cliff Berry site. The current photo was taken upwind from the same general area of the site. At this location, no odors were detected.



The manager - Mr. Stiassni - insisted that this degreaser was the only odor detected downwind from the site. When he sprayed the degreaser to demonstrate, no odor was detected.



Mild, inconsistent odors were detected in on/off-loading area. The exact source of the odors was not determined.



The manager described this area as a truck off-loading area. Mild petroleum-like odors were also detected around this area.

EXHIBIT 6 Page 75 of 235

DERM	Complain	t Inspect	ion Wo	rksheet	New	S (NVIII)
Inspection Area	EC-1		11.00			
Inspector	grahar					
Date (mm/dd/yyyy)	3/28/2014					
Start Time (24 hr. format)	10:20					
End Time (24 hr. format)	11:10					
Hours Worked	0:50	555	Thors.			
Mileage	7					
County Vehicle Number	23956					
Complaint Information						
Complaint #	065317					
Permit #	IWP-108; AP-2	2466; PSO-5	13; LWT-1	04,391.392.	455, 642	
Complainant Name	Enriqueta Guts	shall				
Complainant Address	NW 30 AVE &					
Complainant Phone #	na					
Call back?	No	Ca	I back inf	o (DATE&TI	ME):	
Source Name	CBI					
Source Address	3033 NW N RI	VER DR				
City	Miami					
Nature of Complaint	Facility genera	ting burnt oil	odor.			
Additional Complaint Types:*	AIR					
Please add NPDES to all relevant complaints						
nspection Type & Reason:	UNS-COM					
Outcome Code:	SAT					
Inspector On Call:	No					
On Site Contact Name	Tina Gutshall					
On Site Contact Title	Resident					
On Site Phone #	na					
Photos Taken:	No			Samples Ta	ken: No	
QUE FOL Inspection (w/in Days)?	No	1.	Days	QUE FOL		
Permit Group Notification	Yes			ment Requi	red: No	

Supervisor	Eduardo de Aragon
Review Date	05/09/14
Status	Closed

#### Comments

On 03/28/2014, at 10:50. I arrived in the area of NW 19 TER and 33 AVE, to investigate a oil burning odor complaint. I drove around the neighborhood from NW 30 AVE to NW 34 AVE and from NW 17 ST to NW 21 ST. No burnt odor was detected. The winds were gusty and from the N-NE. At 11:00 am, I arrived at 3340 NW 19 TER, the complainants property. Mrs. Gutshall was not home but her daughter, who stated that she was familiar with the odors, answered that she was not perceiving the burnt oil odor at the time. I could not detect the CBI odor at the time. Please close complaint No photos. Aerial photo included to show the location of the complainant's residence in reference to CBI.EdeAragon ok to close



Department of Regulatory and Economic Resources
Division of Environmental Resources Management (DERIM)
701 NW 1st Court + Suite 700
Miami, Florida 33136-3912
T 305-372-6500 F 305-372-6893

EXHIBIT 6

April 17, 2015

Mr. Cliff Berry II, Permittee Cliff Berry, Inc., Miami Terminal P.O. Box 13079 Port Everglades Fort Lauderdale, FL 33316

Parameter

Result

CERTIFIED MAIL No: 7013 2630 0001 8386 2107 RETURN RECEIPT REQUESTED

Result

Permit Limit Outfall

RE: Permit Violations for Industrial Waste Pretreatment facility located at, near or in the vicinity of Cliff Berry Facility, 3033 NW North River Drive, Miami Dade County, Florida 33142. (Permit No. IWP-108)

## WARNING NOTICE

Dear Mr. Berry II:

Sample Date

During an inspection of your facility, a representative of DERM sampled the outfall(s) listed below to sanitary sewers from your industrial waste pretreatment system. Laboratory analysis of the samples revealed that the parameter(s) listed below is/are in violation of Section 24-42.4, SANITARY SEWER DISCHARGE LIMITATIONS AND PRETREATMENT STANDARDS, Code of Miami-Dade County the Code ecifically:

Permit Limit Outfall | Sample Date

Parameter

10/15/14	Vanadium (Daily)	0.355 mg/L	0.218 mg/L	FAC	
October	Vanadium (Monthly AVG.)	0.181 mg/L	0.066 mg/L	FAC	
Other	er: October result above	represent a	verage of Fa	cility's r	onthly results and attached result from DERM
County. I hereby	In order to avoid further e	nforcement a	ction and purs	suant to	ermit and of Sections 24-18 and 24-25 of the Code of Miami-Dade to authority granted to me under Section 24-7 of the Code, tion regarding the action(s) undertaken to correct the above
Failure to	comply with the above n	nav result in e	either the issu	ance of	Uniform Civil Violation Notice (UCVN) pursuant to Chapter 8CC of

Any person aggrieved by any action or decision of the DERM Director may appeal said action or decision to the Environmental Quality Control Board (EQCB) by filing a written notice of appeal along with submittal of the applicable fee, to the Code Coordination and Public Hearings Section of DERM within fifteen (15) days of the date of the action or decision by DERM.

Miami-Dade County, requiring corrective action(s) and payment of a civil penalty to the initiation of formal enforcement action by DERM

If you have any questions concerning the above, please call the Pollution Regulation Division at 305-372-6600.

subjecting you to the enforcement and penalty of Section 24-29 and 24-30 of the Code of Miami-Dade County.

Allen Cox, Inspector II

Enclosures: Sample results document COC# 300477; Regulated Pollutants & Monitoring Requirements



Check Assigned Survices, Inc. His five Contributi Section 8 with 9 11:13. 067-785 4156

#### **ANALYTICAL RESULTS**

Project:

2664-E

Pace Project No.: 35159706

Sample: 300477 AC31327

Date: 10/27/2014 12:32 PM

Lab ID: 35159706003 Collected: 10/15/14 12:45 Received: 10/16/14 12:15 Mater

Sample: 300477 AC31327	Lab IU:	3515970600	JJ Collecte	:d: 10/15/1	4 12:4:	5 Received: 10	716/14 18:15 M	ialiix: Water	
Parameters	Results	Units	PQL	MDL	DF	Prepared	Analyzed	CAS No.	Qual
200,7 MET ICP	Analytical	Method: EP/	\ 200.7 Prep	aration Met	hod: Ef	PA 200.7			
^ Antimony	7.1 i u	g/L	15.0	5.0	f	10/20/14 18:55	10/22/14 11:26	7440-36-0	
Arsenic	5.0U u	g/L	10.0	5.0	1	10/20/14 18:55	10/22/14 11:26	7440-38-2	
<ul><li>Cadmium</li></ul>	0. <b>50U</b> u	g/L	1.0	0.50	1	10/20/14 18:55	10/22/14 11:26	7440-43-9	
→ Chromium	4.11 0	g/L	5.0	2.5	1	10/20/14 18:55	<b>10/22/1</b> 4/19:26	7440-47-3	
<ul> <li>Coball</li> </ul>	5.0U uq	3/L	10.0	5.0	ั้	10/20/14 18:55	10/22/14 11:26	7440.48-4	
	9.4 uç	ļ/L	5.0	2.5	1	10/20/14 18:55	10/22/14 11:26	7440-50-8	
• Lead	5.0 <b>U</b> ug	J/L	10.0	5.0	1	10/20/14 18:55	10/22/14 11:26	7439-92-1	
	60.5 uç	g/L,	5.0	2.5	1	10/20/14 18:55	10/22/14 11:26	7440-02-0	
Silver	2.5U ug	g/L	5.0	2.5	1	10/20/14 18:55	10/22/14 11:26	7440-22-4	
₹ Tin	<b>25.0U</b> u(	g/L	50.0	25.0	1	10/20/14 18:55	10/22/14 11:26	7440-31-5	
◆ Titanium	5.0U ug	ı/L	0.01	5.0	1	10/20/14 18:55	10/22/14 11:26	7440-32-6	
► Vanadium	< 355 uc	n)	10.0	5.0	1	10/20/14 18:55	10/22/14 11:26	7440-62-2	
≠ Zinc	<b>628</b> ug	g/L	20.0	10.0	1	10/20/14 18:55	<b>10/22/</b> 14 11 26	7440-66-6	
6010 MET ICP	Analytical I	Method: EPA	.6010 Prepa	ration Meth	od: EP/	A 3010			
Antimony	<b>5.0U</b> ug	<b>يا/ل</b> ـ	15.0	5.0	1	10/18/14 11:00	10/20/14 16:37	7440-36-0	
Arsenic	<b>5.0</b> U ug	g/L.	10.0	5.0	1	10/18/14 11:00	10/20/14 15:37	7440-38-2	
Barium	11.6 ug	J/L	10.0	5.0	1	10/18/14 11:00	10/20/14 15:37	7440-39-3	
Cadmium	<b>0.50U</b> ug	j <i>i</i> L	1.0	0.50	1	10/18/14 11:00	10/20/14 16:37	7440-43-9	
Chromium	3.91 ug	/L	5.0	2.5	1	10/18/14 11:00	10/20/14 15:37	7440-47-3	
Lead	5.0U ug	/L	10.0	5.0	1	10/18/14 11:00	10/20/14 16:37	7439-92-1	
Selenium	7.5U ug	<i>i</i> L	15.0	7,5	1	10/18/14 11:00	10/20/14 16:37	7782-49-2	
Silver	2.5U ug	/L	5.0	2.5	1	10/18/14 11:00	10/20/14 16:37	7440-22-4	
200.8 MET ICPMS	Analytical N	dethod: EPA	200.8 Prepa	ration Meth	od: EP	A 200.8			
Thallium	0.50U ug	/L	1.0	0.50	1	10/20/14 18:55	10/21/14 12:58	7440-28-0	

# INDUSTRIAL WASTE COSTREATMENT PROGRAM REGULATED POLLUTANTS. J. MONITORING REQUIREMENTS

Facility Name:	CLIFF BERRY, INC. MIAMI TE		OLA IED FO	LCO (MIT) 3.	Permit N	umber: IWP-108	Permit Period: 06/0	0 <b>1/2014 -05/31/2</b> 015
Monitoring	Parameter	Unit	Dally_	Daily	Monthly	Sample Type	Monitoring	Reporting
Location			<u>Maximum</u>	<u>Minimum</u>	<u>Average</u>		Frequency	Frequency
FAC	2,4,6-Trichlorophenoi	mg/L	0.155	NA	0.106	Grab	Monthly	Monthly
FAC	Ammonia	mg/L	100	N/A	N/A	Grab	Monthly	Monthly
FAC	Antimony, Total	mg/L	0.249	NA	0.206	Grab	Monthly	Monthly
FAC	Arsenic, Total	mg/L	0.162	N/A	0.104	Grab	Monthly	Monthly
FAC	Benzene	mg/L	0.2	N/A	N/A	Grab	Monthly	Monthly
FAC	bis(2-ethylhexyl) Phthalate	mg/L	0.215	N/A	0.101	Grab	Monthly	Monthly
FAC	Cadmium, Total	mg/L	0.187	NA	0.0982	Grab	Monthly	Monthly
FAC	Carbazole	mg/L	0.598	N/A	0.276	Grab	Monthly	Monthly
FAC	Carbon Tetrachloride	mg/L	0.22	N/A	N/A	Grab	Monthly	Monthly
FAC	Chromium, Total	mg/L	0.746	N/A	0.323	Grab	Monthly	Monthly
FAC	cis-1,2-Dichloroethene	mg/L	3.75	N/A	N/A	Grab	Monthly	Monthly
FAC	Cobalt, Total	mg/L	0.192	N/A	0.124	Grab	Monthly	Monthly
FAC	Copper, Total	mg/L	0.5	N/A	0.242	Grab	Monthly	Monthly
FAC	EPA 624 Series	mg/L	5	N/A	N/A	Grab	Monthly	Monthly
FAC	EPA 625 Series	mg/L	5	N/A	N/A	Grab	Monthly	Monthly
FAC	Flow, Total	GPD	210040	N/A	N/A	Measurement	Monthly	Monthly
FAC	Fluoranthene	mg/L	0.0537	N/A	0.0268	Grab	Monthly	Monthly
FAC	Lead, Total	mg/L	0.35	N/A	0.16	Grab	Monthly	Monthly
FAC	Mercury, Total	mg/L	0.00234	N/A	0.000739	Grab	Monthly	Monthly
FAC	n-Decane	mg/L	0.948	N/A	0.437	Grab	Monthly	Monthly
FAC	n-Octadecane	mg/L	0.589	NA	0.302	Grab	Monthly	Monthly
FAC	Nickel, Total	mg/L	0,39	N/A	1.45	Grab	Monthly	Monthly
FAC	o-Cresol	mg/L	1.92	N/A	0.561	Grab	Monthly	Monthly
FAC	p-Cresol	mg/L	0.698	N/A	0.205	Grab	Monthly	Monthly
FAC	рH	S.U.	11.5	5,5	N/A	Measurement	Monthly	Monthly
FAC	Silver, Total	mg/L	0,12	N/A	0.0351	Grab	Monthly	Monthly
FAC	Tetrachloroethylene	mg/L	0.125	N/A.	N/A	Grab	Monthly	Monthly
FAC	Thallium, Total	mg/L	0.0005	N/A	N/A	Grab	Semi-annually	Semi-enrually
FAC	Tin, Total	mg/L	0.409	N/A	0.12	Grab	Monthly	Monthly
FAC	Titanium, Total	mg/L	0.0947	N/A	0. <b>06</b> 18	Grab	Monthly	Mountly
FAC	Total Cyanide	mg/L	0.5	ni/a	IANA	Grab	Mondally	Monthly
FAC	Trichtoroegrytene	mg/L	0.16	N/A	N/A	Grab	Nichtly	Tribus faily
FAC	TRPH (SGT-HEM)	mg/L	50	N/A	N/A	ರಣಾಶ	Monthly	Monthly
FAC	*TSS	Lbs/Day	145	NA	WA	Composite	Monthly	& onthly
F.4C	Vanadium, Total	mg/L	0.218	N/A	0.0662	Grab	Northly	Monthly
FAC	Vinyl Chloride	mg/L	0.08	N/A	NIA	Greb	Monthly	Wonthly
FAC	Zinc, Total	mg/L	2.87	N/A	0.641	Grab	Northly	Hiorithly

<sup>&</sup>quot;BOD / TSS effluent limit is 145 lbs/day at a concentration not to exceed 200 mg/L

#### MIAMI-DADE COUNTY, FLORIDA



FL CERT # E46126

LABORATORY ANALYSIS RECORD

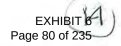
Department of Regulatory and Economic Resources material participation of the control of the contro

Environmental Resources Management

Office of Laboratory Services MIAMI, FLORIDA 33130-1610

**ENFORCEMENT** (305)-375-1851 ATAMAH MATANTAN TAN AMAH MATANTAN MATAN Site: Location: 3033 NW NORTH RIVER DR Sample #: Addre BC# Date: /0/15/19 Time: Samp Deliverer: COXA Collection Point: Deliv Return To: COXA Permit #: 108 Observation/Known Hazards: Retur Phone: 6748 C.C.f. Date PETMOLOUSE OPOL Time: AC31327 15 OCT'14 15:28 Clock-In Date/Inspector Sign By Inspector Return For TCLP / SPLP? Clock-In Date/Inspector Date Requested \*Laboratory ID #/Fridge # \*Laboratory ID # / Fridge # SDWA\_\_ NPDES\_\_RCRA\_\_ Chap. 24\_\_ Other\_\_ \*Regulatory Limits: Take-Out Date/RER Lab Matrix: H2O Soil/Sludge Product Layer Sewage Cother None \_\_ Acid Base \_\_ Thermal: leed Who leed Preservation: Sample Bottle Picked-Up Date 09X5114 TM2 \*Returned-Date/RER Lab Prepared Lot #: By Inspector: 10 Split Sample? Longy Consultant/Lab: Test(s) Run/Method # Test(s) Run/Method # \*Take-Out Date/RER Lab \*Returned-Date/ RER Lab PALL MAL \*Tuke-Out Date/RER Lab L035 Relinquished To: \*\*Contract Lab \*Sample Disposal Date Delivered By / Date: Received By / Date: Extracted By / Date: CC7 \*Extracted By OCT 8 1 2014 Analyzed By / Date: \*Analyzed By / Date ENVIRONMENTAL Returned By / Date: EVALUATION & COMPLIANCE

'omments





Department of Regulatory and Economic Resources
Division of Environmental Resources Management (DERM)
701 NW 1st Court • Suite 700
Miami, Florida 33136-3912
T 305-372-6600 F 305-372-6957

#### WARNING NOTICE

April 17, 2015

Mr. Cliff Berry II, Permittee Cliff Berry, Inc. Miami Terminal P.O. Box 13079 Port Everglades Fort Lauderdale, FL 33316 CERTIFIED MAIL No: 7013 2630 0001 8386 2107 RETURN RECEIPT REQUESTED

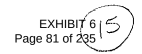
RE: Cliff Berry Inc., an Industrial Waste Pretreatment Facility, located at, near, or in the vicinity of 3033 NW North River Dr., Miami-Dade County, FL 33142, (Permit No. IWP-108)

Dear Mr. Berry,

The Department of Regulatory and Economic Resources, Division of Environmental Resources Management (DERM) is in receipt of Self Monitoring Reports (SMR) for your operation as required by your Industrial Waste Pretreatment (IWP) operating permit no. IWP- 108 (copy enclosed) in accordance with specific condition no. 12. This NOTICE is to inform you that a review of said SMR(s) has identified the following deficiency(ies) which is/are in violation of the aforementioned permit:

X	Failure to submit SMR(s) by applicable due date(s) for the period(s) referenced below.						
	Reporting Period(s):Monthly Report for October 2014 due November 15, 2014; received Dec. 24, 2014.						
	Failure to submit analytical results from a certified laboratory.						
	Remark(s):						
	Analytical methodology(ies) referenced in report(s) is(are) not approved under 40 CFR 136, Code of Federal Regulations.						
	Remark(s):						
	Use of improper/obsolete SMR form(s).						
	Remark(s):						
	SMR form(s) not signed by responsible official.						
1	Remark(s):						
	Failure to provide notification of Violation(s) of Pretreatment Standard(s) within 24 hours of becoming aware of the violation.						
	Remark(s):						
	Violation(s) of sanitary sewer limitations and pretreatment standards pursuant to Section 24-42.4 of the Code of Miami-Dada County as summarized below:						
Sample	e Date Parameter Result Permit Limit Outfall Sample Date Parameter Result Permit Limit Outfall						
[X] (	Other: A SMR received late > 45 days constitutes Significant Non-Compliance (SNC) with the Pretreatment Standards, Code of						
	Federal Regulations (40 CFR 403), and makes your facility subject to the Enforcement Provision thereof.						
Cour I here abov Failu 8CC actio Cour Envii Code For fo	se note that the above constitute(s) a violation of your operating permit and of Sections 24-18 and 24-25 of the Code of Miami-Dade only (the Code). In order to avoid further enforcement action and pursuant to the authority granted to me under Section 24-7 of the Code, eby order you to submit, within day(s) of this Notice, information regarding the action(s) undertaken to correct the referenced deficiency(ies).  For the Code of Miami-Dade or the initiation of the Code of Miami-Dade or the initiation of formal enforcement on by DERM subjecting you to the enforcement and penalty provisions of Section 24-29 and 24-30 of the Code of Miami-Dade only. Any person aggrieved by any action or decision of the DERM Directory may appeal said action or decision to the ronmental Quality Control Board (EQCB) by filing a written notice of appeal along with submittal of the applicable fee, to the accordination and Public Hearings Section of DERM within fifteen (15) days of the action or decision by DERM.  The Code of Miami-Dade or decision by DERM.  The Code of Miami-Dade or decision by DERM.						
Since							

Enclosures: Industrial Waste Pretreatment Annual operating Permit No. 108, Regulated Pollutants and Monitoring Requirements





Department of Regulatory and Economic Resources Division of Environmental Resources Management (DERM) 701 NW 1st Court • Suite 700 Miami, Florida 33136-3912 T 305-372-6600 F 305-372-6893

May 12, 2015

Mr. Cliff Berry II, Permittee Cliff Berry, Inc., Miami Terminal P.O. Box 13079 Port Everglades Fort Lauderdale, FL 33316

CERTIFIED MAIL No: 7013 2630 0001 8386 2176 RETURN RECEIPT REQUESTED

RE: Permit Violations for the Industrial Waste Pretreatment facility located at, near or in the vicinity of Cliff Berry, Inc., Miami Terminal, 3033 NW North River Drive, Miami Dade County, Florida 33142. (Permit No. IWP-108)

## WARNING NOTICE

Dear Mr. Berry II:

During an inspection of your facility, a representative of DERM sampled the outfall(s) listed below to sanitary sewers from your industrial waste pretreatment system. Laboratory analysis of the samples revealed that the parameter(s) listed below is/are in violation of Section 24-42.4, SANITARY SEWER DISCHARGE LIMITATIONS AND PRETREATMENT STANDARDS, Code of Miami-Dade County the Code specifically:

Sample Dat	e Parameter	Result	Permit Limit	Outfall	Sample Date	Parameter	Result	Permit Limit	Outfall
3/19/15	Benzene (Daily)	0.240 mg/L	0.200 mg/L	FAC					
3/19/15	Vanadium ( Daily)	0.757 mg/L	0.218 mg/L	FAC					
March	Vanadium (Monthly	0.3835 mg/L	0.0662 mg/L	FAC					
		0.							
☑ Other	r: March result abov	e represents av	erage of Fac	ility's ar	id DERM resu	its			

Other: March result above represents average of Facility's and DERM results
(enclosed COC records)

Please note that the above constitute(s) a violation of your operating permit and of Sections 24-18 and 24-25 of the Code of Miami-Dade County. In order to avoid further enforcement action and pursuant to the authority granted to me under Section 24-7 of the Code, I hereby order you to submit, with \_\_15\_\_\_ day(s) of this Notice, information regarding the action(s) undertaken to correct the above referenced deficiency(ies).

Failure to comply with the above may result in either the issuance of a Uniform Civil Violation Notice (UCVN), pursuant to Chapter 8CC of Miami-Dade County, requiring corrective action(s) and payment of a civil penalty to the initiation of formal enforcement action by DERM subjecting you to the enforcement and penalty of Section 24-29 and 24-30 of the Code of Miami-Dade County.

Any person aggrieved by any action or decision of the DERM Director may appeal said action or decision to the Environmental Quality Control Board (EQCB) by filing a written notice of appeal along with submittal of the applicable fee, to the Code Coordination and Public Hearings Section of DERM within fifteen (15) days of the date of the action or decision by DERM.

If you have any questions concerning the above, please call the Pollution Regulation Division at 305-372-6600.

Sincerely, Min ()
Allen Cox, inspector II

Enclosures: Sample results document COC# 303211 & 303216; Regulated Pollutants & Monitoring Requirements



,110 clots

RECEIVED OUT 0 Page 82 of 235

# WARNING NOTICE OF VIOLATION

30-3128-000-0130	Date Issued	1: 9/30/15		IF YOU HAVE ALREADY F		
3023 NO N. RIVER DV	🗓 Mail	☐ Hand Deli	ivery	SCHEDULED YOUR		
Mailing address, if applicable	Posting	l 	771	ANNUAL BULK WASTE PIOKUP, PLEASE		
CLAFF POURCE INC	Reference	#: <u>10703</u>	<del>//</del> :	DISREGARD THIS WARNING NOTICE		
PO BOX 12079 杆· LULU (1) 托第2	С	□ o	į.	22-21 INITED INC. 10C		
This WARNING NOTICE is issued to advise you of the following Public Works and Waste  Management Department code violation(s) pursuant to Miami-Dade County—Chapter 15.  Unauthorized trash on the right-of-way Uncontainerized solid waste Uncontainerized solid waste at a building or construction site Waste container(s) at curbside before or after specified hours of scheduled collection day						
BE ADVISED, the above noted violation	tion(s) must t	pe corrected by	this date:	<u> </u>		
FINES CAN BE LEVIED FOR FAILURE TO COMPLY WITH THIS WARNING NOTICE. For further information regarding compliance, contact the Public Works and Waste Management Department at 305-514-6700.  Waste Enforcement Officer I:						
vvaste Enforcement Officer I:		<u> </u>	saage Numb	ər: <u> </u>		
Miami-Dade options for full service reside	ntial waste cus	tomers only:				

Scheduled bulky waste pickup – Before putting large amounts of furniture, tree cuttings, and other bulky items at the curb, schedule a bulky waste pickup by calling 305-594-1500. Your waste fee includes two pickups of up to 25 cubic yards per fiscal year (October 1–September 30). Tree limbs must be no more than five feet in length. There will be a charge for additional yardage in excess of 50 cubic yards.

Trash & Recycling Center drop-off – Available only to residents of Unincorporated Miami-Dade County and cities of Aventura, Pinecrest, Doral, Palmetto Bay, Miami Gardens, Miami Lakes, Sunny Isles, Cutler Bay and Sweetwater. The neighborhood centers provide a do-it-yourself disposal option for household trash, tree and yard cuttings and up to one cubic yard of construction and demolition debris. You can also dispose of up to four standard automobile tires. Centers are open daily from 7:00 a.m. to 5:30 p.m. year round, except for Dr. Martin Luther King Day, Independence Day and Christmas (as observed by Miami-Dade County). (see back)

Twice weekly garbage and trash collection – EZ-GO cart and waste can garbage service must have secured lids. Trash, e.g., palm fronds and yard cuttings, must be canned, bagged or bundled in lengths of up to four feet using twine, rope or duct tape. Each item must weight less than 50 lbs. Remember to place the EZ-GO carts/cans/bags/bundles at the curb by 7 a.m. and remove them once your waste has been collected. Rock, dirt, construction debris, free liquids or home chemicals are not collected.

For multi-family and commercial properties, call 305-514-6700 for your service options.

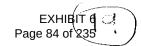


Department of Regulatory and Economic Resources
Division of Environmental Resources Management (DERM)
701 NW 1st Court
Miami, Florida 33136-3912
T 305-372-6600 F 305-372-6545

#### AIR POLLUTION SOURCES - FIELD NOTICE OF VIOLATION

TO: CLIFE BORRY , INC. MIA	MI TORMINE					
	2 WK, MIMI, F2 33192					
SOURCE/LOCATION: RALLROAD (PUR TRACK NO						
YOU ARE HEREBY NOTIFIED that on	, 31.5 PM , the following violation(s) of Chapter 24 of the					
Failure to obtain appropriate Air Permit	Excessive Visible Emissions					
Uncontrolled fugitive emissions	Improper handling, removal of asbestos					
Non-compliance with Stage II Vapor Recovery	Non-compliance with CFC regulations					
Objectionable odor	Other					
Specifically: STRANG OBORS WINE OBSORVA						
SOUTH RINGA DR THAT WORK TRAKEN TO						
In view of the above, and pursuant to the authority granted to me border you to:	by Sections 24-7 and 24-25, Miami-Dade County Code, 1 hereby					
Upon receipt of this NOTICE, immediately initiate correct referenced violation(s).	tive measures to eliminate and/or Cease and Desist the above-					
Within days of receipt of this NOTICE, initiate corre referenced violation(s).	ective measures to eliminate and/or Cease and Desist the above-					
corrective measures. When contacted, you may be require	DERM Pollution Regulation Division at 305-372-6600 to discuss ed to submit in writing, the steps which you have taken to ensure ude evidence of equipment repairs, adjustments of servicing per-					
Within days of receipt of this NOTICE, submit a co	e above letterhead address.					
	Be advised that applying for a DERM Air Permit does not necessarily guarantee the issuance of such Permit, and you may not be allowed to continue operation at this location.					
Failure to comply with the above may result in either the issuance Chapter 8-CC of the Miami-Dade County Code, requiring correction formal enforcement action by DERM, subjecting you to the enforce the Miami-Dade County Code.	ve action(s) and payment of a civil penalty or the initiation of a					
Any person aggrieved by any action or decision of the DERM Dir Quality Control Board (EQCB) by filing a written notice of appeal nation and Public Hearings Section of DERM within fifteen (15) de dor being omitted in the cre working PLEASE GOVERN YOOKSELF ACCORDINGLY	along with submittal of the applicable fee, to the Code Coordi- lays of the date of the action or decision by DERM.					
Print: Le roy Arce Recipient's Signature	Issued (Posted by:					
Title: General Manager Recipients Name	Inspector's Name					
Posted: Y N Photographed Y N	Section / Plane:					
	1					





MIAMIDADE

# WARNING NOTICE OF VIOLATION

<u> 39 - 312 38 - (1765 - (173</u> 6)	Date Issued:	ON OU PAVE AUSERSTA			
3033 NW N. KIN. / U.	Mail Hand Delivery	SEE EDULED YOUR SEENUSUU BUUK WARTE			
Mailing address, if applicable	Posting				
CLIMB RULE	Reference #: <u>10706311</u> 3				
P.O. BUX 13 79	□ c □ o	<u></u>			
A. LIND NOTE, FL 2	2614				
	advise you of the following Public V tion(s) pursuant to Miami-Dade Cour				
Unauthorized trash on the right-of-way Uncontainerized solid waste Uncontainerized solid waste at a building or construction site Waste container(s) at curbside before or after specified hours of scheduled collection day Other (specify)  BE ADVISED, the above noted violation(s) must be corrected by this date:					
	RE TO COMPLY WITH THIS WARN				
	ontact the Public Works and Waste N				
Waste Enforcement Officer I:	Badge Nu	ımber:			

Miami-Dade options for full service residential waste customers only:

Scheduled bulky waste pickup - Before putting large amounts of furniture, tree cuttings, and other bulky items at the curb, schedule a bulky waste pickup by calling 305-594-1500. Your waste fee includes two pickups of up to 25 cubic yards per fiscal year (October 1-September 30). Tree limbs must be no more than five feet in length. There will be a charge for additional yardage in excess of 50 cubic yards.

Trash & Recycling Center drop-off - Available only to residents of Unincorporated Miami-Dade County and cities of Aventura, Pinecrest, Doral, Palmetto Bay, Miami Gardens, Miami Lakes, Sunny Isles, Cutler Bay and Sweetwater. The neighborhood centers provide a do-it-yourself disposal option for household trash, tree and yard cuttings and up to one cubic yard of construction and demolition debris. You can also dispose of up to four standard automobile tires. Centers are open daily from 7:00 a.m. to 5:30 p.m. year round, except for Dr. Martin Luther King Day, Independence Day and Christmas (as observed by Miami-Dade County). (see back)

Twice weekly garbage and trash collection - EZ-GO cart and waste can garbage service must have secured lids. Trash, e.g., palm fronds and yard cuttings, must be canned, bagged or bundled in lengths of up to four feet using twine, rope or duct tape. Each item must weight less than 50 lbs. Remember to place the EZ-GO carts/cans/bags/bundles at the curb by 7 a.m. and remove them once your waste has been collected. Rock, dirt, construction debris, free liquids or home chemicals are not collected.

For multi-family and commercial properties, call 305-514-6700 for your service options.

miamidade.gov

EXHIBIT 6 Page 85 of 235

Department of Regulatory and Economic Resources
Division of Environmental Resources Management (DERM)
701 NW 1st Court
Milital, Florida 33136-3912
T 305-372-6600 F 305-372-6545

#### AIR POLITION SOURCES - FIELD NOTICE OF VIOLATION

	MIKI OLLOHOH SOOKCLS - 1	TELD NOTICE OF VIOLATION
TO: _	Mr. Cliff Berry II - Cliff Barry	at ac
ADDR	ESS: PO BOX 13079 Part Ex	Grafides Ft Lading Glass 3033 NW Noth Buy 12 18 18 18 18
YOU / Miami	ARE HEREBY NOTIFIED that on	,, the following violations) of Chapter 24 of the ninistrative Code, was observed at the referenced location by an
	_ Failure to obtain appropriate Air Permit	Excessive Visible Emissions
	_ Uncontrolled fugitive emissions	Improper handling, removal of asbestos
	Non-compliance with Stage II Vapor Recovery	Non-compliance with CFC regulations
	_ Objectionable odor	Other
Specifi	cally: Sulfur & motor oil odors noted	exterior of the Pally Band
	of the above, and pursuant to the authority granted to me	by Sections 24-7 and 24-25, Miami-Dade County Code, I hereby
Ą	Upon receipt of this NOTICE, immediately initiate correct referenced violation(s).	ctive measures to eliminate and/or Cease and Desist the above-
ū	Within days of receipt of this NOTICE, initiate correspondenced violation(s).	ective measures to eliminate and/or Couse and Desist the above-
٥	corrective measures. When contacted, you may be require	DERM Pollution Regulation Division at 305-372-6600 to discuss ed to submit in writing, the steps which you have taken to ensure ude evidence of equipment repairs, adjustments of servicing per-
	Within days of receipt of this NOTICE, submit a co	ompleted application for an air construction/operating permit io e above letterhead address.
	Be advised that applying for a DERM Air the issuance of such Permit, and you may not be	
Chapte formal		of a Uniform Civil Violation Notice (UCVN), pursuant to ve action(s) and payment of a civil penulty or the initiation of a ement and penalty provisions of Sections 24-29 and 24-30 of
Quality		rector may appeal said action or decision to the Environmental along with submittal of the applicable fee, to the Code Coordialays of the date of the action or decision by DERM.
PLEASE ( Received	GOVERN YOURSELF ACCORDINGLY	Lee N. Hefty, Director Environmental Resources Management Issued \Posted by:
Print:	Recipient's Signature Recipient's Name	Print: https://www.hisper.com/s Signature
Posted:	YNPhotographed_YN	Section/Phone:
61_01-139	<b>4</b> ·	Date: 12 11 22
		enail and into



EXHIBIT 6 Page 86 of 235

# O Partnent of

### Florida Department of

#### **Environmental Protection**

#### **Hazardous Waste Inspection Report**

#### FACILITY INFORMATION:

Facility Name: Cliff Berry Inc - Jacksonville Facility

On-Site Inspection Start Date: 09/01/2015 On-Site Inspection End Date: 09/01/2015

ME ID#: 42441 EPA ID#: FLR000119784

Facility Street Address: 1518 Talleyrand Ave, Jacksonville, Florida 32206-5436

Contact Mailing Address: PO Box 13079, Fort Lauderdale, Florida 33316-0100

County Name: Duval Contact Phone: (954) 763-3390

NOTIFIED AS:

CESQG (<100 kg/month)

Transporter Used Oil

#### INSPECTION TYPE:

Routine Inspection for Used Oil Processor facility

Routine Inspection for Used Oil Generator facility

Routine Inspection for Used Oil Transfer Facility

Routine Inspection for Hazardous Waste Transporter facility

Routine Inspection for CESQG (<100 kg/month) facility

#### **INSPECTION PARTICIPANTS:**

Principal Inspector: Heather M. Hahn, Inspector

Other Participants: Jabe Breland, Inspector; Jon Sandora, Area Manager; Walter Ciewierz, Facility

Manager

LATITUDE / LONGITUDE: Lat 30° 20' 30.0" / Long 81° 37' 49.0"

SIC CODE: 4213 - Trans. & utilities - trucking, except local

TYPE OF OWNERSHIP: Private

#### Introduction:

Cliff Berry, Inc. (CBI) was inspected on September 1, 2015, as unannounced hazardous waste compliance inspection. The Department's Hazardous Waste Section last inspected the facility on April 9, 2013. CBI has been assigned the EPA identification number FLR 000 119 784. Please use this number on all hazardous waste manifests and on all correspondence with the Department's Hazardous Waste Section. Jon Sandora, Area Manager, and Walter Ciewierz, Facility Manager, were available during the inspection.

CBI provides emergency response cleanup for transportation accidents and the clean-up and removal of hazardous and non-hazardous waste from industrial spills. It also performs routine used oil and hazardous waste transportation for its customers.

The Department issued a permit to CBI on December 20, 2012. However, CBI has not been processing used oil at the facility. This permit expires April 14, 2018. The facility is currently operating as a registered used oil transporter and transfer facility. The facility is also a hazardous waste transporter and used oil filter transporter and transfer facility.

#### **Process Description:**

CBI's current operation consists of an office building, a large storage warehouse, and a used oil

Inspection Date: 09/01/2015

storage area. Waste is not generated or stored in the office building and the storage warehouse. These two areas are used to store boats, pumps, hoses, boom, and other spill cleanup inventory.

#### Used Oil Storage:

The facility has three double-walled used oil storage tanks including one 15,000-gallon tank with two compartments of 10,000 and 5,000-gallon capacities, one 2,000-gallon tank, and one 4,000-gallon tank. Tanks one and two were properly labeled and appeared to be in good condition. Tank number three contained Petroleum Contact Water. The tank was labeled Used Oil [62-740.100(2)(c), FAC]. Per a September 1, 2015, e-mail, the facility re-labeled the tank. Next to the tanks is an area for storing used oil generated from the loading and off-loading of used oil into the tanks. The facility places buckets underneath the hose fittings during off-loading, and any used oil that drips into these buckets is captured and added to a 55-gallon used oil drum. This drum was properly labeled and in secondary containment. There was also one drum of oily rags from the off-loading operations. It was properly labeled.

The facility ships used oil to its Miami facility to be processed and sold as a fuel.

Non-Hazardous Waste and Used Oil Filter Storage:

The facility has a semi-trailer on-site to store non-hazardous waste, universal waste, and used oil filters it receives from its customers. The facility keeps a log of what drums are in the trailer and when they were delivered. At the time of the inspection, this trailer was almost full. The drums were properly labeled, closed, and in good condition.

#### Records:

According to the hazardous waste manifests supplied by the facility, CBI is accepting and transporting Small Quantity Generator (SQG) and Large Quantity Generator (LQG) amounts of hazardous waste. A hazardous waste manifest is required to accompany shipments of SQG and LQG hazardous waste. A review of the facility's hazardous waste manifests found them to be in order. At the time of the inspection, the facility did not have any hazardous waste on-site. Shipments of hazardous waste are taken directly to the permitted facility or to Cliff Berry's 10-day transfer facility at Port Canaveral.

A review of the facility's used oil acceptance records found them to be in order. The facility was performing halogen screening as required by Section 62-710.510(1)(g), FAC. The facility mainly picks up oily wastewater from its customers, which it takes directly to Liquid Environmental Solutions (LES) or Water Recovery Inc. (WRI) for processing.

CBI routinely performs training through its corporate headquarters for its used oil transportation activities. The facility's contingency plan was reviewed and was in order.

The facility displayed its current used oil transportation registration at the facility. The facility has submitted its certificate of liability insurance for its used oil and hazardous waste transportation activities. It has also completed its annual reporting for its used oil activities. All records reviewed were found to be in order.

#### New Potential Violations and Areas of Concern:

#### Violations

Type: Violation

Rule: 62-740.100(2)(c)

Explanation: The facility labeled a 4,000-gallon tank of Petroleum Contact Water with the words

"Used Oil," instead of the words "Petroleum Contact Water."

Corrective Action: In a September 1, 2015, e-mail, the facility provided documentation that it had retuned to compliance.

esa, a Mercy por escavido en VIII e Españor a como o Morganis. Anos español (1975) - 1998, a 1995.

#### EXHIBIT 6 Page 89 of 235

#### Signed:

A hazardous waste compliance inspection was conducted on this date, to determine your facility's compliance with applicable portions of Chapters 403 & 376, F.S., and Chapters 62-710, 62-730, 62-737, & 62-740 Florida Administrative Code (F.A.C.). Portions of the United States Environmental Protection Agency's Title 40 Code of Federal Regulations (C.F.R.) 260 - 279 have been adopted by reference in the state rules under Chapters 62-730 and 62-710, F.A.C. The above noted potential items of non-compliance were identified by the inspector(s).

This is not a formal enforcement action and may not be a complete listing of all items of non-compliance discovered during the inspection.

Heather M. Hahn		Inspector				
PRINCIPAL INSPECTOR NAME		PRINCIPAL INSPECTOR TITLE				
Heather Hat	w.	FDEP	11/12/2015			
PRINCIPAL IN	ISPECTOR SIGNATURE	ORGANIZATION	DATE			
Supervisor:	Pam Fellabaum	Inspection Approval Date:	11/12/2015			
Report and is r	•	resentative only acknowledges receipt of this any of the items identified by the Department				



# Florida Department of **Environmental Protection**

Northeast District 8800 Baymeadows Way West, Suite 100 Jacksonville, Florida 32256

Page 90 of 235 Rick Scott

Governor

**EXHIBIT 6** 

Carlos Lopez-Cantera Lt. Governor

Jonathan P. Steverson Secretary

November 13, 2015

Mr. Walter Ciewierz, Facility Manager Cliff Berry Inc. - Jacksonville Facility 1518 Tallyrand Avenue Jacksonville, Florida 32206 wciecwierz@cliffberryinc.com

Re: Cliff Berry Inc. - Jacksonville Facility

EPA/DEP ID: FLR 000 119 784 **Duval County - Hazardous Waste** 

Dear Mr. Ciewierz:

Department personnel conducted a compliance inspection of the above-referenced facility on September 1, 2015. Based on the information provided during and following the inspection, the facility was determined to be in compliance with the Department's hazardous waste rules and regulations. A copy of the inspection report is enclosed for your records. Non-compliance identified in the inspection report has been corrected.

The Department appreciates your efforts to maintain this facility in compliance with state and federal rules. Should you have any questions or comments, please contact Heather Hahn at (904) 256-1675 or via e-mail at heather.hahn@dep.state.fl.us.

Sincerely,

Matthew Kershner

Environmental Manager

Matthew Constr

Compliance Assurance Program

MK/hh/tl

Enclosure

MI) H6-16





# WARNING NOTICE OF VIOLATION

30-3128-000-0130 3033 NW N. RIVELDY Milling address, if applicable CLIFF BRITY TNC	Date Issued: 1/4/2016  Mail Hand Delivery  Posting  Reference #: 100059	IF YOU HAVE ALREADY SCHEDULED YOUR ANNUAL BULK WASTE PICKUP, PLEASE DISREGARD THIS WARNING NOTICE
Fr Laudordale, FL 3	□c □o 3316	
	o advise you of the following Public W	orks and Waste
Management Department code viola	ation(s) pursuant to Miami-Dade Coun	ty-Chapter 15.
Uncontainerized solid waste a	t-of-way (Lost- t a building or construction site before or after specified hours of sch	
BE ADVISED, the above noted viola	tion(s) must be corrected by this date:	14-16-13-16
FINES CAN BE LEVIED FOR FAILU	JRE TO COMPLY WITH THIS WARN ontact the Public Works and Waste M	ING NOTICE. For further 🙏
Waste Enforcement Officer I:	Badge Nu	mber: PU
Miami-Dade options for full service reside	ntial waste customers only:	

Scheduled bulky waste pickup – Before putting large amounts of furniture, tree cuttings, and other bulky items at the curb, schedule a bulky waste pickup by calling 305-594-1500. Your waste fee includes two pickups of up to 25 cubic yards per fiscal year (October 1–September 30). Tree limbs must be no more than five feet in length. There will be a charge for additional yardage in excess of 50 cubic yards.

Trash & Recycling Center drop-off – Available only to residents of Unincorporated Miami-Dade County and cities of Aventura, Pinecrest, Doral, Palmetto Bay, Miami Gardens, Miami Lakes, Sunny Isles, Cutler Bay and Sweetwater. The neighborhood centers provide a do-it-yourself disposal option for household trash, tree and yard cuttings and up to one cubic yard of construction and demolition debris. You can also dispose of up to four standard automobile tires. Centers are open daily from 7:00 a.m. to 5:30 p.m. year round, except for Dr. Martin Luther King Day, Independence Day and Christmas (as observed by Miami-Dade County). (see back)

Twice weekly garbage and trash collection – EZ-GO cart and waste can garbage service must have secured lids. Trash, e.g., palm fronds and yard cuttings, must be canned, bagged or bundled in lengths of up to four feet using twine, rope or duct tape. Each item must weight less than 50 lbs. Remember to place the EZ-GO carts/cans/bags/bundles at the curb by 7 a.m. and remove them once your waste has been collected. Rock, dirt, construction debris, free liquids or home chemicals are not collected.

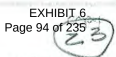
For multi-family and commercial properties, call 305-514-6700 for your service options.

# NOTICE OF POTENTIAL HAZARDOUS WASTE NON-COMPLIANCE - Pagre 2 235

FACILITY NAME	TYPE OF INSPECTION:
ADDRESS CITY	CAV: ☐ CEI; ☑ CI: ☐ OTHER: ☐  STATE ZIP CODE
1 2002 Multheth & 1 1 M	411 FL 3:111
EPA ID NUMBER DATE OF INSPE	CTION PAGE OF .
FLA 058560699	- Comment of the comm
FOLLOW UP CAV INSPECTION WITHIN 120 DAYS: YES	<b>Ц</b> мо
A hazardous waste/used oil compliance inspection was	made this date, under the authority of Section
403.091, Florida Statutes (F.S.), to determine your facili	
62-730 and 62-710, Florida Administrative Code (F.A.C. (C.F.R.) Parts 260 through 268 and 279, which are cited	
state hazardous waste and used oil rules in Chapter 62-	
of non-compliance were identified by the inspector(s). The state of the inspector of the in	= •
not be a complete listing of all items of non-complian	ice which exist at the time of this inspection.
GENERAL REQUIREMENTS:	CONTAINER MANAGEMENT:
Failure to ensure delivery of HW to proper HW facility § 26	1,5 Unlabeled containers § 262.34
Failure to provide hazardous waste determination § 262.11	Undated containers § 262.34
Failure to notify as generator § 262.12	Leaking or bulging containers § 262.34
Failure to use a manifest or reclamation agreement § 262.2	Open containers § 265.173
Failure to provide personnel training § 265.16, 262.34	Inadequate aisle space § 62-730.160
Evidence of release(s) of waste § 265.31	RECORDKEEPING REQUIREMENTS:
Facility exceeds 90/180 day time limit § 262.34	Manifests § 262.40, § 262.44
USED OIL VIOLATIONS:	☐ Training records § 262.34
Failure to label containers § 279.22	Contingency Plan § 262.34
Failure to respond to releases § 279.22	Weekly Inspection records § 62-730,160
Failure to document used oil disposal § 279.10	Information not posted by phone § 262.34
\$	Authorities not notified § 262.37
MATERIALS PROVIDED to assist in accomplishing corrective action	s
	neging Used Oil
	ental Yellow Pages Other
	V/Used Oil Transporters Other
Florida Automotive Recyclers Handbook · Antifreeze	e Recycling Vendors Other
Florida Fact Sheets	
Antifreeze for Recycling / Waste Antifreeze Other	
	· · · · · · · · · · · · · · · · · · ·

# Page 2 of 2 ITEMS REQUESTED OR RECOMMENDATIONS BY THE "INSPECTOR": OWNER/OPERATOR COMMENTS: The owner/operator is hereby requested to submit in writing, within \_\_ days of this inspection, 1) a description of all corrective actions taken, 2) a schedule for completion of corrective actions to be taken and 3) a description of efforts to prevent recurrence of the above items to the person signing as "INSPECTOR", Florida Department of Environmental Protection, 400 North Congress Avenue, Suite 200, West Palm Beach, FL 33401. The actions taken within \_\_ days of this notice will be considered in determining whether enforcement, including the assessment of penalties, should be initiated. IF YOU HAVE QUESTIONS, contact: at (561) 681-6600. "INSPECTOR" (signature): Date: + 1/3 The undersigned person hereby acknowledges that he/she received a copy of this notice and has read and understands the same. SIGNATURE: PRINTED NAME: DATE:

HAZARDOUS WASTE INSPECTION EXIT INTERVIEW SUMMARY, NOTICE OF POTENTIAL FROM A PORTS





#### Department of Regulatory and Economic Resources

Division of Environmental Resources Management (DERM)
701 NW 1st Court • Suite 700
Miami, Florida 33136-3912
T 305-372-6600 F 305-372-6957

#### WARNING NOTICE

November 29, 2016

Mr. Cliff Berry II, Permittee Cliff Berry, Inc., Miami Terminal P.O. Box 13079 Port Everglades Fort Lauderdale, FL 33316

CERTIFIED MAIL No. 7015 1520 0002 5921 1445 RETURN RECEIPT REQUESTED

RE: Permit Violation at Cliff Berry Inc., an Industrial Waste Pretreatment Facility, located at, near, or in the vicinity of 3033 NW North River Drive, Miami-Dade County, FL 33142, (IWP-108)

Dear Mr. Berry II,

Allen Cox

or your operation a th specific condition	s required by on no. 15.	your Inc This NO	lustrial Waste I TICE is to info	Pretreatment (IWP	) operating perm	nit no. IWP- 108 (copy
) by applicable du	e date(s) for the	ne period	(s) referenced	below.		
					Santa and a second	
cal results from a	certified labora	itory.				
The state of the s						
ies) referenced in	report(s) is(are	e) not ap	proved under 4	0 CFR 136, Code	of Federal Regu	ulations.
e SMR form(s).		indunium e d Pio	Water Marine and Company of the Comp		and the second s	and the second the second the second
by responsible offi	cial.				***************************************	and the second s
ation of Violation(s	) of Pretreatm	ent Stan	dard(s) within 2	4 hours of become	ing aware of the	violation.
ewer limitations ar	d pretreatmer	nt standa	rds pursuant to	Section 24-42.4	of the Code of N	Viiami-Dade County as
Result	Permit Limit	Outfall	Sample Date	Parameter	Result	Permit Limit Outfall
0.56 mg/L	0.390 rng/L	FAC				
to avoid further entry within 1 ies). Above may result a requiring correct you to the enforce eved by any actrol Board (EQCI olic Hearings Section 1	in either the tive action(s) cement and ption or decise) by filing a tion of DERM	on and payes on and payes and payes on of written within f	oursuant to the ois Notice, inform of a Uniform or ment of a cive rovisions of S the DERM Di notice of app ifteen (15) day	authority granted in authority granted in author regarding in Civil Violation Notes in the infection 24-29 and irectory may appeal along with signs of the action of	to me under Secthe action(s) under the action(s) under the action of form 24-30 of the Copeal said action by Decision by Decision by Decision by Decision by Decision action the action by Decision by	ction 24-7 of the Code, dertaken to correct the pursuant to Chapter nal enforcement ode of Miami-Dade on or decision to the applicable fee, to the
	or your operation a cith specific condition is/are in violations) by applicable due ical results from a cities) referenced in the SMR form(s).  by responsible offication of Violation(sewer limitations are Result 0.56 mg/L.  constitute(s) a violation for a violation of Violation for militations are result 0.56 mg/L.	or your operation as required by ith specific condition no. 15 ch is/are in violation of the aforers) by applicable due date(s) for the cal results from a certified laboraties) referenced in report(s) is(are e SMR form(s).  by responsible official.  ation of Violation(s) of Pretreatment and pretreatment and pretreatment action of the condition of the constitute(s) a violation of your to avoid further enforcement action, within	or your operation as required by your Incith specific condition no. 15. This NO ch is/are in violation of the aforementiones) by applicable due date(s) for the periodical results from a certified laboratory.  (ies) referenced in report(s) is(are) not apple SMR form(s).  by responsible official.  ation of Violation(s) of Pretreatment Standard Result Permit Limit Outfall 0.56 mg/L 0.390 mg/L FAC  constitute(s) a violation of your operating to avoid further enforcement action and proceeding to a day(s) of the cites.  above may result in either the issuance, requiring corrective action(s) and pay you to the enforcement and penalty proceed by any action or decision of atrol Board (EQCB) by filling a written offic Hearings Section of DERM within for the colic Hearings Section of DERM within for the	or your operation as required by your Industrial Waste In the specific condition no. 15. This NOTICE is to inforch is/are in violation of the aforementioned permit:  (a) by applicable due date(s) for the period(s) referenced ical results from a certified laboratory.  (ies) referenced in report(s) is(are) not approved under 4 the SMR form(s).  (by responsible official.  (ation of Violation(s) of Pretreatment Standard(s) within 2 the sewer limitations and pretreatment standards pursuant to the sewer limitations and pretreatment outfall sample Date 0.56 mg/L 0.390 mg/L FAC constitute(s) a violation of your operating permit and ofto avoid further enforcement action and pursuant to the within 15 day(s) of this Notice, inform, requiring corrective action(s) and payment of a civiliance by any action or decision of the DERM District Board (EQCB) by filing a written notice of appolic Hearings Section of DERM within fifteen (15) day	or your operation as required by your Industrial Waste Pretreatment (IWP ith specific condition no. 15 . This NOTICE is to inform you that a revent is/are in violation of the aforementioned permit:  s) by applicable due date(s) for the period(s) referenced below.  Ical results from a certified laboratory.  Ices) referenced in report(s) is(are) not approved under 40 CFR 136, Code e SMR form(s).  Iby responsible official.  ation of Violation(s) of Pretreatment Standard(s) within 24 hours of become ewer limitations and pretreatment standards pursuant to Section 24-42.4  Result Permit Limit Outfall Sample Date Parameter 0.56 mg/L 0.390 mg/L FAC  Constitute(s) a violation of your operating permit and of Sections 24-18 at to avoid further enforcement action and pursuant to the authority granted in the control of the permit in either the issuance of a Uniform Civil Violation N (1), requiring corrective action(s) and payment of a civil penalty or the in you to the enforcement and penalty provisions of Section 24-29 and leved by any action or decision of the DERM Directory may applict Hearings Section of DERM within fifteen (15) days of the action of the DERM Directory may applict Hearings Section of DERM within fifteen (15) days of the action of the DERM Directory may applict Hearings Section of DERM within fifteen (15) days of the action of the DERM Directory may applied to the permit and penalty provisions of Section 24-29 and the permit and penalty provisions of Section 24-29 and the permit and penalty provisions of Section 24-29 and the permit and penalty provisions of Section 24-29 and the permit and penalty provisions of Section 24-29 and the permit and penalty provisions of Section 24-29 and the permit and penalty provisions of Section 24-29 and the permit and penalty provisions of Section 24-29 and the permit and penalty provisions of Section 24-29 and the permit and penalty provisions of Section 24-29 and the permit and penalty provisions of Section 24-29 and the permit and penalty penalty penalty permit and p	ical results from a certified laboratory.  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(by responsible official.  ation of Violation(s) of Pretreatment Standard(s) within 24 hours of becoming aware of the ewer limitations and pretreatment standards pursuant to Section 24-42.4 of the Code of Result Permit Limit Outfall Sample Date Parameter Result 0.56 mg/L 0.390 mg/L FAC  Constitute(s) a violation of your operating permit and of Sections 24-18 and 24-25 of the to avoid further enforcement action and pursuant to the authority granted to me under Sections 24-18 and 24-25 of the convoid further enforcement action and pursuant to the authority granted to me under Sections 24-18 and 24-25 of the convoid further enforcement action and pursuant to the authority granted to me under Sections 24-18 and 24-25 of the convoid further enforcement action and pursuant to the authority granted to me under Sections 24-18 and 24-25 of the convoid further enforcement action and pursuant to the authority granted to me under Sections 24-18 and 24-25 of the convoid further enforcement action and pursuant to the authority granted to me under Sections 24-18 and 24-25 of the convoid further enforcement action and pursuant to the authority granted to me under Sections 24-18 and 24-25 of the convoid further enforcement action and pursuant to the authority granted to me under Sections 24-18 and 24-25 of the convoid further enforcement action and pursuant to the authority granted to me under Sections 24-18 and 24-25 of the convoid further enforcement action and pursuant to the authority granted to me under Sections 24-18 and 24-25 of the convoid further enforcement action and pursuant to the authority granted to me under Sections 24-18 and 24-25 of the convoid further enforcement action and pursuant to the authority granted to me under Sections 24-18 and 24-25 of the convoid further enforcement action and pursuant to the authority granted to me under Sections 24-18 and 24-25 of

Enclosures: Industrial Waste Pretreatment Annual Operating Permit No. 108, Regulated Pollutants & Monitoring Requirements

miamidade.gov

Department of Regulatory and Economic Resources

**Environmental Resources Management** 

701 NW 1st Court, 4th Floor Atiami, Florida 33136-3912 T 305-372-6700 F 305-372-6982



Carlos A. Gimenez, Mayor

September 9, 2016 CERTIFIED MAIL NO. 7014 1200 0002 0825 9801 RETURN RECEIPT REQUESTED

Mr. Cliff Berry P.O. Box 13079 Port Everglades Station Fort Lauderdale, FL 33316

Re: Notice of Required Testing Report (NORTR) Addendum dated July 21, 2016 and prepared by Cliff Berry, Inc. for the Notice of Violation dated December 9, 2015 for the Cliff Berry, Inc. Miami facility (IWP-108/File-N/A) located at, near, or in the vicinity of 3033 NW North River Drive, Miami, Miami-Dade County, Florida.

Dear Mr. Berry:

The Department of Regulatory and Economic Resources-Division of Environmental Resources Management (DERM) has reviewed the analytical results received April 18, 2016 and July 22, 2016 for the above-referenced site. Based on the information provided in the NORTR and NORTR Addendum dated April 14, 2016 and July 21 2016, respectively, no further remedial action is required 5 by the Department at this time. This approval pertains only to that area of this site addressed in the above-referenced report and does not relieve responsibility for any other areas of this site that may be found to be contaminated. If subsequent evidence indicates that undiscovered contamination remains from a previous discharge or if a new discharge has occurred, then further action will be required to address the contamination.

You are required to properly abandon all monitoring wells, except compliance wells required by DERM for release detection, within 60 days of receipt of this letter. The monitoring wells must be abandoned in accordance with the requirements of Rule 62-532.500(4), F.A.C. Any monitoring wells remaining are the responsibility of the property owner(s) and must be equipped with tight-sealing, locking caps and maintained to prevent any direct discharge to the groundwater of Miami-Dade County.

please contact Janet have any questions concerning the above, (loreni@miamidade.gov) of the Environmental Monitoring and Evaluation Section at (305) 372-6700.

Sincerely,

Wilbur Mayorga, P.E., Chief

**Environmental Monitoring & Restoration Division** 

ec: Robert C. Summers, P.G. - Cliff Berry, Inc. (rsummers@cliffberryinc.com)

EXHIBIT 6 Page 96 of 235

orksheet							
EC-1							
BERNAN							
11/26/2016							
11:23							
11:30							
THE REPORT OF THE PARTY OF THE PARTY.							
No Call back info (DATE&TIME):							
CB&I							
3033 NW N RIVER DR							
UNC							
CBI emmisions							
No 🔻							
No 0 Days QUE FOL to?							
No Enforcement Required: No							
c							

Supervisor	Eduardo de Aragon	
Review Date	12/21/16	
Status	Closed	

#### Comments

On November 26, 2016 at 11:23 AM I arrived at 3033 NW N RIVER DR in response to a complaint regarding air emissions. I arrived on site and there was no one at the office. I rang the bell several time and called the number posted by the door, with no answer. I did not observe any smoke/emissions from the facility, there were no strong odors. No notices were issued. Case was referred to the appropriate group for a routine inspection during regular business hours. EdeAragon ok to close copy sent to Isabel Puentes



miamidade.gov

Regulatory and Economic Resources

**Environmental Resources Management** 701 NW 1st Court • 7th Floor Miami, Florida 33136-3912 T305-372-6600 F305-372-6893

CERTIFIED MAIL NO.: 7015 1520 0002 5914 9243 RETURN RECEIPT REQUESTED

Mr. Cliff Berry II CLIFF BERRY, INC. (CBI) PO BOX 13079 PORT EVERGLADES FT. LAUDERDALE, FL. 33054

Re: Response to Significant Non-Compliance (SNC) Dispute letter dated August 18, 2016 from Cliff Berry Inc. Miami Terminal, an Industrial Waste Pretreatment facility located at, near, or in the vicinity of 3033 NW North River Dr., Miami, FL 33142 (IWP-108).

Dear Mr. Berry II:

September 13, 2016

The Industrial Waste Pretreatment (IWP) Program of the Department of Regulatory and Economic Resources-Division of Environmental Resources Management (RER-DERM) hereby acknowledges receipt of the referenced submittal via electronic mail on August 22, 2016. Based on the review of said submittal, the IWP Program will take into consideration the additional samples collected on March 20-31, 2015 and submitted to the department on August 8, 2016. As a result of this additional data, Cliff Berry Inc. is no longer found to be in Significant Non- 🚜 Compliance in accordance with the Code of Federal Regulations, 40 CFR 403 and of Chapter 24, Miami-Dade County Code for the permit year June 2015 through May 2016.

In addition to the above, several items of concern were mentioned in CBI's letter and are addressed below for further clarification:

- 1. The Records Management Program of DERM processes all documents received by the department for inclusion in the electronic database. This process requires two levels of QA check and a review of CBI's March submittal (on April 15th) found that the original paper submittal and the electronic record were identical. It is highly unlikely that a selective portion of the paper submittal, such as analysis of 12 additional sampling events, would have been lost or misplaced in its entirety.
- 2. The IWP Program is not currently approved by EPA and FDEP to receive electronic documents in fleu of paper documents. Consequently, all self-monitoring reports (SMR) from our permitted facilities must be received in paper format signed by an authorized representative. However, CBI may wish to send an email with a scanned copy of the report to the site inspector and respective supervisor, as a secondary means of notification.
- 3. A review of the notes taken at the meeting held in DERM's offices on July 16, 2015 indicates that most of the discussion involved the Vanadium issues and was not driven to other objectives or agendas by DERM personnel. It is not unusual to use a meeting opportunity to bring up or discuss other issues that a facility may be facing, but it was clearly not the topic of the meeting.
- 4. The EPA and FDEP are aware that the County, as the Control Authority, has established the permit year cycle to calculate SNC and not the calendar year since the inception of the pretreatment program in 1983. This method will continue to be used in all future SNC determinations.

Based on the above, DERM recommends that all future SMR submittals include sampling collection dates on the cover letter associated with a particular submittal and that all pages of the report be numbered using the suggested format such as "Page 1 of 20". Please be reminded that the Monitoring Requirements of your IWP permit require that you submit all analyses performed during a specific month if performed in excess of that required by the permit (refer to item #8 of the Monitoring Requirements). As indicated earlier, CBI may follow up with an email containing a scanned copy of the full report to the inspector and supervisor. Through the implementation of the suggested changes, the reviewer will be able to quickly identify any inconsistencies in the report and address, as needed.

We trust that this addresses the concerns raised in your letter and feel free to contact me or Vicky Puig at 305-372-6600 should you have any questions.

Sincerely,

Mayra Magler, Manage DERM Delegated Programs

cc: Kelly Brandenburg, CBI Vicky Puig, Allen Cox-DERM

**OSHA** English | Spanish

Find it in OSHA

Q

A TO Z INDEX

WORKERS - EMPLOYERS - REGULATIONS - ENFORCEMENT - TOPICS - NEWS & PUBLICATIONS - DATA - TRAINING -ABOUT OSHA \*

#### **Establishment Search Results**

**Establishment Date Range** Office State Cliff Berry 01/01/2012 to 03/28/2017 all all

Please note that inspections which are known to be incomplete will have the identifying Activity Nr shown in italic. Information for these open cases is especially dynamic, e.g., violations may be added or deleted.

Sort By: Date | Name | Office | State

Select All

990534.015

Return to Search O

Cliff Berry Inc.

Results 1 - 1 of 1

By Date

Get Detail

1

RID SIC NAICS Vio **Establishment Name** # Activity Opened St Type Sc

Complaint

**Partial** 

UNITED STATES DEPARTMENT OF LABOR

Reset

08/18/2014

0418800

Occupational Safety and Health Administration 200 Constitution Ave., NW, Washington, DC 20210 √ 800-321-6742 (OSHA)

www.OSHA.gov

**FEDERAL GOVERNMENT** 

White House Affordable Care Act Disaster Recovery Assistance USA.gov Disability.gov Plain Writing Act Recovery Act No Fear Act

U.S. Office of Special Counsel

**OCCUPATIONAL SAFETY AND HEALTH** 

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**ABOUT THE SITE** 

541330

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**IWP-108** 

### MIAMI DADE COUNTY, FLORIDA PERMITTING, ENVIRONMENT AND REGULATORY AFFAIRS PRETREATMENT FACILITY INSPECTION REPORT

SOURCE NAME: CLIFF BERRY, INC MIAMI TERMINAL
ADDRESS: 3033 NW NORTH RIVER DRIVE
PRETREATMENT CATEGORY: CENTRALIZED WASTEWATER TREATMENT FACILITY
PHONE: 954-325-7395
INSPECTORS: MIKE MONTANO
DATE(s): 3/19/12 TIME: 3:00pm
REASON: Complaint#60146 Request: Routine: Sample: Other:
TYPE: Prescheduled: Unscheduled:X Demand
T
This inspection was conducted as a response to complaint #60146, received by DERM of a
toxic substance in the air. I arrived at the complainants address on 3/19/12 at 3:00pm to verify
if there was an odor present. I spoke with the complainant and she said that she smelled the
bad odor on 3/15, 3/16 and over the weekend. She stated that on 3/15, Ray Gordon from the
air section came by the house and was monitoring with an instrument. She added the next door neighbor at 3350 NW 19 Terr, smelled it in her back yard on 3/15 through 3/17. I stayed
for about 20 minutes and didn't smell anything. At this time I left with all the windows rolled
down.
down.
At approximately 3:30pm, I arrived in the area of CBI and drove west on NW North River Dr. to 26 <sup>th</sup> Street. I turned east on 26 <sup>th</sup> St. to NW 31 <sup>st</sup> Avenue. I continued past 31 <sup>st</sup> avenue to 30 <sup>th</sup> avenue. Turned right on 30 <sup>th</sup> to 22 <sup>nd</sup> Street and left to 27 <sup>th</sup> Ave. I did not smell any bad odors.
I left the area at 3:45pm.
FIELD NOTICE ISSUED Y/N N STATUS: SATISFACTORY
DURATION 0.75Hrs. TOTAL TIME EXPENDED: 1.25 Hrs.

16-Mar-2012

Page 1

#### Metropolitan Dade County, Florida Department of Environmental Resources Management

#### Complaint Form

<b>2012031608395032</b> Complaint Id: <b>2012-0316-0839-5032</b> Date Received: <b>03/</b> Priority: <b>2</b> [1 = Low, 9 = High] Taken By: <b>CEREZR</b>	COM- 060146 15/2012 Time: 05:25 AM
Status: O [O = Open, C = Closed] Status Date: Referral Institution: Complaint Type(s): AIR	<b>03/16/2012</b> Referral Flag: I
Complainant Information ************************************	Phone: (305) 634-7244
City/State/Zip: , - Call Back? N Date: Time:	
Source Information ************************************	**************************************
Location ID Address: ~ ~ ~ ~ ~ ~ ( ~ ) [ ~ ] Location ID Description:	
City: <b>UNC</b> Township: <b>53</b> Range: <b>41</b> Sec Assigned To: <b>MONTAM</b>	ction: 28 Area: IA-6
Work Groups Notified **********************	*********
Complaint Description ************************************	**************************************

EXHIBITAGE 3 of 4 Page 102 of 235

	Mar 19	10:53 AM	Partly sunny. Mild.	76 °F	10 mph	*	58%	30.17 "Hg	10 mi
	Mar 19	11:53 AM	Scattered clouds. Warm.	80 °F	8 mph	٢	47%	30.18 "Hg	10 mi
	Mar 19	12:53 PM	Partly sunny. Warm.	79 °F	12 mph	-	54%	30.16 "Hg	10 mi
	Mar 19	1:53 PM	Partly sunny. Warm.	79 °F	13 mph	-	54%	30.14 "Hg	10 mi
	Mar 19	2:53 PM	Scattered clouds. Warm.	80 °F	14 mph	-	49%	30.11 "Hg	10 mi
	Mar 19	3:53 PM	Partly sunny. Warm.	80 °F	14 mph	+	49%	30.09 "Hg	10 mi
	Mar 19	4:53 PM	Scattered clouds. Warm.	79 °F	13 mph	-	47%	30.08 "Hg	10 mi
	Mar 19	5:53 PM	Scattered clouds. Warm.	77 °F	13 mph	~	48%	30.07 "Hg	10 mi
	Mar 19	6:53 PM	Broken clouds. Mild.	76 °F	12 mph	-	50%	30.08 "Hg	10 mi
	Mar 19	7:53 PM	Passing clouds. Mild.	74 °F	8 mph	~	57%	30.09 "Hg	10 mi
	Mar 19	8:53 PM	Passing clouds. Mild.	74 °F	9 mph	•	60%	30.11 "Hg	10 mi
	Mar 19	9:53 PM	Passing clouds. Mild.	74 °F	12 mph	-	64%	30.13 "Hg	10 mi
	Mar 19	10:53 PM	Passing clouds. Mild.	74 °F	10 mph	<b>←</b>	67%	30.12 "Hg	10 mi
	Mar 19	11:53 PM	Passing clouds. Mild.	74 °F	10 mph	-	64%	30.11 "Hg	10 mi
-									

Weather on Mar 20

Weather

# Time Zone Calculators for Miami

Current local time in Miami

210010010

EXHIBIT 6
Page 103 of 235

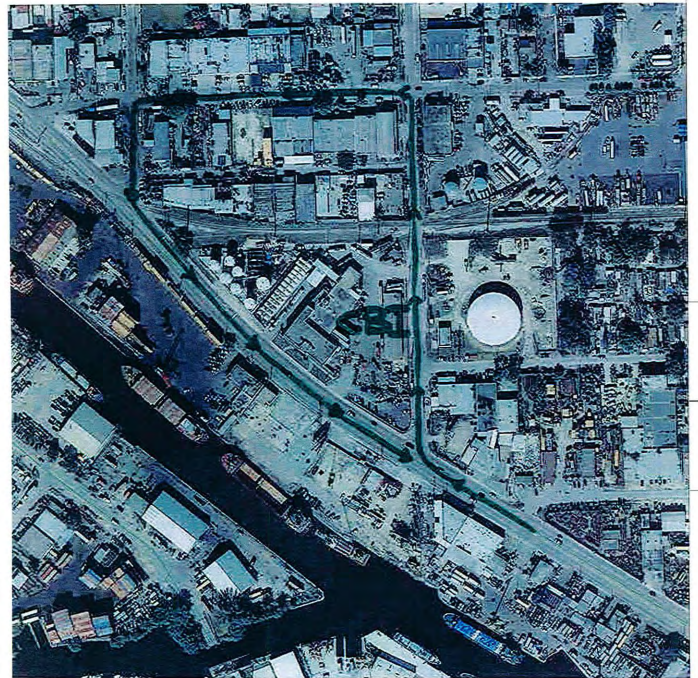
IWP-108

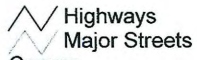
# MIAMI DADE COUNTY, FLORIDA PERMITTING, ENVIRONMENT AND REGULATORY AFFAIRS PRETREATMENT FACILITY INSPECTION REPORT

SOURCE NAME: CLIFF BERRY, INC MIAMI TERMINAL
ADDRESS: 3033 NW NORTH RIVER DRIVE
PRETREATMENT CATEGORY: CENTRALIZED WASTEWATER TREATMENT FACILITY
PHONE: 954-325-7395
INSPECTORS: MIKE MONTANO
DATE(s): 1/30/12 TIME: 1:15pm
REASON: Complaint X Request: Routine: Sample: Other:
TYPE: Prescheduled: Unscheduled:X Demand
On January 30, 2012, at approximately 9:30am, I received a call from Mayra Flagler regarding a complaint (#59807) that was received by the after hours service. The complaint was in reference to a type of recycling oil release due to broken equipment at the Cliff Berry, Inc. facility. After receiving a confirmation call back from Mayra at about 12:45pm, I went by the Cliff Berry facility and arrived at the site at approximately 1:15pm. I approached the facility from the east and drove west along NW North River Dr. I turned north on NW 30 <sup>th</sup> avenue and went around the site and then west on NW 24 <sup>st</sup> St. I turned back on to North River Dr. and drove east past the facility and did not note any signs of spills or stains indicative of an oil release.
Subsequently, a complaint (#59823) was received on 1/30/12 at 4:40pm, at the complaint desk
of bad odors coming from the Cliff Berry, Inc. facility between 11am to 1pm. The complainant
stated the odors were again noted after 3 pm. I did not note any bad odors at the time I
responded, which corresponds to the approximate times of bad odors identified by
complainent
(1/0/)
I left the area at 1:30pm.
Heft the area at 1:30pm.  Follow up to complaint # 59807 and also  response to complaint # 59823 (1/20/12) - hespectron  response to complaint # 59823 (1/20/12) - hespectron  of fac. conducted on 1/20/12 coincides with  time when odos was active according to complains  time when odos was active according to complains
response to compaint # 59823 (1/20/12) - with
of fac. consultied on 1/2/12
time when odor was active according to compais
FIELD NOTICE ISSUED Y/N N STATUS: SATISFACTORY
DURATION 0.25Hr. TOTAL TIME EXPENDED: 0.75-Hrs.

Complaint # 5980 / response route.

EXHIBIT 6 Page 104 of 235





Canvas 33

57

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NO expressed or implied warrants, including but not limited to the implied warrants of DEERCHANTARILITY OR FITNESS FOR A PARTICULAR FURPOSE are made. The rowerless contained haven are provided "AS 15" and may contain inaccuration and Viceria warrant to state the customists bench at User's own risk and to world the material's accuracy independently and ASSUMEDS THE RISK OF ANY AND ALL LOGS.

SCALE: 1 inch = 232.58 Feet

Miaṁi, Flo	orida, U.S.A	A. historic weather f	or the past	t week	7	- WIN	D DI	LECTOPAGE 105 of 256 3 of 4
	AM	Mild.	mph	/	,			(1PG)
Jan 30	9:53 AM	Scattered 74 ° clouds. Mild.		5	7%	30.29 "Hg	10 mi	
Jan 30	10:53 AM	Scattered 76 ° clouds.  Mild.	F 17 mph	√ 5.	2%	30.30 "Hg	10 mi	
Jan 30	11:53 AM	Scattered 74 ° clouds. Mild.	F 17 mph	5	6%	30.29 "Hg	10 mi	7
Jan 30	12:53 PM	Broken 75 ° clouds. Mild.	F 20 mph	5	4%	30.27 "Hg	10 mi	
Jan 30	1:53 PM	Broken 77 ° clouds. Warm.	F 17 mph	5	0%	30.25 "Hg	10 mi	)
Jan 30	2:53 PM	Broken 76 ° clouds.  Mild.	F 14 mph	5	0%	30.24 "Hg	10 mi	
Jan 30	3:53 PM	Broken 75 ° clouds.  Mild.	F 14 mph	5	2%	30.24 "Hg	10 mi	
Jan 30	4:53 PM	Scattered 74 ° clouds.	F 14 mph	<b>✓</b> 5	2%	30.25 "Hg	10 mi	
Jan 30	5:53 PM	Partly 73 ° sunny. Mild.	F 12 mph	₹ 5	7%	30.25 "Hg	10 mi	
Jan 30	6:53 PM	Passing 72 ° clouds. Mild.	F 14 mph	₹ 6	1%	30.26 "Hg	10 mi	
Jan 30	7:53 PM	Partly 72 ° cloudy. Mild.	F 13 mph	₹ 6	1%	30.27 "Hg	10 mi	
Jan 30	8:53 PM	Mostly 72 ° cloudy.	F 13 mph	€ 6	51%	30.28 "Hg	10 mi	
Jan 30	9:53 PM	Overcast. 72 ° Mild.	F 13 mph	- 6	66%	30.28 "Hg	10 mi	
Jan 30	10:53 PM	Overcast. 72 ° Mild.	F 13 mph	6	66%	30.28 "Hg	10 mi	
Jan 30	11:53 PM	Overcast. 72 ° Mild.	F 14 mph	6	66%	30.27 "Hg	10 mi	

Weather on Jan 31

Weather on Feb 1

1-Feb-2012

Page 1

#### Metropolitan Dade County, Florida Department of Environmental Resources Management

#### Complaint Form

2012012918413540  Complaint Id: 2012-0129-1841-3540 Date Received: 01/2  Priority: 2 [1 = Low, 9 = High] Taken By: STINEJ  Status: R [O = Open, C = Closed] Status Date:  Referral Institution:	
Complaint Type(s): SPILLS	
Complainant Information ************************************	**************************************
City/State/Zip: , -	
Call Back? N Date: Time:	_
Full Address: 3333 NW NORTH RIVER DR ( ) [ ] - Intersection: &	**************************************
Address Description: 3333 N RIVER DR Location ID Address: 3333 N RIVER DR ( ) [ ]	
Location ID Description:	
City: UNC Township: 53 Range: 41 Sec	tion: 28 Area: IA-6
Assigned To:	
Complaint Description ************************************	

#### Montano, Michael (PERA)

From:

Flagler, Mayra (PERA)

Sent:

Monday, January 30, 2012 2:40 PM

To:

Montano, Michael (PERA)

Subject:

FW: IntelliForm For (494) 2012-01-29 01:11PM

Mayra Flagler, Delegated Programs Manager

Miami-Dade County Permitting, Environment and Regulatory Affairs

Overtown Transit Village

701 NW 1st Court, 7th floor, Miami, Florida 33136

(305) 372-6807

www.miamidade.gov/pera

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Miami-Dade County is a public entity subject to Chapter 119 of the Florida Statues concerning public records. Email messages are covered under such laws and thus subject to disclosure.

From: Markeset, Karl (PERA)

Sent: Monday, January 30, 2012 9:02 AM

To: Flagler, Mayra (PERA)

Subject: FW: IntelliForm For (494) 2012-01-29 01:11PM

Beautiful way to start the week right?

K

#### Karl E. Markeset, Manager

Miami Dade County Permitting, Environment and Regulatory Affairs

Overtown Transit Village

701 NW 1 Court, 7th Floor, Miami,

Florida 33136

Phone: 305-372-6600, Press Option #6

www.miamidade.gov/pera

"Delivering Excellence Every Day"

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From: signius.miami@signius.com [mailto:signius.miami@signius.com]

Sent: Sunday, January 29, 2012 1:12 PM COMPLAINT # 5980 7 To: Markeset, Karl (PERA); Environmental Complaints (PERA); Graham, Mike (PERA); Flevaris, Claudia (PERA)

Subject: IntelliForm For (494) 2012-01-29 01:11PM

CALL O/C FOR ANY OF THE FOLLOWING:

ANY KIND OF ACCIDENT (CAR, BOAT, PLANE, TRUCK ANY VEHICLE) RESULTING IN A FUEL/PETROLEUM/GASOLINE SPILL/CHEMICAL RELEASE THAT IMPACTS THE GROUND OR WATER OR AIR OR DRAINS. OR A CALL FROM ELECTED OFFICIALS OR ANY OTHER GOVERNMENT AGENCY OF ANY TYPE (FIRE, POLICE, COMMISIONERS OFC, FLORIDA DEPT OF ENVIROMENTAL PROTECTIONS, EPA, ETC), ANY PROBLEM/COMPLAINT AT ANY

Page 108 of 235

AIRPORT IN MIAMI-DADE (SPILL, CRASH, ODOR CONCERN ETC.) REFER TO MASTERCARD FOR O/C!!

Y

In a few words, please describe the nature of this call. RELEASING OIL RECYCLING WITH BROKEN EQUIPMENT

IF CALLER STATE A LIFE THREATENING SITIUATION SUCH AS; AN ONGOING FIRE, RELEASE OF GAS OR CHEMICAL/PESTICIDE/PETROLEUM ODOR, ETC, ADVISE TO CALL 911!

IF CALL IS RE: RECYCLING, ABANDONED/OVERGROWN LOTS, NOISE, DEAD ANIMALS IN RIGHT OF WAY, MOSQUITOES, CANALS W/TRASH OVERGROWN VEGETATION OR ALGAE OR DOES NOT INVOLVE IMPACT TO GROUNDS, GROUNDWATER, AIR, WATERWAY, OCEAN, BAY OR LAKE, ADVISE TO CALL 311! OPERATOR: IS THIS CALL RE:ANY OF THE REASONS ABOVE?

Ok, can you see the source of the problem? NOT SEE TOXIN IN AIR

Is it happening now?

Υ

If not happening now, when does it happen?

When did you first notice the problem? EARLIER

Where is the problem taking place (Address if available)? 3333 NORTH RIVER DRIVE

Is it a home, business, condo bldg etc? NO

As best as you can, tell me where on the property this is occuring?

JOE MARDY KNOW ABOUT IT

Do you have a phone number for the organization or individual that is causing the problem or number for the property owner?  $^{\rm N}$ 

Ok, can you provide any other information that can help us identify and contact the responsible party, such as a vehicle tag or business logo?

ENRICHETTA GUTSHALL 3056347244

We're almost done, please provide your phone number so a DERM representative can call you back if they need more information and so we can let you know how your problem was handled. 3056347244

I will pass on the information to a DERM Inspector. Thank you for calling the Department of Environmental Resources Management.

OPERATOR: CHOOSE CALL DISPOSITION! CALL TRANSFERRED TO O/C

Thank you for calling the Department of Environmental Resources Management.

>>>>>> END OF FORM <<<<<<<

MIAMIDADE COMPLAINT	INTAKE FORM 07571
Date / 30 /2	Time: 4: 40 AM PM
	NT INFORMATION  Call Back? Y N Phone: (305) 634-7244
Responsible Party: CLIFF Belly In Company, property owner, 6  Address: 38 33 1141 A	Phone: ()  Josh River Dr.
M. Montens (uspected Res)  1. Are there impacts to open-ground/water-body/storm-drains(s)  2. Is this related to a previous complaint? Y	
PEN Complaint Type(s)  Inspection Area:  Assigned to Insp.:  Non Land  Inspector Notified? Y N If yes, time notified:	Priority #: 1 2 2 3 4 Section-Township-Range: 53 - 41 - 28  Area Supervisor: A - C-C/-:  // 31/12  Supervisor Notifled? Y A N
Assign to On-Call Inspector? Y N N  Authorization to notify On-Call provided by:	If yes, state time::AM
Date Entered In PEN: _ / _ / _ 3/ / / _ Complaint #: _	59823 Entered by: M. Rein Signature

1-Feb-2012

Page 1

# Metropolitan Dade County, Florida Department of Environmental Resources Management

# Complaint Form

2012013108101235  Complaint Id: 2012-0131-0810-1235 Date Received: 01/30/2012  Priority: 2 [1 = Low, 9 = High] Taken By: REIDM  Status: C [O = Open, C = Closed] Status Date: 01/31/2	
Referral Institution: Complaint Type(s): AIR	J
Complainant Information ************************************	
City/State/Zip: , - Call Back? N Date: Time:	
Source Information ************************************	
Address Description: 3033 NW NORTH RIVER DRIVE Location ID Address: 3033 NW NORTH RIVER DR ( ) [ ] Location ID Description:	
City: UNC Township: 53 Range: 41 Section: 28 Assigned To: MONTAM	3 Area: IA-6
Work Groups Notified ************************************	*******
Complaint Description ************************************	AGAIN AFTER F THE SAME VIOLATIONS.

# Inspection Report

Facility: Cliff Berry Inc

Inspection Date: March 5, 2012

Reason: Complaint

Inspector: Ray Gordon

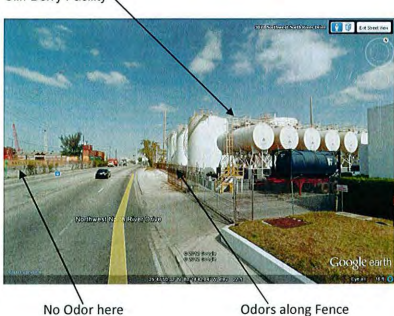
On March 5, 2012 I conducted an inspection at Cliff Berry Inc and surrounding areas to determine if there were any odors from the facility in the neighborhood. This inspection was carried out pursuant to a complaint from Ms. Enrichetta Gutshall who resides at 3340 NW 19 ter.

I arrived at Ms. Gutshall's residence at approximately 4:30 pm. I did not detect any objectionable odors at this time. Ms.Gutshall told me that the odors started at approximately 12:00 noon that day and lasted until 4:00 pm. A Total hydrocarbon measurement (THC) was done using a multi Rae meter. The reading was zero.

At the request of Ms.Gutshall I also spoke with the neighbor across the street Ms. Pat Bridis, (telephone 305-634-2829) who informed me that she had also smelt the odors earlier in the day

I then drove to Cliff Berry inc. located at 3033 NW North River Drive. I arrived there at approximately 5:00pm. I detected some odor which seemed to be coming from the facility at the North West corner of the facility next to the fence. The THC reading at the time was zero. No odor was detected across the street on the south side of North River Drive.





# Inspection Report

Facility: Cliff Berry Inc

Inspection Date: March 15, 2012

Reason: Complaint

Inspector: Ray Gordon

On March 15, 2012, along with Frank Delgado I responded to a complaint of odors from Cliff Berry Inc. (CBI) affecting the neighborhood of 3340 NW 19 Terrace. The complaint was called in by Ms Enrichetta Gutshall resides at 3340 NW 19 ter.

We arrived at Ms. Gutshall's residence at approximately 1:40 pm. At this time we did not detect any objectionable odors. In talking with Ms.Gutshall she told us that the odors were occurring in the morning but it stopped at midday. A Total hydrocarbon measurement (THC) was done using a multi Rae meter. The reading was zero.

We spoke with a neighbor, Mille who lives at 3380 NW 19 Terrace, and she said she has never been experienced any odors in the area.

After leaving this area we went to Stone Age Antiques located at 3236 NW S River Drive. Here we with one of the workers Mr. Michael Harris, who stated that there were some odors earlier in the day but it had dissipated.

Next we visited Mr. Cliff Berry inc. located at 3033 NW North River Drive. We arrived there at approximately 2:00 pm. and spoke with the Manager Mr. Leroy Arce who informed us that the water treatment plant was in operation but they were not cooking at the time. There were two trucks off loading at the time. Mr. Arce also mentioned that there are other facilities to the north of CBI that could be the source of the odors. During a walk around of CBI we detected some odor by the northwest corner of the facility next to the fence. The THC reading at the time was zero. No odor was detected across the street on the south side of North River Drive. We then drove around the area north of CBI, but we did not find any facilities that could be the source of odors.

The wind at the time of the investigation was easterly @ 10 mph



Truck off loading

# Inspection Report

Facility: Cliff Berry Inc

Inspection Date: March16, 2012

Reason: Complaint

Inspector: Maruful Malik

On March 16, 2012 I conducted an inspection at Cliff Berry Inc and surrounding areas to determine if there were any odors from the facility in the neighborhood. This inspection was carried out pursuant to a complaint from Ms. Enrichetta Gutshall who resides at 3340 NW 19 ter and a request from Isabel Puente.

I arrived at GlassTech at approximately 1:15 pm but due to heavy and intermittent rain I was not able to take any hydrocarbon reading. However, as soon as rain slowed down, I drove to Cliff Berry inc. located at 3033 NW North River Drive at 2:15 pm and met Leroy Arce, the manager of the facility. I detected mild odor which seemed to be coming from the NW corner of the facility next to the fence surrounded by storage tanks. A total hydrocarbon measurement (THC) was done using multi Rae meter. The reading was fluctuating between 0.2 to 0.5. The wind was blowing from the North East. Mr. Arce mentioned that the trucks have been loading all morning.

I then drove to Stone Age Antiques located at 3236 NW South River Drive at approximately 2:45 pm and did not detect any objectionable odors at this time. The multi Rae meter reading was below 0.3.

#### I then drove to Glass-Tech and did not detect any objectionable odors.

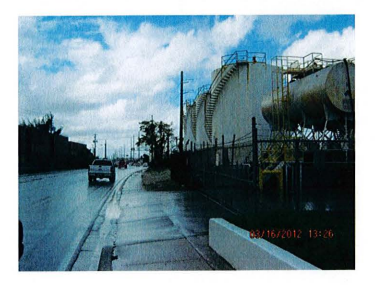
I arrived at Ms. Gutshall's residence at approximately 3:00pm. The fence gate was locked and no one appeared to be at home. I did not detect any objectionable odor at this time. Several THC readings were taken in front of her house and across the street and in the neighborhood. All the readings were negligible.



THC readings were taken here



In front of Ms.Gutshall house



THC readings were taken here



Several readings were taken in the neighborhood



# **Odor Monitoring Report**

Facility: Cliff Berry Inc and Vicinity

Inspection Date: March 12 through March 22, 2012

Reason: Complaint

Monitoring Conducted By: Ray Gordon, Special Projects Administrator

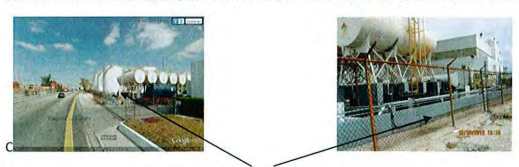
Between March 12 and March 22 2012, Staff from the Air Quality Management Division conducted measurements of total hydrocarbon (THC) concentration at six different sites in the vicinity of Cliff Berry Inc., located at 3033 NW N. River Dr. This monitoring was carried out pursuant to numerous complaints from Ms. Enrichetta Gutshall who resides at 3340 NW 19 Terrace, of odors from Cliff Berry Inc.

The monitoring sites were numbered 1 through 6 (see attached map) and located as follows:

- 1. Cliff Berry 3033 NW N. River Dr. (Along fence at the north west corner of the facility)
- 2. Stone Age Antiques 3236 NW S. River Dr.(At the entrance to the facility)
- 3. NW 20 St. between 31 & 32 Ave.
- 4. NW 19 Terrace between 31 & 32 Ave.
- NW 20 St between 33 & 34 Ave.
- 6. Vicinity of 3340 NW 19 Terrace (In proximity of complainant's house)

Each site was sampled over a period of seven days at different times during the day. Sampling was done using a Mini Rae 2000 Photoinoization Detector (PID) calibrated to measure total hydrocarbons (THC) zero ppm and above. The wind direction and speed for each day was obtained from online data. The inspection sampling results are summarized in table 1.

Site # 1.Slight odors were detected at this site on all seven occasions. THC concentrations measured at this site ranged from 0.0 parts per million (ppm) to 1.30 ppm. The odors were concentrated along the fence on the south west side of the facility. It should be noted that on some occasions trucks were being off loaded and sometimes not, however odors were detected at this location on all visits to the facility.



Cliff Berry Facility Odors detected here along fence

Site # 2. Slight odors were detected at this site on two occasions when the wind was from the north or north easterly directions. The odor was similar to that detected along the fence at Cliff Berry Inc. All the measurements taken at this location indicated zero THC. During a visit staff met with Mr. Michael Harris of Stone Age Antiques and he stated that the odors are strong on some occasions, but usually only lasted for a short time.

Site # 3. No odors were detected at this site and all the THC measurements were zero.

Site # 4. No odors were detected at this site and all the THC measurements were zero.

Site # 5. No odors were detected at this site and all the THC measurements were zero.

Site # 6. No odors were detected at this site during all seven occasions and all the THC measurements at this location were zero. This site is located on NW 19<sup>th</sup> Terrace in close proximity to the complainant's residence. Two neighbors were interviewed: Millie (last name n/a) who resides at 3380 NW 19 Terrace stated that she has never detected any odors, while Mr. Ansel Hernandez of 3350 NW 19 Terrace advised that there were odors on some occasions when the wind was from the north.

Pursuant to these results it can be concluded that slight odors can be detected at the Cliff Berry property line. Concentrations of total hydrocarbons (THC) measured were very low or zero at all of the locations monitored. During the monitoring period PERA personnel did not observe any odors in the vicinity of the complainant's house. Canvassing of the area by PERA personnel did not find any other facilities in the area that was producing any objectionable odors during these inspections.

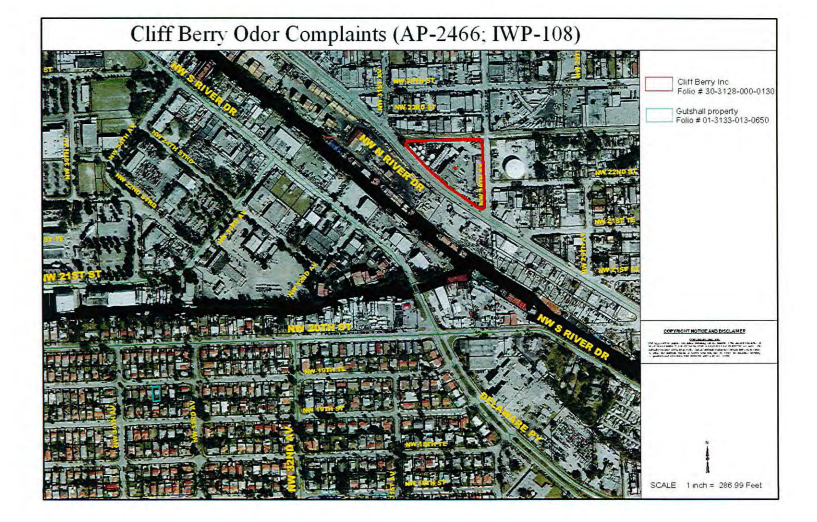


TABLE 1 THC MONITORING DATA CLIFF BERRY

Location	Date	Time	Wind speed & Direction	Odor Detected Y/N	THC Reading in PPM	Comments
1	3/12/12	10:25 am	E 15 MPH	Y	0.00	
2	3/12/12	10:30 am	E 15 MPH	N .	0.00	
3	3/12/12	10:35 am	E 15 MPH	N	0.00	
4	3/12/12	10:50 am	E 15 MPH	N	0.00	
5	3/12/12	10:40 am	E 15 MPH	N	0.00	
6	3/12/12	10:45 am	E 15 MPH	N	0.00	

Location	Date	Time	Wind speed & Direction	Odor Detected Y/N	THC Reading in PPM	Comments
1	03/13/2012	3:40 pm	E 10 MPH	Υ	0.20	Truck being off loaded
2	03/13/2012	3:30 pm	E 10 MPH	N	0.00	Near stone age antiques
3	03/13/2012	3:10 pm	E 10 MPH	N	0.00	
4	03/13/2012	3:25 pm	E 10 MPH	N	0.00	
5	03/13/2012	3:15 pm	E 10 MPH	N	0.00	
6	03/13/2012	3:20 pm	E 10 MPH	N	0.00	

Location	Date	Time	Wind speed & Direction	Odor Detected Y/N	THC Reading in PPM	Comments
						Truck off loading, spoke with Carlo (supervisor) nothing unsual at the
1	3/14/2012	2:55 pm	N 10 MPH	Υ	0.80	time
2	3/14/2012	3:15 pm	N 10 MPH	Υ	0.00	
3	3/14/2012	3:20 pm	N 10 MPH	N	0.00	
4	3/14/2012	3:40 pm	N 10 MPH	N	0.00	
5	3/14/2012	3:25 pm	N 10 MPH	N	0.00	
6	3/14/2012	3:35 pm	N 10 MPH	N	0.00	

Location	Date	Time	Wind speed & Direction	Odor Detected Y/N	THC Reading in PPM	Comments
1	3/15/12	2:10 pm	NE 10-12 MPH	Y	0.90	Contacted Leroy Arce, Burner not in operation, Truck offloading
		2.10 pm	INC 10-12 IVIPH		-	operation, Track officialing
2	3/15/12	1:55pm	NE 10-12 MPH	Y	0.00	
3	3/15/12	1:50 pm	NE 10-12 MPH	N	0.00	
4	3/15/12	1.45 pm	NE 10-12 MPH	N	0.00	
5	3/15/12	1.35 pm	NE 10-12 MPH	N	0.00	
6	3/15/12	1:40 pm	NE 10-12 MPH	N	0.00	

Location	Date	Time	Wind speed & Direction	Odor Detected Y/N	THC Reading in PPM	Comments
1	03/20/2012	1.55 pm	E 12 MPH	Υ	1.10	
2	03/20/2012	2:20 pm	12:00 AM	N	0.00	
3	03/20/2012	2.25 pm	E 12 MPH	N	0.00	
4	03/20/2012	2;45 pm	E 12 MPH	N	0.00	
5	03/20/2012	2;30 pm	E 12 MPH	N	0.00	
6	03/20/2012	2:40 pm	E 12 MPH	N	0.00	During this monitoring session I Talked with Mr.Ansel Fernandez who resides at 3350 NW 19 terrace Mr Hernandes stated that he does smell the odors when the wind is from the North

ocation	Date	Time	Wind speed & Direction	Odor Detected Y/N	THC Reading in PPM	Comments
1	3/22/12	2:00 pm	ESE 14 MPH	Υ	1.30	
2	3/22/12	2:25 pm	ESE 14 MPH	N	0.00	
3	3/22/12	2;30 pm	ESE 14 MPH	N	0.00	
4	3/22/12	2:50 pm	ESE 14 MPH	N	0.00	
5	3/22/12	2:35 pm	ESE 14 MPH	N	0.00	
6	3/22/12	2:45 pm	ESE 14 MPH	N	0.00	

Inspection Area	CA-1
Inspector	grahar
Date (mm/dd/yyyy)	8/4/2012
Start Time (24 hr. format)	15:12
End Time (24 hr. format)	15:45
Hours Worked	0:33
Mileage	8
County Vehicle Number	23956

Complaint #	061108					
Permit #	multiple					
Complainant Name	Enriqueta Gutshall					
Complainant Address	na					
Complainant Phone #	305-634-7244					
Call back?	No Call back info (DATE&TIME):					
Source Name	CBI					
Source Address	3033 NW North River Dr					
City	UNC					
Nature of Complaint	Toxic odors from CBI					
Additional Complaint Types:*	AIR					

\* Please add NPDES to all relevant complaints

Inspection Type & Reason:	UNS-COM			
Outcome Code:	SAT	Notice Given: (for Water Rest & NPDES)		
Inspector On Call:	Yes			
On Site Contact Name	Armando JR			
On Site Contact Title	employee			
On Site Phone #	na			
Photos Taken:	Yes	Samples Taken: No		
QUE FOL Inspection (w/in Days)?	No	, Days QUE FOL to		
Permit Group Notification	Yes	Enforcement Required: No		

Supervisor	Eduardo de Aragon
Review Date	08/06/12
Status	Closed

### Comments

Note: Use CTRL-A to select all text

No odor was detected outside the facility, in its surroundings nor in the neighborhood leading to facility. As per employee on site, CBI was not operating at this time.

Air Section will be notified. EdeA ok to close copy to R Gordon. 21-Sep-2012 Page 1

### Metropolitan Dade County, Florida Department of Environmental Resources Management

## Inspection Results Report

Schedule ID SING-LE - -Inspection ID 2012-0920-1426-3644 Source PER Source ID 2007-0731-1213-3136 Inspection Description AP-2466 : CLIFF BERRY, INC. MIAMI TERMINAL Address Description 3033 NW NORTH RIVER DR Date Requested \_09/20/2012 Assigned To GORDOR Date Assigned 09/20/2012 Inspection Date 09/12/2012 And Time 12:40PM Type UNS Reason Code COMP Outcome Code SAT Made By: Inspector DELGAF Work Group AP At the time of the inspection, was the inspector on call? N [Yes, No] Person Contacted LEROY ARCE Title GENERAL MANAGER Phone (305) 638-0520 [Public/Well] nk [Y/N] Photos Taken N [Y/N] Water [Public OW Separator [Y/N] Septic Tank 0 [#] Soakage Pits 0 [#] Storm Drains VE Readings N [Y/N] Sewer [Y/N/Available] Floor Drain Stack Test N [Y/N] Samples Taken N [Y/N] Monitoring French Drains [Y/N] Vent Pipes 0 [#] Vent Pipe Type Floor Drains 0 [#] Monitoring Wells 0 [#] Fee Code NC Amount 0.00

Cost Center Number 000000 Hours Worked 0.00

ON SEPTEMBER 12, 2012 AT 12:40 P.M., I VISITED THIS FA-CILITY TO INVESTIGATE AN ODOR COMPLAINT RECEIVED IN THE OFFICE BY THE RER POLLUTION REGULATION DIVISION. ON SITE I MET LEROY ARCE, THE FACILITY'S GENERAL MANAGER. WE WALKED THRU THE FACILITY AND ON THE SIDEWALK ALONG NW 20TH STREET; I DID NOT DETECT ANY OBJECTIONABLE ODORS INSIDE THE FACILITY BUT I DETECTED SOME ODORS WHEN WE WALKED ALONG THE SIDEWALK NEXT TO THE PLANT. THE FACILITY WAS OPERATIONAL AT THE TIME OF THE INSPEC-TION, A TRUCK WAS IN THE PROCESS OF UNLOADING OILY WAS-TE IN THE FACILITY. THE WIND WAS BLOWING FROM THE NORTHWEST AS SHOWN BY THE

WIND SOCK ON TOP OF THE FACILITY'S ROOF.

AFTER I LEFT THE FACILITY I DROVE AROUND THE NEIGHBOR-HOOD LOCATED NEAR NW 30 AVENUE AND NW 19 STREET. I DID NOT DETECT ANY OBJECTIONABLE ODORS IN THE AREA. I PRO-CEEDED TO STONE AGE ANTIQUES LOCATED AT 3236 N.W. SOUTH RIVER DRIVE AND DETECTED THE SAME ODORS DETECTED ON THE SIDEWALK ON NW 20 STREET. THE ODORS WERE NOT STRONG.

For agusto

# **Odor Monitoring Report**

Facility: Cliff Berry Inc and Vicinity

Inspection Date: November 30, 2012

Reason: Compliant

Inspector: Maruful Malik

On November 30, 2012 I conducted an inspection at Cliff Berry Inc and surrounding areas to determine if there were any odors from the facility in the neighborhood. This inspection was carried out pursuant to a complaint from Ms. Enrichetta who resides at 3340 NW 19 terraces.

I arrived at Cliff Berry Inc. located at 3033 NW North River Drive at approximately 11:10 am and did not detect any objectionable odor. A total hydrocarbon measurement (THC) was done using Multi Rae 2000 Photoinoization Detector (PID) along the fence surrounded by storage tanks. The reading was fluctuating between 0.0 to 0.4 registered occasionally.

I then drove to Glass-Tech at 11:40 am and did not detect any objectionable odors.

Afterward, I visited to Stone Age Antiques located at 3236 NW South River Drive at approximately 11:55 am and did not detect any objectionable odors. The Multi Rae reading was below 0.2.

It was a cloudy day with drizzling during my visit to the above facilities.

March Malik

16-Oct-2012 Page 1

Schedule ID SING-LE - - Inspection ID 2012-1015-1456-5561

Source ID 2007-0731-1213-3136

Source PER

## Metropolitan Dade County, Florida Department of Environmental Resources Management

# Inspection Results Report

```
Inspection Description
AP-2466 : CLIFF BERRY, INC. MIAMI TERMINAL
Address Description 3033 NW NORTH RIVER DR
Date Requested 10/15/2012 Assigned To GORDOR Date Assigned 10/15/2012
Inspection Date 10/12/2012 And Time 10:12AM Type UNS
                                                          Reason Code COMP
Outcome Code SAT Made By: Inspector DELGAF
                                                 Work Group AP
At the time of the inspection, was the inspector on call? N [Yes, No]
Person Contacted LEROY ARCE
Title GENERAL MANAGER
                      Phone ( )
Photos Taken Y [Y/N] Water [Public/Well] Soakage Pits 0 [#] OW Separator [Y/N] Septic Tank [Y/N] Storm Drains 0 [#] VE Readings N [Y/N] Sewer [Y/N/Available] Floor Drains 0 [#] Stack Test N [Y/N] Samples Taken N [Y/N] Monitoring Wells 0 [#]
French Drains [Y/N] Vent Pipes 0 [#] Vent Pipe Type
Amount
Tee Code NC
                                0.00
lost Center Number 000000 Hours Worked
                                         0.00
ON OCTOBER 12, 2012 AT 10:12 A.M., MARUFUL MALIK AND I
            VISITED THIS FACILITY TO INVESTIGATE AN ODOR COMPLAINT.
            FIRST WE DROVE AROUND THE NEIGHBORHOOD LOCATED NEAR NW
            30 AVENUE AND NW 19 STREET TO FIND OUT IF THERE WERE
            ANY OBJECTIONABLE ODORS AND TO TAKE PID READINGS.
            BELOW ARE THE RESULTS OF THE PID READINGS:
            1-NW 30 AVE AND NW 19 ST- OPPM.
            2-NW 31 AVE AND NW 19 ST- OPPM.
            3-NW 32 AVE AND NW 19 ST- OPPM.
            4-NW 33 AVE AND NW 19 ST- OPPM.
            WE ALSO WENT TO STONE AGE ANTIQUES LOCATED AT 3236 NW
            SOUTH RIVER DRIVE AND ALSO TOOK A PID READING WHICH WAS
            OPPM. NO ODORS WERE DETECTED ANYWHERE.
            WE PROCEEDED TO CLIFF BERRY AND WE MET LEROY ARCE, THE
            FACILITY'S GENERAL MANAGER. THEY WERE IN THE PROCESS OF
            UNLOADING A TRUCK. WE DID NOT DETECT ANY ODORS AROUND
            THE FACILITY AND WE TOOK A PID READING IN FRONT OF THE
            FACILITY BY NW 20 STREET; THE RESULTS WERE OPPM. THE
            WIND WAS BLOWING FROM THE NORTHWEST AROUND 25 MILES PER
                  Figel Me Gal
            HOUR.
```

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#### **ENVIROS**

#### Warning Notice - WRN15-0055

Warning	Notice	- Detai	Is
---------	--------	---------	----

Location

Documents

Warning Notice #: Warning Type:

WRN15-0055 Citation Warning Cliff Berry, Inc.

Status: Complied Violation Date: Jul 29, 2014 Mar 2, 2015 Completed Date:

Respondent Name:

Facility:

Cliff Berry, Inc. - Port Everglades Facility

Issuing Officer: Issuing Officer Phone: Division:

Greg Whitaker (954) 519-1229 Pollution Prevention Technical Review Team,

Violations

Code Section Number

Division Section:

Section Excerpt Excerpt Text

**Violation Description** 

**Corrective Action** 

27-27(a)(8)

General violations and prohibitions.

"(a) Violations: It shall be a violation of this chapter for any person: ... (8) To fail to prepare or submit a report or document required by a license or this chapter."

Failing to submit "as-built" or "record" construction drawings as required by Storage Tank License No. ST-05251-11-01, Storage Tank Modification No. TM-(BCC) Section 27-306(c).

Respondent shall submit the appropriate as-built construction drawings signed and sealed by a professional engineer registered in the State of Florida in accordance with the applicable provisions of the Broward County Local 000802184-012 and Broward County Code Amendments to the Florida Fire Prevention Code, the Florida Building Code, the most current version of Chapters 62-252, 62-761, and 62-762, F.A.C., and the BCC.

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**Environmental Protection and Growth Management Department** POLLUTION PREVENTION DIVISION One North University Drive, Suite 102, Plantation, FL 33324 954-519-1260 · FAX 954-519-1494

#### CITATION WARNING NOTICE

Page 1 of 2

## CITATION WARNING NOTICE NUMBER: WRN15-0055

Pursuant to Chapter 27 of the Broward County Code of Ordinances ("Code" or "BCC"), the Environmental Protection and Growth Management Department (Department) has the authority and duty to control and regulate activities and facilities which adversely affect the air, water, soil and other natural resources of Broward County.

The Natural Resource Enforcement Officer identified below certifies that he/she has just grounds to believe that on or about July 29, 2014, at the location below, the following Respondent(s) was/were in violation of the sections of the Broward County Code identified in each count:

3400 SE 9TH AVE

Location:

Dania Beach, FL 33316

COUNT 1: Respondent: Cliff Berry, Inc.

#### Violated Section 27-27(a)(8), BCC, which states:

(a) Violations: It shall be a violation of this chapter for any person: ... (8) To fail to prepare or submit a report or document required by a license or this chapter."

By: Failing to submit "as-built" or "record" construction drawings as required by Storage Tank License No. ST-05251-11-01, Storage Tank Modification No. TM-000802184-012 and Broward County Code (BCC) Section 27-306(c).

#### Corrective Action:

Respondent shall submit the appropriate as-built construction drawings signed and sealed by a professional engineer registered in the State of Florida in accordance with the applicable provisions of the Broward County Local Amendments to the Florida Fire Prevention Code, the Florida Building Code, the most current version of Chapters 62-252, 62-761, and 62-762, F.A.C., and the BCC.

Correct within 30 day(s) of service of this notice.

#### **CITATION WARNING NOTICE NUMBER: WRN15-0055**

Page 2 of 2

Accordingly, the Respondent(s) is/are hereby advised to correct and respond to the aforesaid allegation(s) within the time period identified in each count above, or by advising the Department of any circumstances which it believes make this/these allegation(s) inapplicable.

Failure to respond to this Citation Warning may result in the issuance of a Citation. The maximum civil penalty which may be levied pursuant to a Citation shall not exceed \$500.00 per violation.

Issued By: Greg Whitaker

Phone: (954) 519-1229 FAX: (954) 765-4804 Email: gwhitaker@broward.org

Issued Date: 02/12/2015

### Registered Agent/Mailed To:

Cliff Berry, Sr. (for Cliff Berry, Inc.) 851 Eller Dr. Fort Lauderdale, FL 33316 RRR: 7008 1140 0003 8554 9748 Broward.org | Government | Agencies | Services | Residents | Businesses | Visitors |



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#### **ENVIROS**

#### Warning Notice - WRN16-0021

Warning	Notice -	Details
---------	----------	---------

Location

Documents

Warning Notice #: Warning Type:

WRN16-0021

Respondent Name:

Citation Warning Cliff Berry Associates, Inc. Status: Violation Date: Complied

Completed Date:

Dec 14, 2015 Mar 1, 2016

Facility:

Cliff Berry, Inc. - Port Everglades Facility

Issuing Officer:

Issuing Officer Phone:

Division: Division Section: Cynthia Fernandez (954) 519-1459

**Excerpt Text** 

Pollution Prevention Licensing & Compliance

Violations

Code Section Number

27-175(h)

Section Excerpt

AIr Quality: Unconfined **Emissions of** Particulate Matter "... No person shall cause, let, permit, suffer, or allow the emissions of particulate matter, from any source whatsoever, including but not limited to vehicular movement, transportation of materials, construction, alteration, demolition or wrecking, or industrial related activities such as loading, unloading, storing, handling, surface coating, or surface preparation without taking reasonable precautions to prevent such emission, as

described in Subsection 27-177(b) of this article.

**Violation Description** 

Causing, letting, permitting, suffering or allowing the emissions of particulate matter from sandblasting operations at Port Everglades facility without taking reasonable precautions to prevent such emissions.

**Corrective Action** 

Respondent, Cliff Berry, Inc., must immediately take reasonable precautions to prevent unconfined emissions of particulate matter. Within fifteen (15) days of service of this notice, respondent shall provide to the Pollution Prevention Division its plan to control unconfined emissions of particulate matters during sandblasting operations.

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Environmental Protection and Growth Management Department
POLLUTION PREVENTION DIVISION
1 North University Drive, Box 102, Plantation, Florida 33324
954-519-1260 · FAX 954-519-1494

### CITATION WARNING NOTICE

Page 1 of 2

## CITATION WARNING NOTICE NUMBER: WRN16-0021

Pursuant to Chapter 27 of the Broward County Code of Ordinances ("Code" or "BCC"), the Environmental Protection and Growth Management Department (Department) has the authority and duty to control and regulate activities and facilities which adversely affect the air, water, soil and other natural resources of Broward County.

The Natural Resource Enforcement Officer identified below certifies that he/she has just grounds to believe that on or about December 14, 2015, at the location below, the following Respondent(s) was/were in violation of the sections of the Broward County Code identified in each count:

3400 SE 9TH AVE

Location: Dania

Dania Beach, FL 33316

COUNT 1: Respondent: Cliff Berry Associates, Inc.

#### Violated Section 27-175(h), BCC, which states:

"... No person shall cause, let, permit, suffer, or allow the emissions of particulate matter, from any source whatsoever, including but not limited to vehicular movement, transportation of materials, construction, alteration, demolition or wrecking, or industrial related activities such as loading, unloading, storing, handling, surface coating, or surface preparation without taking reasonable precautions to prevent such emission, as described in Subsection 27-177(b) of this article."

By: Causing, letting, permitting, suffering or allowing the emissions of particulate matter from sandblasting operations at Port Everglades facility without taking reasonable precautions to prevent such emissions.

#### **Corrective Action:**

Respondent, Cliff Berry, Inc., must immediately take reasonable precautions to prevent unconfined emissions of particulate matter. Within fifteen (15) days of service of this notice, respondent shall provide to the Pollution Prevention Division its plan to control unconfined emissions of particulate matters during sandblasting operations.

Correct within 15 day(s) of service of this notice.

#### **CITATION WARNING NOTICE NUMBER: WRN16-0021**

Page 2 of 2

Accordingly, the Respondent(s) is/are hereby advised to correct and respond to the aforesaid allegation(s) within the time period identified in each count above, or by advising the Department of any circumstances which it believes make this/these allegation(s) inapplicable.

Failure to respond to this Citation Warning may result in the issuance of a Citation. The maximum civil penalty which may be levied pursuant to a Citation shall not exceed \$500.00 per violation.

Issued By: Cynthia Fernandez

Phone: (954) 519-1459 FAX: (954) 519-1495 Email: cfernandez@broward.org

Issued Date: 02/03/2016

### Registered Agent/Mailed To:

Cliff Berry, Sr (for Cliff Berry Associates, Inc.) 851 Eller Dr Fort Lauderdale, FL 33316

RRR: 7008 1140 0003 8554 8956

# Cliff Berry Associates, Inc.

February 23, 2016

Broward County
Environmental Protection and Growth Management Department
Pollution Prevention Division
1 North University Drive, Box 102
Plantation, FL 33324

RE: Citation Warning Notice: WRN16-0021

MBorn &-

Dear Ms. Fernandez,

Cliff Berry Associates, Inc. (CBA) received citation warning notice WRN16-0021 on February 11, 2016 regarding a violation to Section 27-175(h), BBC, concerning an emission of particulate matter related to sandblasting operations at the Port Everglades facility. Pursuant to the warning notice, CBA has come up with a two part solution that will prevent such future emissions. First, CBA will remove all sand from ground level and install a silt fence around the perimeter of the work area. Second, CBA will install and secure a canvas structure to allow sandblasting operations to occur within the enclosure. We believe this is a reasonable precaution to prevent the emission of particulate matter.

Sincerely,

Cliff Berry, Sr.

Director

RRR: 7015 0640 0002 1214 3291

3/1/16



## Florida Department of Environmental Protection

Twin Towers Office Bldg. 2600 Blair Stone Road. Tallahassee, Florida 32399-

## Division of Waste Management Bureau of Petroleum Storage Systems

# Storage Tank Facility Installation Site Inspection Report

#### **Facility Information:**

Facility ID:

8630152

County: MIAMI-DADE

Inspection Date: 09/25/2015

Facility Type:

D -Bulk Storage Facility

Facility Name:

CLIFF BERRY INC-MIAMI TERMINAL

3033 NW NORTH RIVER DR

USTs: 0

MIAMI, FL 33142

Mineral Acid Tanks: 0

# Of Inspected ASTs: 18

Latitude:

25° 47' 51.3034"

Longitude:

80° 14' 42.2679"

LL Method:

**DPHO** 

## Inspection Result:

Result:

Minor Out of Compliance

Description:

Facility is Minor Out of Compliance.

#### Financial Responsibility

Financial Responsibility:

**INSURANCE** 

Insurance Carrier:

AIG

#### Signatures:

TKDERM - MIAMI - DADE DEPT OF REGULATORY & ECON RESOURCES

Storage Tank Program Office

(305) 372-6807

Storage Tank Program Office Phone Number

Alejandro G De Zayas INSPECTOR NAME

Kelly Brandenburg

Ser Brander

REPRESENTATIVE NAME

INSPECTOR SIGNATURE

REPRESENTATIVE SIGNATURE

09/25/2015 De Zayas, Alejandro **Activity Opened** Page 1 of 9

Owners of UST facilities are reminded that the Federal Energy Policy Act of 2005 requires Operator Training at all facilities by August 8, 2012. For further information please visit: http://www.dep.state.fl.us/waste/categories/tanks/pages/op\_train.htm

#### Reviewed Records

Record Category	Record Type	From Date	To Date	Reviewed Record Comment
Two Years	Certificate of Financial Responsibility	12/31/2014	12/31/2015	AIG Ins.
Life Time	Written Release Detection Response Level Info	09/25/2015	09/25/2015	SPCC

#### **Outstanding Violations**

Type: Violation
Significance Minor

Rule: 62-762.701(1)(a)1.d., 62-762.701(1)(a)1.c., 62-762.701(1)(a)1.b., 62-762.701(1)(a)1.a.

Violation Text: Not repaired component which has or could cause a discharge or release.

Explanation: An operational or structural problem that could potentially result in a discharge or

release. Metal tanks, and piping with signs of corrosion.

Corrective Action: Properly address the observed signs of corrosion on all impacted tanks and their

associated piping.

## **Violation Comments**

06/12/2014

ASTs are still rusted.

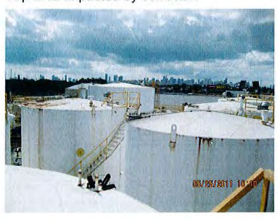
#### 07/07/2015

Tanks 1 thru 7 have been painted and re-coated currently corrosion free. But horizontal AST's 13 thru 21 are still impacted by corrosion, discoloration was observed on outer wall. See pictures attach

#### **Violation Photos**

Added Date 05/25/2011

Top area impacted by corrosion



Added Date 05/25/2011

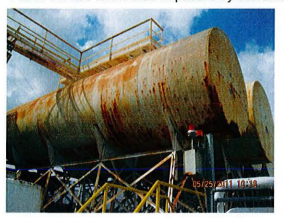
Bottom part of the tank impacted by corrosion



8630152

Added Date 05/25/2011

Out-of-service tanks also impacted by corrosion



Added Date 06/12/2014 Piping rusted.

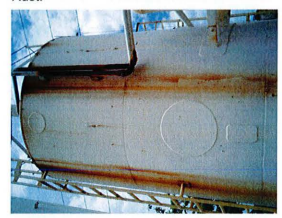


Added Date 06/12/2014 Rust.



Added Date 06/12/2014

Rust.



Added Date 06/12/2014 Rust.



Added Date 02/06/2015 Corroded Tanks



Added Date 02/06/2015

Still corroded piping



Added Date 02/06/2015
Piping and base of tank still corroded



Added Date 02/06/2015
Tank still corroded



Added Date 02/06/2015

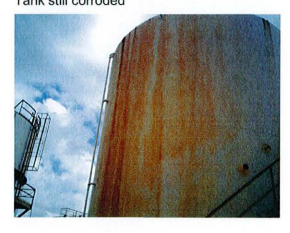
Piping still corroded



Added Date 02/06/2015 Piping still corroded



Added Date 02/06/2015
Tank still corroded







#### Florida Department of Environmental Protection

Twin Towers Office Bldg. 2600 Blair Stone Road. Tallahassee, Florida 32399-2400

## Division of Waste Management Bureau of Petroleum Storage Systems

Storage Tank Facility Re-Inspection Site Inspection Report

#### **Facility Information:**

Facility ID:

8630152

County: MIAMI-DADE

Inspection Date: 07/07/2015

USTs: 0

# Of Inspected ASTs: 21

Mineral Acid Tanks: 0

Facility Type:

D -Bulk Storage Facility

Facility Name:

CLIFF BERRY INC-MIAMI TERMINAL

3033 NW NORTH RIVER DR

MIAMI, FL 33142

Latitude:

25° 47' 51.3034"

Longitude:

80° 14' 42.2679"

LL Method:

**DPHO** 

### Inspection Result:

Result:

Minor Out of Compliance

Description:

Facility is Minor Out of Compliance.

# Financial Responsibility

Financial Responsibility:

**INSURANCE** 

Insurance Carrier:

AIG

# Signatures:

TKDERM - MIAMI - DADE DEPT OF REGULATORY & ECON RESOURCES

Storage Tank Program Office

(305) 372-6807

Storage Tank Program Office Phone Number

Carlos E. Fernandez-Bango

INSPECTOR NAME

Leroy Arce

REPRESENTATIVE NAME

Sury are

INSPECTOR SIGNATURE

REPRESENTATIVE SIGNATURE

Activity Opened Date: 07/07/2015 Page 1 of 7 Fernandez-Bango, Carlos Owners of UST facilities are reminded that the Federal Energy Policy Act of 2005 requires Operator Training at all facilities by August 8, 2012. For further information please visit: http://www.dep.state.fl.us/waste/categories/tanks/pages/op\_train.htm

#### **Outstanding Violations**

Type: Violation Significance Name: Minor

Rule: 62-762.701(1)(a)1.d., 62-762.701(1)(a)1.c., 62-762.701(1)(a)1.b., 62-762.701(1)(a)1.a.

Violation Text: Not repaired component which has or could cause a discharge or release.

Explanation: An operational or structural problem that could potentially result in a discharge or

release. Metal tanks, and piping with signs of corrosion.

Corrective Action: Properly address the observed signs of corrosion on all impacted tanks and their

associated piping.

### **Violation Comments**

#### 07/07/2015

Tanks 1 thru 7 have been painted and re-coated currently corrosion free. But horizontal AST's 13 thru 21 are still impacted by corrosion, discoloration was observed on outer wall. See pictures attach

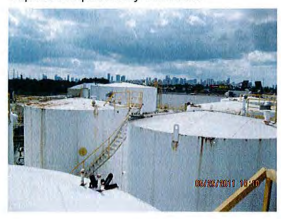
#### 06/12/2014

ASTs are still rusted.

#### **Violation Photos**

Added Date 05/25/2011

Top area impacted by corrosion



Added Date 05/25/2011

Bottom part of the tank impacted by corrosion



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# Florida Department of Environmental Protection

Twin Towers Office Bldg. 2600 Blair Stone Road. Tallahassee, Florida 32399-2400

### **Division of Waste Management** Bureau of Petroleum Storage Systems

Storage Tank Facility Re-Inspection Site Inspection Report

Facility Information	n:

Facility ID:

8630152

County: MIAMI-DADE

Inspection Date: 02/06/2015

Facility Type:

D -Bulk Storage Facility

Facility Name:

CLIFF BERRY INC-MIAMI TERMINAL

# Of Inspected ASTs: 21

3033 NW NORTH RIVER DR

USTs: 0

MIAMI, FL 33142

Mineral Acid Tanks: 0

Latitude:

25° 47' 51.3034"

Longitude:

80° 14' 42.2679"

LL Method:

**DPHO** 

# Inspection Result:

Result:

Minor Out of Compliance

Description:

Facility is Minor Out of Compliance.

#### **Financial Responsibility**

Financial Responsibility:

**INSURANCE** 

Insurance Carrier:

AIG

Effective Date:

12/31/2014

Expiration Date: 12/31/2015

#### Signatures:

TKDERM - MIAMI - DADE DEPT OF REGULATORY & ECON RESOURCES

Storage Tank Program Office

(305) 372-6807

Storage Tank Program Office Phone Number

Christopher S Runte

Leroy Arce

Luy and

INSPECTOR NAME

REPRESENTATIVE NAME

INSPECTOR SIGNATURE

REPRESENTATIVE SIGNATURE

Activity Opened Date: 02/06/2015

Page 1 of 5

Runte, Christopher

Facility ID: 8630152

Owners of UST facilities are reminded that the Federal Energy Policy Act of 2005 requires Operator Training at all facilities by August 8, 2012. For further information please visit: http://www.dep.state.fl.us/waste/categories/tanks/pages/op\_train.htm

#### **Outstanding Violations**

Type: Violation

Significance Name: Minor

Rule: 62-762.641(2)(e)

Violation Text: Problems found during visual inspections not noted.

Explanation: Visual inspections. Any visual inspection of the storage tank system or its secondary

containment that reveals signs of corrosion, cracks, structural damage, leakage, or other

similar problems shall be noted. Repairs shall be made in accordance with the

requirements of Rule 62-762.701, F.A.C.

Corrective Action: Properly address the observed signs of corrosion on all impacted tanks and their

associated piping, and properly log the repairs made.

Type: Violation

Significance Name: Minor

Rule: 62-762.701(1)(a)1.d., 62-762.701(1)(a)1.c., 62-762.701(1)(a)1.b., 62-762.701(1)(a)1.a.

Violation Text: Not repaired component which has or could cause a discharge or release.

Explanation: An operational or structural problem that could potentially result in a discharge or

release. Metal tanks, and piping with signs of corrosion.

Corrective Action: Properly address the observed signs of corrosion on all impacted tanks and their

associated piping.

#### **Violation Comments**

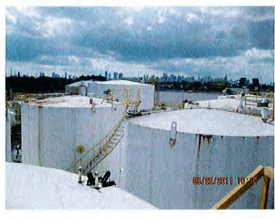
06/12/2014

ASTs are still rusted.

#### **Violation Photos**

Added Date 05/25/2011

Top area impacted by corrosion



Added Date 05/25/2011

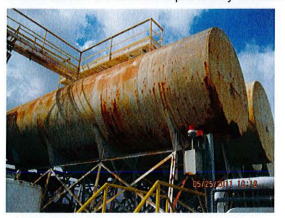
Bottom part of the tank impacted by corrosion



8630152

Added Date 05/25/2011

Out-of-service tanks also impacted by corrosion



Added Date 06/12/2014

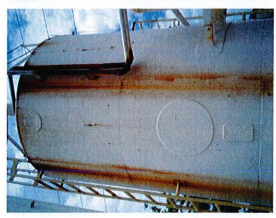


Added Date 06/12/2014 Rust.



Added Date 06/12/2014

Rust.



Added Date 06/12/2014



Added Date 02/06/2015 Corroded Tanks



8630152

Added Date 02/06/2015

Still corroded piping

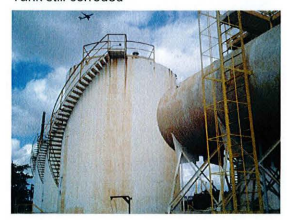


Added Date 02/06/2015
Piping and base of tank still corroded



Added Date 02/06/2015

Tank still corroded



Added Date 02/06/2015

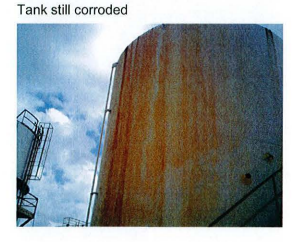
Piping still corroded



Added Date 02/06/2015
Piping still corroded



Added Date 02/06/2015



Added Date 02/06/2015

Base of tank still corroded



Added Date 02/06/2015
Base of tank still corroded



#### Added Date 02/06/2015

Tanks still corroded



## **Inspection Comments**

02/06/2015

Onsite with Ciprian Hosu inspector 1 and Leroy Arce General Manager 305-638-0520 to correct the violations noted on the annual inspection performed on 05/25/2011. All previous CH.62-761 violations noted during the annual compliance inspection have not been corrected. An Uniform Civil Violation Notice (UCVN) was issued onsite. Pictures were taken.



# Florida Department of Environmental Protection

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# **Hazardous Waste Inspection Report**

#### **FACILITY INFORMATION:**

Facility Name: Cliff Berry Inc - Miami Terminal

On-Site Inspection Start Date: 04/28/2014 On-Site Inspection End Date: 04/28/2014

ME ID#: 51668 EPA ID#: FLD058560699

Facility Street Address: 3033 NW North River Dr, Miami, Florida 33142-6304

Contact Mailing Address: PO Box 13079, Fort Lauderdale, Florida 33316-0100

County Name: Miami-Dade Contact Phone: (954) 763-3390

#### NOTIFIED AS:

CESQG (<100 kg/month)

Transporter

Transfer Facility

Used Oil

#### INSPECTION TYPE:

Routine Inspection for CESQG (<100 kg/month) facility

Routine Inspection for Used Oil Processor facility

Routine Inspection for Used Oil Marketer facility

Routine Inspection for Used Oil Transporter facility

Routine Inspection for Hazardous Waste Transporter facility

Routine Inspection for Hazardous Waste Transfer Facility

Routine Inspection for Used Oil Transfer Facility

Routine Inspection for Universal Waste Transporter facility

#### **INSPECTION PARTICIPANTS:**

Principal Inspector: Kathy R. Winston, Inspector

Other Participants: Leroy Arce, General Manager; Bridjette Bucell, Environmental Specialist

**LATITUDE / LONGITUDE:** Lat 25° 47' 47.6926" / Long 80° 14' 38.8063"

SIC CODE: 4953 - Trans. & utilities - refuse systems

TYPE OF OWNERSHIP: Private

#### Introduction:

CBI Miami is located in an industrial area near the Miami River in Miami, Florida. CBI Miami is located on an approximately 3.39-acre parcel of land owned by Cliff Berry, Inc., and is served by City of Miami water and sewer. The facility is authorized to process used oil, oily wastewater, petroleum contact water, oily solid waste, and used oil filters under their active permits #77628-HO-006 and #77628-SO-007. The facility is also registered as a Hazardous Waste Transporter and Transfer Facility (less than 10-day storage), and a Large Quantity Handler of Universal Waste batteries, mercury lamps and devices, and a Small Quantity Handler of pharmaceutical waste. The facility's most recent Used Oil Processing permit was issued on July 26, 2013 and will expire on February 12, 2018. In addition, CBI Miami is a Conditionally Exempt Small Quantity Generator (CESQG)) of hazardous waste. The facility employs 17 people, and operates Monday through Friday from 6am to 9pm.

Cliff Berry Inc., Whani Terminal Inspection Report

Inspection Date: 04/28/2014

## Compliance History

The two most recent inspections conducted by the Department were on December 6, 2012 and October 27, 2011, respectively. There was also a follow-up inspection on November 7, 2011, that was associated with the October 27, 2011 inspection. During the December 6, 2012 inspection, only minor violations were noted and the facility returned to compliance without enforcement on February 27, 2013. The October 27, 2011 inspection resulted in enforcement and a Consent Order, which was executed on February 5, 2013, resolved the matter.

Control of the Control of EXHIBIT 6

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## **Process Description:**

During the inspection, the inspector was escorted by facility personnel through the bulk offloading/pit area; the tank farm and used oil processing area; the wastewater pre-treatment plant; the facility laboratory; the container offloading and solid waste bulking area (covered dock); the nonhazardous waste and hazardous waste 10-day storage areas; the used oil filter processing building; and the oily waste roll-off storage area. The inspector also observed the loading station where processed used oil is loaded into trucks.

Used Oil Processing Area

No issues were noted in this area.

Oily Waste Roll-off Storage Area

No issues were noted in this area.

East Warehouse Area

At this time, this building is being used for used oil filter consolidation and miscellaneous storage. Also, there are still some tanks and machinery left in the building from the experimental biofuel manufacturing operation. The facility is working on selling or incorporating into their operations any of these items that are salvageable.

Solid Waste Bulking Area

No issues were noted in this area.

Hazardous Waste Transfer Area

No issues were noted in this area.

Record Review

The facility's Contingency Plan did not include the home addresses of the primary or secondary emergency coordinators. The secondary emergency coordinator's name in the Contingency Plan was incorrect. Also, the facility couldn't prove that the most recent version of the Contingency Plan had been distributed to the appropriate local authorities. All other records appeared to be in order: the general facility inspection log, weekly container inspection logs, manifests, acceptance and delivery logs for both hazardous waste and used oil, training records, and the permit; which included the waste analysis plan and the closure plan.

#### New Potential Violations and Areas of Concern:

#### **Violations**

Type: Violation

Page 3 of 4 EXHIBIT 6 Page 145 of 235

Cliff Berry Inc - Miami Terminal Inspection Report

Inspection Date: 04/28/2014

Rule: 279.52(b)(2)

Question Number: 28.340

Question: Does the plan include the following?

Explanation: The secondary emergency coordinator's name in the Contingency Plan is incorrect.

Also, the home addresses for both the primary and secondary emergency coordinators

are not provided in the above mentioned document.

Corrective Action: Please update the Contingency Plan to include the name of the new secondary

emergency coordinator and the home addresses for both the primary and secondary

emergency coordinators.

Type: Violation

Rule: 279.52(b)(3)

Question Number: 28.360

Question: Has the plan been distributed to the:

Explanation: The facility couldn't prove distribution of the most recent version of the Contingency Plan

to the appropriate local authorities.

Corrective Action: Make the requested changes to the Contingency Plan and then distribute the revised

version of this document to the appropriate local authorities. Please provide the

Department proof of distribution.

#### Conclusion:

An exit interview was conducted at the conclusion of the inspection which addressed the potential violations listed above. The facility was not in compliance at the time of the inspection and was given 14 days to return to compliance.

Chii Berry Inc - Miami Terminal Inspection Report

Page 146 of 235

abspection Date: 04/28/2014

# Signed:

A hazardous waste compliance inspection was conducted on this date, to determine your facility's compliance with applicable portions of Chapters 403 & 376, F.S., and Chapters 62-710, 62-730, 62-737, & 62-740 Florida Administrative Code (F.A.C.). Portions of the United States Environmental Protection Agency's Title 40 Code of Federal Regulations (C.F.R.) 260 - 279 have been adopted by reference in the state rules under Chapters 62-730 and 62-710, F.A.C. The above noted potential items of non-compliance were identified by the inspector(s).

This is not a formal enforcement action and may not be a complete listing of all items of non-compliance discovered during the inspection.

Kathy R. Winston	Inspector	
PRINCIPAL INSPECTOR NAME	PRINCIPAL INSPECTOR TITLE	
to w	6/16/2014	
PRINCIPAL INSPECTOR SIGNATURE	DATE	
Supervisor: <u>Karen Kantor</u>		
NOTE: By signing this document, the Site Ren	resentative only acknowledges receipt of this Inspection	

NOTE: By signing this document, the Site Representative only acknowledges receipt of this Inspection Report and is not admitting to the accuracy of any of the items identified by the Department as "Potential Violations" or areas of concern.

Not disclosed Conecti EXHIBIT 6



# Florida Department of Environmental Protection

Twin Towers Office Bldg. 2600 Blair Stone Road. Tallahassee, Florida 32399-2400

# Division of Waste Management Bureau of Petroleum Storage Systems

Storage Tank Facility Annual Compliance Site Inspection Report

**Facility Information:** 

Facility ID:

8630152

County: MIAMI-DADE

Inspection Date: 06/12/2014

Facility Type:

D -Bulk Storage Facility

3033 NW NORTH RIVER DR

Facility Name:

CLIFF BERRY INC-MIAMI TERMINAL

# Of Inspected ASTs: 21

USTs: 0

MIAMI, FL 33142

Mineral Acid Tanks: 0

Latitude:

25° 47' 51.3034"

Longitude:

80° 14' 42.2679"

LL Method:

**DPHO** 

Inspection Result:

Result:

Minor Out of Compliance

Description:

Facility is Minor Out of Compliance.

Financial Responsibility

Financial Responsibility:

**INSURANCE** 

Insurance Carrier:

AIG

Effective Date:

12/31/2013

Expiration Date: 12/31/2014

Signatures:

TKDERM - MIAMI - DADE DEPT OF REGULATORY & ECON RESOURCES

Storage Tank Program Office

(305) 372-6807

Storage Tank Program Office Phone Number

Christopher S Runte

INSPECTOR NAME

Leroy Arce

REPRESENTATIVE NAME

Derg aun

INSPECTOR SIGNATURE

REPRESENTATIVE SIGNATURE

Activity Opened Date: 06/12/2014 Page 1 of 5 Runte, Christopher Owners of UST facilities are reminded that the Federal Energy Policy Act of 2005 requires Operator Training at all facilities by August 8, 2012. For further information please visit: http://www.dep.state.fl.us/waste/categories/tanks/pages/op\_train.htm

## Reviewed Records

Record Category	Record Type	From Date	To Date	Reviewed Record Comment
Two Years	Monthly Maint. Visual Examinations and Results	11/01/2012	06/11/2014	Conducted by the facility
Two Years	Certificate of Financial Responsibility	12/31/2013	12/31/2014	AIG
Life Time	Written Release Detection Response Level Info	06/12/2014	06/12/2014	SPCC

# **Outstanding Violations**

Type: Violation Significance Name: Minor

Rule: 62-762.701(1)(a)1.d., 62-762.701(1)(a)1.c., 62-762.701(1)(a)1.b., 62-762.701(1)(a)1.a.

Violation Text: Not repaired component which has or could cause a discharge or release.

Explanation: An operational or structural problem that could potentially result in a discharge or

release. Metal tanks, and piping with signs of corrosion.

Corrective Action: Properly address the observed signs of corrosion on all impacted tanks and their

associated piping.

## **Violation Comments**

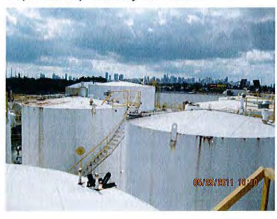
06/12/2014

ASTs are still rusted.

## **Violation Photos**

Added Date 05/25/2011

Top area impacted by corrosion



Added Date 05/25/2011

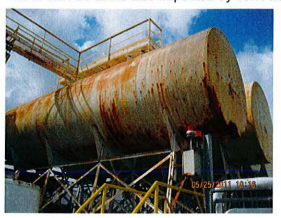
Bottom part of the tank impacted by corrosion



8630152

Added Date 05/25/2011

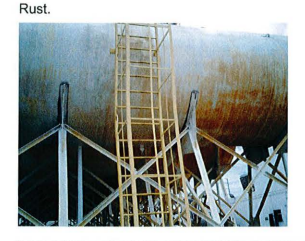
Out-of-service tanks also impacted by corrosion



Added Date 06/12/2014

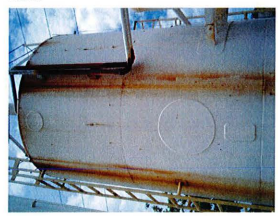


Added Date 06/12/2014



Added Date 06/12/2014

Rust.



Added Date 06/12/2014

Rust.



Type:

Violation

Significance Name: Minor

Rule:

62-762.641(2)(e)

Facility ID:

8630152

EXHIBIT 6 Page 150 of 235

Violation Text:

Problems found during visual inspections not noted.

Explanation:

Visual inspections. Any visual inspection of the storage tank system or its secondary

containment that reveals signs of corrosion, cracks, structural damage, leakage, or other

similar problems shall be noted. Repairs shall be made in accordance with the

requirements of Rule 62-762.701, F.A.C.

Corrective Action:

Properly address the observed signs of corrosion on all impacted tanks and their

associated piping, and properly log the repairs made.

## **Inspection Comments**

#### 06/12/2014

On site with Leroy Arce General Manager 305 638-0520 for an annual compliance inspection of 21 single walled steel ASTs used for fueling or waste oil storage. Seven tanks are field erected. All tanks are in secondary containment. Facility processes waste oil.

The registration information was verified and no changes are needed. There are six new modern welding vertical ASTs onsite. They are still being installed. A registration form will be needed to reflect the new tanks. A final installation inspection needs to be scheduled 48 hours in advance with DERM at 305-372-6600.

Registration placard is current and properly posted on site.

Monthly visual inspection logs are current.

The tanks appear to be in ok to poor condition with visible signs of corrosion (superficial rust stains), no weathering, cracking or blistering noted. No petroleum staining was observed on the exterior or the concrete pads around the tanks. (NCLI already issued for the violation)

The aboveground steel piping appears to be in poor condition with visible signs of corrosion (superficial rust stains) (NCLI already issued for the violation), no signs of leaks or petroleum staining were noted.

As per Mr. Arce the facility is started to pressure wash, treat and then paint all product piping, the horizontal tanks and the vapor recovery tanks within 14 days. A contract is being finalized within the next few weeks to have the field erected tanks treated and repainted. Mr. Arce stated he will forward me a copy of the contract. I will attach a copy of the contract to FIRST upon receipt.

The fill port spill containment bucket was dry. The fill port had a locked cap with a tight seal.

The fuel level is monitored through the flag fuel gauge.

A site diagram is attached to FIRST and pictures were taken.

#### 06/12/2014

A NCLI was previously issued for the open violations therefore a new one will not be issued for enforcement reasons.

# **Inspection Photos**

8630152

Added Date 06/12/2014

Horizontal ASTs (9)



Added Date 06/12/2014

Filling station.



Added Date 06/12/2014 Field erected ASTs.



Added Date 06/12/2014

Piping run (rust)



Added Date 06/12/2014

Fuel gauge.



Not disclosed

# FLORIDA FLORIDA

# Florida Department of

EXHIBIT 6 Page 152 of 235

## **Environmental Protection**

# **Hazardous Waste Inspection Report**

# FACILITY INFORMATION:

Facility Name: Cliff Berry Inc - Port Everglades Facility

On-Site Inspection Start Date: 04/17/2014 On-Site Inspection End Date: 04/17/2014

ME ID#: 57109 EPA ID#: FLR000083071

Facility Street Address: 3400 SE 9th Ave, Fort Lauderdale, Florida 33316

Contact Mailing Address: PO Box 13079, Fort Lauderdale, Florida 33316-0100

County Name: Broward Contact Phone: (954) 763-3390

# **NOTIFIED AS:**

CESQG (<100 kg/month)

Transporter Used Oil

## INSPECTION TYPE:

Routine Inspection for CESQG (<100 kg/month) facility

Routine Inspection for Used Oil Processor facility

Routine Inspection for Hazardous Waste Transporter facility

Routine Inspection for Used Oil Transporter facility

Routine Inspection for Universal Waste Transporter facility

Routine Inspection for Used Oil Transfer Facility

#### INSPECTION PARTICIPANTS:

Principal Inspector: Kathy R. Winston, Inspector

Other Participants: Steve Collins, Manager of Health, Safety, & Regulatory Affairs

LATITUDE / LONGITUDE: Lat 26° 5' 0.9698" / Long 80° 7' 57.7718"

SIC CODE: 4953 - Trans. & utilities - refuse systems

TYPE OF OWNERSHIP: Private

#### Introduction:

A routine hazardous waste and used oil compliance inspection was conducted at Cliff Berry Inc. (CBI) on April 17, 2014. The facility is a permitted used oil processing facility, and is located on an approximately 8.11 acre parcel of land leased from Cliff Berry Family Limited Partnership (landlord.) The facility is serviced by city water and septic tank, and employs approximately 60 to 65 people.

The facility is authorized to process used oil, oily wastewater, used oil filters, and solid waste materials under permit numbers 192423-HO-005 and 192423-SO-006. These permits will expire on April 22, 2017. The permits allows for drum storage in 0.16 acres of the facility's new maintenance/truck wash building, as well as, a 75 feet by 95 feet rolloff/solidification area. Also included, in these new permits, is the addition of five new 12,000 gallon steel tanks to the existing tank farm for storage of Used Oil/Water. However, the facility can't begin to use these tanks until as-builts are submitted and approved by the Department.

The last inspection of this facility was on July 30, 2012. There was only one violation and two areas of concern that needed to be addressed and the facility returned to compliance on August 30, 2012.

Inspection Date: 04/17/2014

# **Process Description:**

The area of the tank farm is 13,640 square feet and consists of two (2) 24,500 gallon tanks, six (6) 30,000 gallon tanks, one (1) 15,500 gallon tank, one (1) 593,570 gallon tank, and one (1) 17,700 gallon tank. All tanks are located within a secondary containment unit.

The new maintenance/truck washing building has eight bays. Three are setup for minor servicing of the facility's vehicles; most of the major repair work is handled by Kenworth. There is an aqueous parts washer in this area, as well as, a used oil tank. The inspector checked all aerosols used in the shop and didn't find any that contained chlorinated solvents. However; the inspector suggested that the facility might consider performing a waste determination on the sludge from the aqueous parts washer. Oily rags are purchased from an outside vendor, dried in a flammable can and then sent to the landfill. As soon as the solid waste consolidation begins, these rags will be place in the rolloff along with the solids from the truck wash and oily solid wastes that CBI will be taking from its' customers.

The operations taking place in the other five bays of the maintenance/truck wash building are as follows. Three of the bays are only being used for storage of supplies and equipment. The final two bays are where the truck wash is located and where the solid waste consolidation will be taking place. There is also an oily water collection tank in this area, which is receiving any liquids from the sloped containment area for the truck wash. Once this tank is full, the oily water will be pumped into a tanker and send to Miami for treatment. The solids that accumulate in the truck wash area will be placed in the solid waste consolidation rolloff and taken to a landfill, when the rolloff is full.

The facility's representatives and the inspectors then proceeded to the tank farm area and it was noted that the pads that would hold the five additional tanks were already present in the secondary containment surrounding the tank farm. The secondary containment for the tank farm didn't have any areas where cracks in the concrete or damage to the epoxy were evident and it was predominantly free of precipitation (it had rained earlier that day and there were some small puddles in several areas inside the containment.)

# Record Review

All other required records were available and appeared to be in order including; training records, acceptance and delivery logs, the Contingency Plan (September 2013), general facility inspection logs, the waste analysis plan, and the closure plan.

#### New Potential Violations and Areas of Concern:

# **Violations**

Type: Violation

Rule: 279.52(b)(3)

Question Number: 28.360

Question: Has the plan been distributed to the:

Explanation: When the inspector visited the company's facility in Miami, the following week, they

were unable to produce documentation for distribution of the most recent version of the Contingency Plan to local authorities. At that point, the inspector realized that this particular information had never been produced for the Port Everglades facility.

Corrective Action: Please provide documentation that the most recent version of the facility's Contingency

Plan has been distributed to local authorities.

Cliff Berry Inc - Port Everglades Facility Inspection Report

Page 3 of 4 EXHIBIT 6 Page 154 of 235

Conclusion:

Inspection Date: 04/17/2014

The exit interview left at the end of this inspection indicated that the facility was in compliance. However; when the inspector went to the company's Miami facility, a week later, she observed that the facility couldn't provide documentation that the most recent version of the Contingency Plan had been distributed to the appropriate local authorities. At this point, the inspector realized she had never seen the distribution documentation for the Port Everglades facility; therefore, a request was made for this information to be provided.

# EXHIBIT 6 Page 155 of 235

# Signed:

A hazardous waste compliance inspection was conducted on this date, to determine your facility's compliance with applicable portions of Chapters 403 & 376, F.S., and Chapters 62-710, 62-730, 62-737, & 62-740 Florida Administrative Code (F.A.C.). Portions of the United States Environmental Protection Agency's Title 40 Code of Federal Regulations (C.F.R.) 260 - 279 have been adopted by reference in the state rules under Chapters 62-730 and 62-710, F.A.C. The above noted potential items of non-compliance were identified by the inspector(s).

This is not a formal enforcement action and may not be a complete listing of all items of non-compliance discovered during the inspection.

Kathy R. Winston	Inspector	
PRINCIPAL INSPECTOR NAME	PRINCIPAL INSPECTOR TITLE	
K-h-	7/22/2014	
PRINCIPAL INSPECTOR SIGNATURE	DATE	
Supervisor: Karen Kantor		
NOTE: By signing this document, the Site Re	presentative only acknowledges receipt of this Inspection	

NOTE: By signing this document, the Site Representative only acknowledges receipt of this Inspection Report and is not admitting to the accuracy of any of the items identified by the Department as "Potential Violations" or areas of concern.



# Florida Department of

**EXHIBIT 6** Page 156 of 235

## **Environmental Protection**

# **Hazardous Waste Inspection Report**

# FACILITY INFORMATION:

Facility Name: Cliff Berry Inc - Miami Terminal

12/06/2012 On-Site Inspection Start Date: On-Site Inspection End Date: 12/06/2012

ME ID#: 51668 EPA ID#: FLD058560699

Facility Street Address: 3033 NW North River Dr, Miami, Florida 33142-6304

PO Box 13079, Fort Lauderdale, Florida 33316-0100 Contact Mailing Address:

**Contact Phone: County Name:** Miami-Dade (954) 763-3390

# NOTIFIED AS:

CESQG (<100 kg/month)

Transporter

Transfer Facility Used Oil

# INSPECTION TYPE:

Routine Inspection for CESQG (<100 kg/month) facility

Routine Inspection for Hazardous Waste Transfer Facility

Routine Inspection for Hazardous Waste Transporter facility

Routine Inspection for Used Oil Processor facility

Routine Inspection for Used Oil Marketer facility

Routine Inspection for Used Oil Transfer Facility

Routine Inspection for Universal Waste Transporter facility

Routine Inspection for Used Oil Transporter facility

## **INSPECTION PARTICIPANTS:**

Principal Inspector: Kathy R. Winston, Inspector

Roger Carman, Environmental Specialist; Leroy Arce, Facility Manager; Zach Davis, Other Participants:

**HW Manager** 

LATITUDE / LONGITUDE: Lat 25° 47' 47.6926" / Long 80° 14' 38.8063"

SIC CODE: 4953 - Trans. & utilities - refuse systems

TYPE OF OWNERSHIP: Private, Private

# Introduction:

CBI Miami is located in an industrial area near the Miami River in Miami, Florida. CBI Miami is located on an approximately 3.39-acre parcel of land owned by Cliff Berry, Inc., and is served by City of Miami water and sewer. The facility is authorized to process used oil, oily wastewater, petroleum contact water, oily solid waste, and used oil filters under their active permits #77628-HO-004 and #77628-SO-005. The facility is also registered as a Hazardous Waste Transporter and Transfer Facility (less than 10-day storage), and a Large Quantity Handler of Universal Waste batteries, mercury lamps and devices, and a Small Quantity Handler of pharmaceutical waste. The Used Oil Processing permit was set to expire on February 12, 2013; however, a permit renewal has been received and a Request for Additional Information was sent to the facility on January 15, 2013. In addition, CBI Miami is a Conditionally Exempt Small Quantity Generator (CESQG) of hazardous waste. The facility employs 14 people, and operates Monday through Friday from 6am to 9pm.

Compliance History

The two most recent inspections conducted by the Department were on October 27, 2011 and December 10, 2009. There was also a follow-up inspection on November 7, 2011 that was associated with the October 27, 2011 inspection. Both of these original inspections resulted in enforcement and Consent Orders were executed for the two inspections on February 5, 2013 and June 9, 2010, respectively.

During the inspection, the inspector was escorted by facility personnel through the bulk offloading/pit area; the tank farm and used oil processing area; the wastewater pre-treatment plant; the facility laboratory; the container offloading and solid waste bulking area (covered dock); the nonhazardous waste and hazardous waste 10-day storage areas; the used oil filter processing building; and the oily waste roll-off storage area. The inspector also observed the loading station where processed used oil is loaded into trucks.

# **Process Description:**

The two main waste streams managed at the facility are used oil and oily wastewater. The oily wastewater treated at the facility consists of bilge water from cruise ships, and wastewaters and petroleum contaminated water from facilities such as car wash facilities and fuel distribution centers.

Used Oil Processing Area

No issues were noted in this area.

Oily Waste Roll-off Storage Area

No issues were noted in this area.

East Warehouse Area

The biofuel manufacturing operation that had been going on in this building during the last inspection has ceased. At this time, the building is being used for storage and the facility is slowly dismantling the machinery to sell whatever is salvageable. No issues were noted in this area.

Solid Waste Bulking Area

On the end of the dock, near the in use solids rolloff, were two open 55-gallon blue poly drums that appeared to have a small amount of whitish, yellow slurry remaining in the bottom of each drum. One of these two drums had a "Hazardous Waste" label on it. Also located in the same area was a red five-gallon bucket which was approximately one quarter full of a yellowish liquid. Facility representatives were unsure of the contents of these containers.

Hazardous Waste Transfer Area

During the inspection of the hazardous waste transfer area (HWTA), the inspector noted that there were incompatible wastes stored next to each other with no observable means of segregation. In particular, there was a drum whose label indicated it was from Classic Brass, which held D002, D010 wastes and this was next to a drum that was indicated to be from 950 Building LLC, whose contents was indicated to be F002 wastes. Also, the drum from 950 Building LLC, had a small hole near the top which had apparently been leaking. This made the incompatibility issue even more relevant. Despite the fact that there was sufficient aisle space to be able to inspect the drums in the HWTA; none of the labels on the drums were facing towards the aisle making it impossible to observe them without impediment. Another issue associated with the HWTA was that the eyewash directly outside the fence surrounding the HWTA was blocked by several overpack drums.

After observing the HWTA, the facility representatives escorted the inspectors to an area they called an "overflow area." There didn't appear to be any hazardous waste stored here but the inspectors

did note a drum that was labeled as "apple juice"; however, it had white crystals around the top of the drum and it had apparently spilled over onto the floor. The inspectors inquired as to what it was and there was some speculation but no conclusion; therefore, the inspector asked that they address the spill immediately and determine what it was and dispose of it accordingly.

#### Record Review

The facility was not maintaining a general facility inspection log that met the requirements of 40 CFR 279.52. Nor was the facility performing weekly container inspection logs of the containers stored in the hazardous waste transfer facility area. While reviewing the facility's permit to see if their waste analysis plan was adequate; the inspector noted that the permit limits the facility to only handling non-hazardous solids (oily waste) that are CERCLA generated wastes. The inspector reminded the facility to address this error during the permit renewal process going on simultaneously with this inspection. All other records appeared to be in order; i.e., Contingency Plan, Closure Plan, acceptance and delivery logs for both used oil and hazardous waste, training records, and manifests.

#### New Potential Violations and Areas of Concern:

## **Violations**

Type: Violation

Rule: 262.11

Question Number: 7.1

Question: Did the facility conduct a waste determination on all wastes generated?

Explanation: On the end of the dock, near the solids rolloff, were two open 55-gallon blue poly drums

that appeared to have some sort of whitish, yellowish slurry at the bottom, One of these two drums had a hazardous waste label on it. Also, in this same area, was a red 5-gallon bucket about one quarter full with a yellowish liquid. Also, in what is designated as the overflow area, was a green 55-gallon drum whose label indicated it was apple juice concentrate. However, it appeared that a white crystal-like material had formed at

the top, around the ring, and on the floor around this container.

Corrective Action: Please identify what was in these containers and inform the Department of their ultimate

deposition.

Type: Violation

Rule: 265.177(c)

Question Number: 1,790

Question: Are containers holding incompatible wastes kept apart by physical barrier or sufficient

distance?

Explanation: In the hazardous waste transfer facility area were two drums stored next to each other

which were not compatible. The information on the drums indicated the generators were Classic Brass (D002 & D010) and 950 Building LLC (F002). Also, the drum from 950 Building LLC appeared to have small hole that was leaking located near the top of the

drum; making the issue of incompatibility even more relevant.

Corrective Action: Please send pictures showing the leak in the drum from 950 Building LLC has been

addressed and that some sort of system for separation of incompatibles has been

established in this area.

Type:

Violation

Rule:

265.33

Question Number: 1.660

Question:

Is the emergency equipment properly inspected and maintained?

Explanation:

The eye wash that was directly outside the caged hazardous waste transfer facility area

was blocked by several overpack drums.

Corrective Action:

Please send picture showing access to eye wash area has been addressed.

Type:

Violation

Rule:

62-730.171(2)(a)

Question Number: 1.270

Question:

Does the facility have completed inspection logs?

Explanation:

The facility has a general facility inspection log; however, it doesn't include all items that

are required to be addressed in the inspection plan, i.e. security, emergency response

equipment, & decontamination equipment.

Corrective Action:

Please see 40 CFR Part 279.52 to see what elements of the general facility inspection log are not addressed in your current inspections. Also, check your permit to see how often these items should be inspected. Fill out a complete log for a month and send a

copy to the Department.

## Areas of Concern

Type:

Area Of Concern

Rule:

265.174

Question Number: 1.760

Question:

Are each of the containers inspected at least weekly?

Explanation:

The facility was not maintaining weekly container inspection logs for the containers in

the hazardous waste transfer facility area.

Corrective Action:

Please provide the Department with two weeks worth of completed weekly container

inspection logs for the containers in the hazardous waste transfer facility area.

Type:

Area Of Concern

Rule:

265.35

Question Number: 1.520

Question:

Is there sufficient aisle space to allow unobstructed movement of personnel and

equipment? (e.g., adequate aisle space in between barrels to check for leakage,

corrosion and proper labeling, etc.)

Explanation:

In the hazardous waste transfer facility area, there were several containers, where; despite adequate aisle space, the labels were not turned in such a way as to make them

readable.

Cliff Berry Inc - Miami Terminal Inspection Report

Page 5 of 6 EXHIBIT 6 Page 160 of 235

Inspection Date: 12/06/2012

Corrective Action: The Department requests that the facility send a picture showing all the drums in the

hazardous waste transfer facility area facing outward and readable from the required

aisle space.

Type: Area Of Concern

Rule: 279.55(b)

Question Number: 28.400

Question: Does the processor have a written analysis plan to describing whether used oil stored at

the facility has a total halogen content above or below 1,000 ppm and whether the

facility's used oil fuel meets the used oil specification?

Explanation: In the facility's permit, as part of its' waste analysis plan, it refers to how they handle

their non-hazardous solids and it indicates that the facility can only handle CERLA

generated waste.

Corrective Action: This is just a Department reminder to make sure this language gets changed in the

facility's upcoming permit renewal.

# Conclusion:

CBI Miami appeared to be out of compliance with hazardous waste and used oil rules and regulations. The facility was given 35 days to return to compliance.

while Reary Inc. - Miland Terminal Improvious Report Importation Date: (12/06/2012) EXHIBIT 6 Page 161 of 235

# Signed:

A hazardous waste compliance inspection was conducted on this date, to determine your facility's compliance with applicable portions of Chapters 403 & 376, F.S., and Chapters 62-710, 62-730, 62-737, & 62-740 Florida Administrative Code (F.A.C.). Portions of the United States Environmental Protection Agency's Title 40 Code of Federal Regulations (C.F.R.) 260 - 279 have been adopted by reference in the state rules under Chapters 62-730 and 62-710, F.A.C. The above noted potential items of non-compliance were identified by the inspector(s).

This is not a formal enforcement action and may not be a complete listing of all items of non-compliance discovered during the inspection.

Kathy R. Winston	Inspector	
PRINCIPAL INSPECTOR NAME	PRINCIPAL INSPECTOR TITLE	
K-tu-	12/10/2012	
PRINCIPAL INSPECTOR SIGNATURE	DATE	
Supervisor: _Karen Kantor		

NOTE: By signing this document, the Site Representative only acknowledges receipt of this Inspection Report and is not admitting to the accuracy of any of the items identified by the Department as "Potential Violations" or areas of concern.





# Florida Department of

#### **Environmental Protection**

# **Hazardous Waste Inspection Report**

# **FACILITY INFORMATION:**

Facility Name: Cliff Berry Inc - Port Everglades Facility

On-Site Inspection Start Date: 10/11/2012 On-Site Inspection End Date: 10/11/2012

ME ID#: 57109 EPA ID#: FLR000083071

Facility Street Address: 3400 SE 9th Ave, Fort Lauderdale, Florida 33316

Contact Mailing Address: PO Box 13079, Fort Lauderdale, Florida 33316-0100

County Name: Broward Contact Phone: (954) 763-3390

NOTIFIED AS:

CESQG (<100 kg/month)

Transporter Used Oil

## INSPECTION TYPE:

File Review Inspection for Hazardous Waste Transporter facility

File Review Inspection for Used Oil Processor facility

File Review Inspection for CESQG (<100 kg/month) facility

# **INSPECTION PARTICIPANTS:**

Principal Inspector: Kathy R. Winston, Inspector

Other Participants: Steve Collins, EHS officer; Greg Whitaker, Environmental Specialist

LATITUDE / LONGITUDE: Lat 26° 5' 0.9698" / Long 80° 7' 57.7718"

SIC CODE: 4953 - Trans. & utilities - refuse systems

TYPE OF OWNERSHIP: Private

## Introduction:

The facility is a permitted used oil processing facility, and is located on an approximately 8.11 acre parcel of land leased from Cliff Berry Family Limited Partnership (landlord). The facility is serviced by city water and septic tank, and employs approximately 60 to 65 people.

The facility is authorized to process used oil, oily wastewater, and used oil filters under permit number 192423 -HO-004, which was modified on May 6, 2008 and was scheduled to expire April 22, 2012. However; the facility submitted a renewal application on February 20, 2012 and is currently responding to a Notice of Deficiencies issued by the Department after review of that application. Cliff Berry, Inc. (CBI) is also requesting modifications to the permit at this time including the addition of five new 12,000 gallon steel tanks to the existing tank farm for storage of Used Oil/Water. They are also requesting permission to begin bulking solid waste in one of the bays of the new maintenance/truck wash building.

Besides being a used oil processor and marketer, CBI is also a registered used oil transporter, used oil transfer facility, used oil filter transfer facility, universal waste transporter, a Conditionally Exempt Small Quantity Generator and, most pertinent to this file review, a Hazardous Waste Transporter.

The last inspection at this facility was on July 30, 2012. The inspectors found only minor violations and the facility return to compliance without enforcement.

Inspection Date: 10/11/2012

# **Process Description:**

This inspection was initiated by a referral from the Southwest District (SWD) office in Tampa. One of their inspectors had performed an inspection on September 19, 2012 at of EQ of Florida, Inc. (EQ) and upon arrival noted that EQ was trying to address an issue with seven drums that had arrived on site improperly packaged. As indicated on documents provided by EQ, the packaging and transporting had been performed by Cliff Berry, Inc. (CBI) and the shipment had been in transit for five days. Also, the employees that were involved in the transport and packaging were based out of CBI's Port Everglades facility. They had placed plastic bottles of a product call Renalin 100 Cold Sterilant (used for cleaning dialysis machines) into metal drums. The three liter bottles, which were supposed to be shipped in an upright position per its' MSDS, had reacted with the metal drums and had started to corrode the drums. One of the seven containers was actually producing visible vapors. Due to compatibility issues this product should never have been shipped in metal drums; as it was highly corrosive. Also, it appeared that, the containers were placed loosely in the drums without enough absorbent around them to keep them upright.

The SWD forwarded all the information they had obtained from EQ to the office in West Palm Beach as CBI Port Everglades is located in the Southeast District (SED). On October 11, 2012, the SED began an investigation to find out who was involved in this situation and what could have been done to prevent it. Going off the paperwork received from SWD, the first place the inspectors visited was NP, who was indicated by the manifest to be the generator of this waste. However; when a search was performed on the address found on the documents (10696 SW 79th Ave., Miami, FL 33376), there was no facility that matched that name existing at that address. Then a yellowpages.com search was done for a facility called NP in Miami and this address came up: 5000 NW 75th Ave., Ste 121, Miami, FL 33155. Armed with this information, the inspectors decided to start their investigation with NP. Upon checking the database, it appeared that NP had never notified with the Department as a generator of hazardous waste and had never been inspected by the state.

As it turned out, NP had nothing to do with this shipment; however, NP was interested in the outcome of the Department's investigation as there company name was being used on official document that didn't originate from their site. The inspectors promised to get back with the NP representative and provide them with whatever information their investigation revealed.

At that point, the inspectors went to a facility called Proline Cargo USA (PCUSA.) The inspectors went there because on the manifest where NP had been indicated as the generation site; someone had crossed NP out and handwritten PCUSA in and had included PCUSA's address. Discussions with one of the facility's owners at PCUSA indicated that the facility that had actually ordered the equipment and sterilizers to be shipped to Columbia was Novismed Corp (NMC.) PCUSA was a freight forwarding company that containerized products ordered by NMC for shipment from the Port of Miami.

Per PCUSA's normal protocol, they had summonsed Customs to come check the load as part of receiving a dangerous goods certification for the export of this product. However, while examining the load, both the facility representative from PCUSA and the Customs agent noted that on one corner of the pallet several of the boxes appeared to be wet indicating that the contents of these boxes had begun to leak. Seeing this as a serious hazmat situation, PCUSA placed a called to Mr. Martinez Sr., the owner of NMC, requesting that he retain an emergency response contractor to come and properly package, what had now become a hazardous waste, for shipment to a designated facility for proper disposal.

Mr. Martinez retained CBI - Port Everglades to come down to PCUSA and properly package the shipment to be forwarded to EQ. Mr. Martinez Sr. did provide CBI with the MSDS for the product and it was indicated on the work order he provided the Department that CBI was aware of the issues with the leaking boxes before they arrived on site. Although the PCUSA representative was unfamiliar with these types of operations, it appeared to her that CBI proceeded with caution and seemed to be following the types of protocols that would need to be met to properly eliminate any risk involved with transporting this chemical safely to its' destination.

After discussing the situation with PCUSA, the inspectors proceed to the proper address for NMC

Cliff Berry Inc - Port Everglades Facility Inspection Report

Inspection Date: 10/11/2012

provide by PCUSA. Up until that point, there had been confusion as to the actual address of NMC; as the manifest indicated a mailing address in Tallahassee and a physical address in Miami, neither of which was correct.

Upon arriving at the correct address, the inspector discovered another business there that provided computer consulting and was owned by Mr. Martinez's son. Mr. Martinez Sr. was not at the office at that time; however, his son placed a call to his father and then handed the phone over to one of the inspectors. The inspector proceeded to ask Mr. Martinez Sr. basically the same guestions that were asked of PCUSA to ensure that their stories matched and they did. It was apparent to the inspector, at that point, that the responsibility for the situation that was found at EQ rest strictly on the shoulders of CBI.

#### New Potential Violations and Areas of Concern:

#### Violations

Type:

Violation

Rule:

262.12(a)

Explanation:

Cliff Berry Inc. picked up waste in excess of 1000 kgs from a generator where the facility

should of obtained a temporary EPA ID number. CBI indicated on the manifest that the

facility was a CESQG

Corrective Action:

At this point, there is no corrective action that can be performed as the shipment has

already reached its' end designation.

Type:

Violation

Rule:

263.30

Question Number: 1.160

Question:

Is there evidence of discharge of hazardous waste?

Explanation:

CBI improperly packaged hazardous waste and when the shipment was received at its'

end designation, the corrosive liquids they had packaged were corroding the drums and

one of the seven drums was producing vapors.

Corrective Action:

There is no corrective action that can be performed at this time; as the designation

facility handled the issue and repackaged the waste for proper disposal.

Type:

Violation

Rule:

263.20

Question Number: 1.40

Question:

Do the manifests contain at least:

Explanation:

Cliff Berry picked up waste from a generator located in Miami and took the waste to their

transfer facility in Miami. Six days later the waste arrived at the designated facility; however, the manifest doesn't indicate a second transporter or that C8I was the second

transporter.

Corrective Action:

This error can be addressed when CBI corrects the error in the manifest concerning the

facility's mailing address. After these corrections are made, the

## Cliff Berry Inc - Port Everglades Facility Inspection Report

Inspection Date: 10/11/2012

please be sure to supply the Department and any involved parties with the corrected manifest. Also, supply the Department with a copy of the transporter's acceptance and delivery logs showing this waste's arrival and departure from the Miami Terminal

transfer facility.

Type:

Violation

Rule:

263.20

Question Number:

1.40

Question:

Do the manifests contain at least:

Explanation:

Cliff Berry Inc. filled out a manifest for waste it picked up using the wrong name for the

generator and the wrong mailing address.

Corrective Action:

Please reissue the manifest with the name Novismed Corp. instead of Novis

Pharmaceuticals and correct the mailing address to the registered address found in the

State of Florida's Division of Corporations for this company. Redistribute this manifest to

all involved parties.

# Conclusion:

Once the inspector returned to the office, a call was placed to CBI and the inspector spoke with one of the company's EHS officers. They verified that the name of the driver and chemist involved in this incident were indeed employees of CBI. Then the inspector asked whether CBIs was aware of the situation that had occurred at EQ and the representative acknowledged that he was. He explained that EQ contacted them when the load arrived because EQ intended to send another bill to CBI to cover their extra cost for manhours and disposal. The Department expressed to the representative that we considered this a serious situation and asked CBI to provide a detailed description of the events surrounding this incident and what was going to be done to avoid it in the future.

On October 16, 2012, the Department received a two paragraph correspondence from CBI dated October 12, 2012. The letter stated that CBI had been hired by Mr. Martinez, the owner of NMC, to package expired oxidizing corrosive liquids for transport to EQ. However, upon arriving on site, they discovered that one of the boxes had been leaking. At this point, they called in extra help and proceeded to soak up the leaked material with Oil Dri, which was then shoveled into a drum. They indicated that even the cardboard that had become wet was packaged in that drum. They then packaged up the rest of the bottles as lab packs and took the drums to the CBI Miami terminal. There the drums were stored until they were loaded onto a truck the following Wednesday for delivery to EQ the next day. After their discussion with CBI, the Department examined the manifest again and realized that CBI didn't indicate a second transporter on the manifest that was received by EQ.

CBI expressed that there was still an ongoing investigation related to this matter. They were attempting to determine if any safety procedures were violated or if they needed to adjust their internal procedures for handling similar situations in the future. The Department has not received any additional communications from CBI concerning the matter.

Refer to the October 11, 2012 inspection (file review) reports for NP and NMC for information on this matter.

EXHIBIT 6

Cliff Berry Inc - Port Everglades Facility Inspection Report

Inspection Date: 10/11/2012

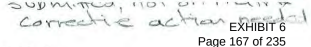
Signed:

A hazardous waste compliance inspection was conducted on this date, to determine your facility's compliance with applicable portions of Chapters 403 & 376, F.S., and Chapters 62-710, 62-730, 62-737, & 62-740 Florida Administrative Code (F.A.C.). Portions of the United States Environmental Protection Agency's Title 40 Code of Federal Regulations (C.F.R.) 260 - 279 have been adopted by reference in the state rules under Chapters 62-730 and 62-710, F.A.C. The above noted potential items of non-compliance were identified by the inspector(s).

This is not a formal enforcement action and may not be a complete listing of all items of non-compliance discovered during the inspection.

Kathy R. Winston	Inspector
PRINCIPAL INSPECTOR NAME	PRINCIPAL INSPECTOR TITLE
how	2/7/2013
PRINCIPAL INSPECTOR SIGNATURI	E DATE
Supervisor: Karen Kantor	
NOTE: By signing this document, the Si	ite Representative only acknowledges receipt of this Inspection

NOTE: By signing this document, the Site Representative only acknowledges receipt of this Inspection Report and is not admitting to the accuracy of any of the items identified by the Department as "Potential Violations" or areas of concern.





# Florida Department of

## **Environmental Protection**

# **Hazardous Waste Inspection Report**

#### FACILITY INFORMATION:

Facility Name: Cliff Berry Inc - Port Everglades Facility

On-Site Inspection Start Date: 07/30/2012 On-Site Inspection End Date: 07/30/2012

ME ID#: 57109 EPA ID#: FLR000083071

Facility Street Address: 3400 SE 9th Ave, Fort Lauderdale, Florida 33316

Contact Mailing Address: PO Box 13079, Fort Lauderdale, Florida 33316-0100

County Name: Broward Contact Phone: (954) 763-3390

# NOTIFIED AS:

CESQG (<100 kg/month)

Transporter Used Oil

#### **INSPECTION TYPE:**

Routine Inspection for CESQG (<100 kg/month) facility

Routine Inspection for Hazardous Waste Transporter facility

Routine Inspection for Used Oil Transporter facility

Routine Inspection for Used Oil Processor facility

Routine Inspection for Universal Waste Transporter facility

Routine Inspection for Used Oil Marketer facility

Routine Inspection for Used Oil Transfer Facility

# INSPECTION PARTICIPANTS:

Principal Inspector: Kathy R. Winston, Inspector

Other Participants: Greg Whitaker, Environmental Specialist; Larry Doyle, VP; Daniel Forehand,

**Operations Manager** 

**LATITUDE / LONGITUDE:** Lat 26° 5' 0.9698" / Long 80° 7' 57.7718"

SIC CODE: 4953 - Trans. & utilities - refuse systems

TYPE OF OWNERSHIP: Private

#### Introduction:

A routine hazardous waste and used oil compliance inspection was conducted at Cliff Berry Inc. (CBI) on July 30, 2012. The facility is a permitted used oil processing facility, and is located on an approximately 8.11 acre parcel of land leased from Cliff Berry Family Limited Partnership (landlord). The facility is serviced by city water and septic tank, and employs approximately 60 to 65 people.

The facility is authorized to process used oil, oily wastewater, and used oil filters under permit number 192423 -HO-004, which was modified on May 6, 2008 and was scheduled to expire April 22, 2012. However; the facility submitted a renewal application on February 20, 2012 and is currently responding to a Notice of Deficiencies issued by the Department after review of that application. CBI is also requesting modifications to the permit at this time including the addition of five new 12,000 gallon steel tanks to the existing tank farm for storage of Used Oil/Water. They are also requesting permission to begin bulking solid waste in one of the bays of the new maintenance/truck wash building.

The last inspection of this facility was on February 22, 2011. There were no issues at the physical

Inspection Date: 07/30/2012

plant itself; however, due to the absence of certain employees on the day of the inspection, CBI was unable to produce the acceptance and delivery records for the facility. General facility inspection logs were unavailable for review and there were also several issues with the Contingency Plan and training records for one of their drivers. The facility resolved all violations and return to compliance without enforcement on May 24, 2011.

# **Process Description:**

The area of the tank farm is 13,640 square feet and consists of two (2) 24,500 gallon tanks, three (6) 30,000 gallon tanks, one (1) 15,500 gallon tank, one (1) 593,570 gallon tank, and one (1) 17,700 gallon tank. All tanks are located within a secondary containment unit.

The new maintenance/truck washing building has eight bays. Three are setup for minor service of the facility's vehicles; most of the major repair work is handled by Kenworth. There is an aqueous parts washer in this area, as well as, a used oil tank. The inspector noted that the eye wash in this area was not functioning. The mechanic explained that a valve that would allow water to flow to eye wash had been shut off because of a leaking seal; however, he would be sure to address the issue promptly. The inspector checked all aerosols used in the shop and didn't find any that contained chlorinated solvents. Oily rags are purchased from an outside vendor, dried in a flammable can and then sent to the landfill. As soon as the solid waste consolidation begins, these rags will be place in the rolloff along with the solids from the truck wash and oily solid wastes that CBI will be taking from its' customers.

The operations taking place in the other five bays of the maintenance/truck wash building are as follows. Three of the bays are only being used for storage of supplies and equipment. The final two bays are where the truck wash is located and where the solid waste consolidation will be taking place. There is also an oily water collection tank in this area, which is receiving any liquids from the sloped containment area for the truck wash. Once this tank is full, the oily water will be pumped into a tanker and send to Miami for treatment. The solids that accumulate in the truck wash area will be placed in the solid waste consolidation rolloff and taken to a landfill, when the rolloff is full.

The facility's representatives and the inspectors then proceeded to the tank farm area and it was noted that the pads that would hold the five additional tanks were already present in the secondary containment surrounding the tank farm. The secondary containment for the tank farm didn't have any areas where cracks in the concrete or damage to the epoxy were evident and it was free of precipitation.

While out examining the tank farm, the inspectors noticed a blue poly drum that appeared to be hooked up to some sort of high pressure hose and nozzle. They inquired as to its content and were told it was a degreaser used to wash trucks while they are on the tank pad loading/unloading area; which slopes to a sump that is connected to O/W separator. At that point, the inspectors requested a copy of the MSDS for this product. The MSDS was provided before the end of the inspection and the product was indentified as a latex based concrete additive that could be used again when the facility installed their new tanks. Across from the tank farm containment and sitting on bare ground, was a white metal drum, which appeared to have been out in the elements for an extended period of time. The inspector inquired as to the contents of the container and was told it is a latex based additive for concrete that the facility plans to use again when they install their new tanks. Also out in the yard area, next to a red frac tank were seven empty drums. Four of the drums were lying on their sides; however, three were standing upright and were not closed, which would allow rainwater to collect inside them and possible cause discharges. All theses drums were going to be scrapped; therefore, one of the facility's representatives got a heavy equipment operator to start putting them in a rolloff that was designated for scrap metal. The inspector made a comment about the general condition of the yard; as there was old equipment, boats and vehicles scattered throughout the area.

# Record Review

All required records were available and appeared to be in order including; training records,

## Cliff Berry Inc - Port Everglades Facility Inspection Report

Inspection Date:

07/30/2012

acceptance and delivery logs, the Contingency Plan, general facility inspection logs, the waste analysis plan, and the closure plan.

#### New Potential Violations and Areas of Concern:

## **Violations**

Type:

Violation

Rule:

265.33

Question Number: 1.660

Question:

is the emergency equipment properly inspected and maintained?

Explanation:

The eyewash in the truck washing bay of the new building was not working because the

valve had been shut off due to a leak in a feeder valve.

Corrective Action:

Please repair the leaking valve and provide supporting documentation of repair; i.e.

invoices and pictures.

## Areas of Concern

Type:

Area Of Concern

Rule:

262.11

Question Number: 7.1

Question:

Did the facility conduct a waste determination on all wastes generated?

Explanation:

There was a white metal drum across from the tank farm containment and sitting on

bare ground with unknown contents.

Corrective Action:

The contents were identified before inspectors left site and it was product that CBI could

use in the construction of their new tanks.

Type:

Area Of Concern

Rule:

279.54(b)

Question Number: 28.170

Question:

Are containers and tanks in good condition and not leaking?

Explanation:

Next to the old red frac tank and across from the containment area, were seven metal drums in poor condition. They appear to be emptied; however, three of them were upright and had the potential to collect rainwater which could mix with the original

contents and cause discharges, if not addressed.

Corrective Action:

CBI indicated they were going for scrap metal; therefore, the Department asked that they be crushed and sent for recycling. Please provide the Department pictures showing the area cleaned up and the crushed drums in the rolloff designated for scrap metal.

EXHIBIT 6 Page 170 of 235

Cliff Berry Inc - Port Everglades Facility Inspection Report

Inspection Date: 07/30/2012

# Conclusion:

The facility was not in compliance at the time of the inspection and was given 14 days to return to compliance.

EXHIBIT 6

Cliff Berry Inc - Port Everglades Facility Inspection Report

Inspection Date: 07/30/2012

# Signed:

A hazardous waste compliance inspection was conducted on this date, to determine your facility's compliance with applicable portions of Chapters 403 & 376, F.S., and Chapters 62-710, 62-730, 62-737, & 62-740 Florida Administrative Code (F.A.C.). Portions of the United States Environmental Protection Agency's Title 40 Code of Federal Regulations (C.F.R.) 260 - 279 have been adopted by reference in the state rules under Chapters 62-730 and 62-710, F.A.C. The above noted potential items of non-compliance were identified by the inspector(s).

This is not a formal enforcement action and may not be a complete listing of all items of non-compliance discovered during the inspection.

Kathy R. Winston	Inspector	
PRINCIPAL INSPECTOR NAME	PRINCIPAL INSPECTOR TITLE	
XV		7/30/2012
PRINCIPAL INSPECTOR SIGNATURE		DATE
Supervisor: _Karen Kantor		
Naren Nantor		

NOTE: By signing this document, the Site Representative only acknowledges receipt of this Inspection Report and is not admitting to the accuracy of any of the items identified by the Department as "Potential Violations" or areas of concern.





2703 Martin Luther King Jr Ave SE Stop 7501 Washington, DC 20593-7501 Staff Symbol: CG-INV-3 Phone: (202) 372-1283 Fax: (202) 372-8354 Email: Ternia.r.pipkins@uscg.mil

5720 FOIA 2017-CGFO-01027 April 4, 2017

Ms. Angela Osorno-Belleme Port Everglades Department 1850 Eller Dr., Suite 603 Ft. Lauderdale, FL 33316-4201

Dear Ms. Osorno-Belleme:

This letter is in response to your Freedom of Information Act (FOIA) request of February 22, 2017, to the U.S. Coast Guard for any environmental infraction, fines, penalties, and resolutions associated with Lank Oil or Cliff Berry, Inc. occurring between January 1, 2012 and February 22, 2017. This office received your request on March 15, 2017.

Per your email correspondence on March 30, 2017 with Ms. Ternia Pipkins of my staff, it is our understanding that you do not request the following information: name of persons who are third parties or witnesses, names of junior Coast Guard personnel, tax identification numbers and banking information.

We are granting your request under the FOIA, Title 5 U.S.C. § 552, as amended, and DHS' implementing regulations, 6 CFR Chapter I and Part 5. After carefully reviewing the responsive documents Guard for any environmental infraction, fines, penalties, and resolutions associated with Lank Oil or Cliff Berry, Inc. occurring between January 1, 2012 and February 22, 2017, I determined that they are appropriate for public release.

Provisions of the FOIA allow us to recover part of the cost of complying with your request. In this instance, because the cost is below \$14 minimum, there is no charge.

We have enclosed all of the available information requested in your letter of February 22, 2017 as amended by the email correspondence referenced above. If this does not reflect your

5720 FOIA 2017-CGFO-01027 April 4, 2017

understanding, please advise me in writing within twenty days from the receipt of this letter. You may send an email to efoia@uscg.mil, call 202-475-3522, or you may contact our FOIA Public Liaison in the same manner.

Sincerely,

D. PATTERSON

Chief, Data Administration Division

U.S. Coast Guard By direction

Enclosure:

- (1) Marine Information for Safety and Law Enforcement printouts
- (2) Enforcement Activities 422208, 47104558, and 5176571
- (3) (26) pages

Copy: CG-DCO Directorate FOIA Coordinator



Supervisor United States Coast Guard Marine Safety Detachment 9235 Grouper Road Cape Canaveral, FL, 32920 Phone: (321) 784-Fax: (321) 564-6794

16460 January 17, 2012 MSD 12-003/4222028

Cliff Berry Incorporated Attn: 5855 Industrial Dr. Cocoa, FL 32927

Subject: WARNING IN LIEU OF CIVIL PENALTY

Dear Mr.

Coast Guard personnel from my office responded to the Cruise Terminal 2 pier to conduct a pollution discharge investigation on January 05, 2012 and discovered the following violation:

Violation Cite: 33 USC§ 1321(b)(3)

To wit: A vacuum truck owned/operated by Cliff Berry Incorporated had a failure of a hydraulic line which discharged approximately two gallons of hydraulic oil into the Port Canaveral Harbor (a U.S. navigable waterway), which created sheen.

It was determined that justice will be best served by issuing a warning rather than pursuing a monetary penalty for the conduct as set forth above. You are advised that this warning will become a matter of Coast Guard record and will be considered for any future enforcement actions against your company. You may accept or decline this warning by indicating your choice below. Sign and date below and return a copy to the address above within 30 days of receipt. Failure to return a signed copy will result in the Coast Guard considering this warning accepted. Should you choose to decline this warning, civil penalty proceedings will be initiated in accordance with 33 CFR 1.07.

Should you have any questions, please contact this office at (321)784-

Licutenant, U.S. Coast Guard
By direction

I hereby accept / decline the above-mentioned warning.



Supervisor United States Coast Guard Marine Safety Detachment 9235 Grouper Rd Cape Canaveral, FL 32920 Phone: 321-784 FAX: 321-784-6794

16465

Date: OSTAN/2

Cliff Berry Inc. 5855 Industrial Dr. Cocoa, FL 32927

# SUBJ: NOTICE OF FEDERAL INTEREST

On or about \$5500 \( \text{2} \) \$\text{0745} \quad \text{an oil pollution incident occurred or threatened to occur at \$\text{CT-2} \ \elliet \) \$\text{iec}\$. You may be financially responsible for that incident. Under federal statutes, the United States Government may take appropriate action to minimize or mitigate damage to the public health or welfare that is threatened or that may be caused by this incident.

Under the Oil Pollution Act of 1990, the responsible party is liable for, among other things; removal costs and damages resulting from this incident. The failure or refusal of the responsible party to provide all reasonable cooperation and assistance requested by the Federal On-Scene Coordinator (FOSC) will eliminate any defense or entitlement to limited liability, which otherwise might be available under the Act.

You are advised that your failure to properly carry out the removal of the discharge as directed by the FOSC or to comply with any administrative orders necessary to protect the public health and welfare, may subject you to additional penalties. For such failure, owners, operators, or persons in charge of the vessel or facility from which the oil is discharged are subject under the Federal Water Pollution Control Act (FWPCA), as amended, to a civil penalty of up to \$32,500 per day of violation or up to 3 times the costs incurred by the Oil Spill Liability Trust Fund. Should you require further information concerning this matter, please contact \_\_\_MST3 at the above address and telephone number.

As long as the FOSC determines that you are taking adequate measures in this matter, Federal removal action will usually be limited to monitoring the progress of your actions and providing guidance as necessary. Under the FWPCA, as amended, your response actions will be taken into account in determining the amount of any penalty assessed as a result of the discharge.

	Since
	MST3
Received and Acknowledged:	Mature of FOSC Representative)
Witness (cs):	

UNITED STATES OF AMERICA UNITED S	DEPARTMENT OF STATES COAST GUARI	HOMELAND SECURITY  D
Charged Party CLIFF BERRY, INC	Enforcement Activity # 4222028	Originating Unit MSD PrtCanvrl
Enforcement Summary	Violation Location  Waterway Name: Port Cana	averal Harbor: Port Canav
		Violation Date 05 Jan 2012

Summary of Current Violation(s)			
Law/Reg	Description	Recommended Penalty	
33 USC § 1321(b)(3)	Discharge of oil or a hazardous substance into the navigable waters of the United States, adjoining shoreline, or contiguous zone.	\$0	

# Narrative Overview of the Activity

05Jan12: MSD Port Canaveral received a notification of a discharge of oil at Cruise Terminal #2 in the vicinity of the M/V VICTORY 1. Reporting party indicated that a discharge had occurred on the dock by Cliff Berry, Inc (CBI), a USCG regulated mobile bulk liquid transfer facility.

Qualified USCG Pollution Responders were immediately deployed to determine if the source of discharge was secured, gauge the environmental impact of the waterway, and if containment/collection procedures had been initiated.

While conducting the preliminary investigation it was determined that a rigid hydraulic hose utilized for the cooling system of the vacuum truck had failed and discharged approximately 10 gallons of hydraulic fluid onto the dock. The source of discharge was immediately secured, but an expansion joint in between the two concrete pier structures was not adequately sealed and the hydraulic oil began to seep into the waterway, approximately two-three gallons were discharged into the waterway. CBI transfer personnel immediately deployed absorbent pads and sausage booms in an attempt to contain the discharged product, but most of the product was un-recoverable.

A vacuum truck owned/operated by CBI had a failure of a hydraulic line which discharged approximately two-three gallons of hydraulic oil into the Port Canaveral harbor (a U.S. navigable waterway) creating sheen.

Charged Party's Particulars			
Name CLIFF BERRY, INC	,	Capacity in which Charged ID owner N/A	
Street 5855 Industrial Drive	)		
City	State	Zip	Country
Cocoa	FL	32927	US
Phone (Dispatcher) 321-639-4199		Fax	

<b>阿尔尔尔</b> 尔克尔斯 安美特的学	Involved Subject	ots in the second second second second second second second second second second second second second second se
Vessel Name	Primary VIN	Role
VICTORY I	538911	Moored/Anchored in Vicinity of

		Primary Subject
Facility Name	ID	Role
Cliff Berry Inc.	SYS-100062187	Acknowledged Spill/Discharge Source
Facility Name	ID	Role
CPA Cruise Terminal 02	SYS-100062446	Site of Incident
Waterway Name	Local Name	Description
Port Canaveral Harbor	Middle Basin and Trident Basin and	Canaveral Harbor
	Port	·

Other Involved Parties (besides Charged Party)		
Name CLIFF BERRY, INC		
Role Subject of Investigation	ID N/A	
Name		
Role Witness		

	Past Violation(s) History
No prior violations	

1st Charge		
Law or Regulation Cite	33 USC § 1321(b)(3)	
Description .	Discharge of oil or a hazardous substance into the navigable waters of the United States, adjoining shoreline, or contiguous zone.	
Statutory Authority	33 USC 1321	
Max Penalty	\$17816	
Recommended Penalty:	\$0	
Date of the Violation	05 Jan 2012	
Location	Waterway Name: Port Canaveral Harbor: Port Canav	

# **Details of the Violation**

## Jurisdictional Elements

PARTY: Owner, Operator, Person in Charge

PLACE: Navigable waters of the US, adjoining shoreline, waters of the contiguous zone, or in connection with activities under the Outer Continental Shelf Lands Act or the Deepwater Port Act of 1974.

1. CLIFF BERRY, INC is charged as the owner of Cliff Berry Inc..

Exhibit Label: CG-01

Evidence Desc: MISLE Notification #509606 for report of incident received by NRC Notification.

Exhibit Label: CG-02

Evidence Desc: Witness statement provided by Petty Officer USCG, attesting that Cliff Berry Inc did discharge approximately 2-3 gallons of hydraulic oil in the Port Canaveral harbor (a U. S. navigable waterway) creating sheen.

Exhibit Label: CG-04

Evidence Desc: Photographs depicting the source, responsible party, and path of discharge of hydraulic oil into a U.S. navigable waterway creating sheen.

2. Port Canaveral Harbor is a navigable water, adjoining shoreline, or waters of the contiguous zone of the United States; or in connection with activities under the Outer Continental Shelf Lands Act or the Deepwater Port Act of 1974.

Exhibit Label: CG-01

Evidence Desc: MISLE Notification #509606 for report of incident received by NRC Notification.

Exhibit Label: CG-02

Evidence Desc: Witness statement provided by Petty Officer USCG, attesting that Cliff Berry Inc did discharge approximately 2-3 gallons of hydraulic oil in the Port Canaveral harbor (a U. S. navigable waterway) creating sheen.

Exhibit Label: CG-03

Evidence Desc: Photograph depicting sheen in the Port Canaveral harbor (a U.S. navigable waterway).

## Factual Elements

- 1. There was a discharge of oil or hazardous substance.
- 3. With a known responsible party.
- 4. Into or upon the navigable waters of the United States.
- 2. From a known source.
- 5. For oil: created a sheen, sludge, film or emulsion; for haz substance: exceeding the RQ.
- 1. There was a discharge of oil from the failure of a hydraulic line.

Exhibit Label: CG-01

Evidence Desc: MISLE Notification #509606 for report of incident received by NRC Notification.

Exhibit Label: CG-02

Evidence Desc: Witness statement provided by Petty Officer USCG, attesting that Cliff Berry Inc did discharge approximately 2-3 gallons of hydraulic oil in the Port Canaveral harbor (a U. S. navigable waterway) creating sheen.

Exhibit Label: CG-03

Evidence Desc: Photograph depicting sheen in the Port Canaveral harbor (a U.S. navigable waterway).

Exhibit Label: CG-04

Evidence Desc: Photographs depicting the source, responsible party, and path of discharge of hydraulic oil into a U.S. navigable waterway creating sheen.

2. The source of the discharge was Cliff Berry Inc..

Exhibit Label: CG-01

Evidence Desc: MISLE Notification #509606 for report of incident received by NRC Notification.

Exhibit Label: CG-02

Evidence Desc: Witness statement provided by Petty Officer USCG, attesting that Cliff Berry Inc did discharge approximately 2-3 gallons of hydraulic oil in the Port Canaveral harbor (a U. S. navigable waterway) creating sheen.

Exhibit Label: CG-04

Evidence Desc: Photographs depicting the source, responsible party, and path of discharge of hydraulic oil into a U.S. navigable waterway creating sheen.

3. CLIFF BERRY, INC was the responsible party.

Exhibit Label: CG-01

Evidence Desc: MISLE Notification #509606 for report of incident received by NRC Notification.

Exhibit Label: CG-02

Evidence Desc: Witness statement provided by Petty Officer USCG, attesting that Cliff Berry Inc did discharge approximately 2-3 gallons of hydraulic oil in the Port Canaveral harbor (a U. S. navigable waterway) creating sheen.

Exhibit Label: CG-04

Evidence Desc: Photographs depicting the source, responsible party, and path of discharge of hydraulic oil into a U.S. navigable waterway creating sheen.

4. Port Canaveral Harbor is a navigable water, adjoining shoreline, or contiguous zone of the United States.

Exhibit Label: CG-01

Evidence Desc; MISLE Notification #509606 for report of incident received by NRC Notification.

Exhibit Label: CG-02

Evidence Desc: Witness statement provided by Petty Officer USCG, attesting that Cliff Berry Inc did discharge approximately 2-3 gallons of hydraulic oil in the Port Canaveral harbor (a U. S. navigable waterway) creating sheen.

### The Coast Guard has introduced the following exhibits:

1. Exhibit Label: CG-01

Evidence Desc: MISLE Notification #509606 for report of incident received by NRC Notification.

Exhibit Desc:

2. Exhibit Label: CG-02

Evidence Desc: Witness statement provided by Petty Officer USCG, attesting that Cliff Berry Inc did discharge approximately 2-3 gallons of hydraulic oil in the Port Canaveral harbor (a U. S. navigable waterway) creating sheen.

**Exhibit Desc:** 

3. Exhibit Label: CG-03

Evidence Desc: Photograph depicting sheen in the Port Canaveral harbor (a U.S. navigable waterway).

Exhibit Desc:

4. Exhibit Label: CG-04

Evidence Desc: Photographs depicting the source, responsible party, and path of discharge of hydraulic oil into a U.S. navigable waterway creating sheen.

Exhibit Desc:

5. Exhibit Label: CG-05

Evidence Desc: Copy of the return receipt dated 23Jan12 attesting that CBI has received the LOW.

Exhibit Desc: Copy of the return receipt dated 23Jan12 attesting that CBI has received the LOW.

UNITED STATES OF AMERICA	DEPARTMENT OF	HOMELAND SECURITY
UNITED S	TATES COAST GUARI	
Charged Party CLIFF BERRY, INC	Enforcement Activity # 5176571	Originating Unit SEC Charlstn
Enforcement Summary	Violation Location SCSPA Passenger Termina	ıl
	Violation Date 06 Jul 2015	

	Summary of Current Violation(s)	
Law/Reg	Description	Recommended Penalty
33 CFR 154.1025	Handling, storing or transporting oil without submitting response plan.	\$0

# Narrative Overview of the Activity

On 06JJUL15 Cliff Berry, Inc. was observed transferring oily liquid from the P/V CARNIVAL FANTASY. When conducting a safety spot check the Petty Officers conducting the inspection became aware that Cliff Berry, Inc. was operating with an expired response plan. At the conclusion of the inspection a CG-835 was issued to Cliff Berry, Inc.'s PIC stating that they were not allowed to do over the water transfers to vessel with a capacity of 250 barrels or more.

//S// MST3//

Name CLIFF BERRY, INC		Capacity in which Charged owner	Tax ID
Street P.O Box 13079 Port Everglades			
City Ft Lauderdale	State FL	Zip 33316	Country US
Phone (Contractor) 772-215-0752		Fax	

Involved Subjects				
Vessel Name CARNIVAL FANTASY	Primary VIN 8700773	Role Source Vessel for Cargo Transfer		
Facility Name	ID	Role		
SCSPA Passenger Terminal	CHAMS018	Cargo Transfer Location		
Facility Name	ID	Role		
SCSPA Passenger Terminal	SYS-100062538	Cargo Transfer Location		
Waterway Name	Local Name	Description		
COOPER RIVER	MM 5.8-9	COOPER R, SC		

Other I	nvolved Parties (besides Charged Party)
Name	
CLIFF BERRY INC	
Role	IPN/COFR#
Subject of Investigation	IP86003488

		Past Violation(s) His	story	
Law/Reg	Description	Violation Date (Activity #)	Finding	Penalty
33 CFR 154.735	Failure to ensure safety requirements required under 154.735 are met at the facility.	20 Jul 2004 (2139420)	Default	\$1500
33 CFR 154.735	Failure to ensure safety requirements required under 154.735 are met at the facility.	18 Jun 2004 (2110649)	Default	\$1500

1st Charge				
Law or Regulation Cite	33 CFR 154.1025			
Description	Handling, storing or transporting oil without submitting response plan.			
Statutory Authority	33 USC 1321(j)(5)			
Max Penalty	\$17816			
Recommended Penalty:	\$0			
Date of the Violation	06 Jul 2015			
Location	SCSPA Passenger Terminal			

### **Details of the Violation**

### Jurisdictional Elements

1. CLIFF BERRY, INC is charged as the owner of Cliff Berry, Inc..

Exhibit Label: CG-01

Evidence Desc: Coast Guard CG-835 deficiency.

Exhibit Label: CG-04

Evidence Desc: Expired facility response plan letter.

Exhibit Label: CG-05

Evidence Desc: Witness statement MST3

**2**. SCSPA Passenger Terminal is the location where Cliff Berry, Inc was found in violation of 33 CFR 154.1025(b).

Exhibit Label: CG-02

Evidence Desc: Fuel transfer documentation, documentation of inspection.

Exhibit Label: CG-03

Evidence Desc: Pictures of mobile facility conducting oily water transfer.

Exhibit Label: CG-04

Evidence Desc: Expired facility response plan letter.

Exhibit Label: CG-05

Evidence Desc: Witness statement MST3

### Factual Elements

1. Cliff Berry, Inc. is a mobile facility based out of Fort Lauderdale, Florida. It has been legally transferring oil product in the Charleston, SC area of operation since May of 2010.

Exhibit Label: CG-01

Evidence Desc: Coast Guard CG-835 deficiency.

Exhibit Label: CG-04

Evidence Desc: Expired facility response plan letter.

2. Cliff Berry, Inc had been operating under an approved Facility Response Plan until May of 2015 when the response plan reached its 5 year expiration date.

Exhibit Label: CG-04

Evidence Desc: Expired facility response plan letter.

3. Cliff Berry, Inc was observed transferring oily liquid over the water from a vessel with a capacity of more than 250 barrels in violation of 33 CFR 154.1025(b).

Exhibit Label: CG-01

Evidence Desc: Coast Guard CG-835 deficiency.

Exhibit Label: CG-02

Evidence Desc: Fuel transfer documentation, documentation of inspection.

Exhibit Label: CG-03

Evidence Desc: Pictures of mobile facility conducting oily water transfer.

Exhibit Label: CG-04

Evidence Desc: Expired facility response plan letter.

### The Coast Guard has introduced the following exhibits:

1. Exhibit Label: CG-01

Evidence Desc: Coast Guard CG-835 deficiency.

Exhibit Desc: Coast Guard CG-835.

2. Exhibit Label: CG-02

Evidence Desc: Fuel transfer documentation, documentation of inspection.

Exhibit Desc: Fuel transfer documentation.

3. Exhibit Label: CG-03

Evidence Desc: Pictures of mobile facility conducting oily water transfer.

Exhibit Desc: Photograph of mobile facility conducting transfer operations.

4. Exhibit Label: CG-04

Evidence Desc: Expired facility response plan letter.

Exhibit Desc: Expired facility response plan approval letter.

5. Exhibit Label: CG-05

Evidence Desc: Witness statement MST3

Exhibit Desc: Witness Statement from MST3



Commander United States Coast Guard Sector Charleston 1050 Register Street N. Charleston, SC 29405 Phone: (843) 740 Fax: (843) 740-7066

16611 July 20, 2015

Cliff Berry	y Inc.
Attn.	
Post Offic	e Box 13079
Fort Laud	erdale, Florida 33316

Subject: WARNING IN LIEU OF CIVIL PENALTY

Dear Mr.

Coast Guard personnel from my office visited your mobile facility, Cliff Berry Inc., on July 06, 2015, and discovered the following violations:

Violation Cite: 33CFR 154.1025(b)

To Wit: Your mobile facility conducted an over the water transfer of oily water from a vessel without an approved Facility Response Plan.

It was determined that justice will be best served by issuing you a warning rather than pursuing a monetary penalty for your conduct as set forth above. You are advised that this warning will become a matter of Coast Guard record and will be considered for any future enforcement actions against you. You may accept or decline this warning by indicating your choice below. Sign and date below and return a copy to the address above within 30 days of receipt. Failure to return a signed copy will result in the Coast Guard considering this warning accepted. Should you choose to decline this warning, civil penalty proceedings will be initiated against you in accordance with 33 CFR 1.07. You may contact me at the number above with any questions.

Sincerely,

H. A. HARTLEY
Commander, U. S. Coast Guard
Chief, Prevention Department
By direction

I hereby accept / decline the above-mentioned warning.

Name (print and signature)

Date

Homeland Securit

United States Coast Guard Captain of the Port United States Coast Guard Sector Charleston 1050 Register Street N. Charleston, SC 29405 Phone: (843) 740-Fax: (843) 740-7066

16611 July 6, 2015

Cliff Berry Inc. Attn. Post Office Box 13079 Fort Lauderdale, Florida 33316 Subject: WARNING IN LIEU OF CIVIL PENALTY Dear Mr U.S. Coast Guard personnel from my office visited your mobile facility, Cliff Berry Inc., on July 06, 2015, and discovered the following violations: Violation Cite: 33CFR 154.1025(b) To Wit: Your mobile facility conducted an over the water transfer of oily water from a vessel without an approved Facility Response Plan. It was determined that justice will be best served by issuing you a warning rather than pursuing a monetary penalty for your conduct as set forth above. You are advised that this warning will become a matter of Coast Guard record and will be considered for any future enforcement actions against you. You may accept or decline this warning by indicating your choice below. Sign and date below and return a copy to the address above within 30 days of receipt. Failure to return a signed copy will result in the Coast Guard considering this warning accepted. Should you choose to decline this warning, civil penalty proceedings will be initiated against you in accordance with 33 CFR 1.07. You may contact me at the number above with any questions. Sincerely, H. A. Hartley Commander, U. S. Coast Guard Chief, Prevention Department By direction

Printed Name, Title, and Signature

I hereby accept / decline (circle one) the above-mentioned warning.

Date



Commander United States Coast Guard Sector Charleston 1050 Register Street N. Charleston, SC 29405 Phone: (843) 740-Fax: (843) 740-7066

16611 July 20, 2015

Cliff Berry Inc.
Attn.
Post Office Box 13079
Fort Lauderdale, Florida 33316

Subject: WARNING IN LIEU OF CIVIL PENALTY

Dear Mr.

Coast Guard personnel from my office visited your mobile facility, Cliff Berry Inc., on July 06, 2015, and discovered the following violations:

Violation Cite: 33CFR 154.1025(b)

To Wit: Your mobile facility conducted an over the water transfer of oily water from a vessel without an approved Facility Response Plan.

It was determined that justice will be best served by issuing you a warning rather than pursuing a monetary penalty for your conduct as set forth above. You are advised that this warning will become a matter of Coast Guard record and will be considered for any future enforcement actions against you. You may accept or decline this warning by indicating your choice below. Sign and date below and return a copy to the address above within 30 days of receipt. Failure to return a signed copy will result in the Coast Guard considering this warning accepted. Should you choose to decline this warning, civil penalty proceedings will be initiated against you in accordance with 33 CFR 1.07. You may contact me at the number above with any questions.

Sincerely,

H. A. HARTLEY
Commander, U. S. Coast Guard
Chief, Prevention Department

By direction

I hereby accept / decline the above-mentioned warning.

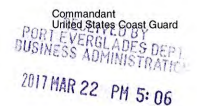
Name (print and signature)

7/30/15 Date

AUG 1 1 2015

BESELVE B

U.S. Department of Homeland Security
United States
Coast Guard



2703 Martin Luther King Jr Ave SE Stop 7501 Washington, DC 20593-7501 Staff Symbol: CG-INV-3 Phone: (202) 372-1283 Fax: (202) 372-8367 Email: Ternia.R.Pipkins@uscg.mil

5720 FOIA 17-CGFO-01027 March 15, 2017

Ms. Angela Osorno-Belleme Port Everglades Department Business Administration Division 1850 Eller Dr., Suite 603 Ft. Lauderdale, FL 33316-4201

Dear Ms. Osorno-Belleme:

This acknowledges receipt of your February 22, 2017, Freedom of Information Act (FOIA) request to the U.S. Coast Guard (USCG), for any environmental infractions, fines, penalties, or resolutions associated with Lank Oil and Cliff Berry, Inc. from January 1, 2012 through February 22, 2017. Your request was received in this office on March 15, 2017.

Due to the increasing number of FOIA requests received by this office and a recent Marine Information System for Safety and Law Enforcement (MISLE) database system upgrade, we have encountered a delay in processing your request. Per Section 5.5(a) of the DHS FOIA regulations, 6 C.F.R. Part 5, the Coast Guard processes FOIA requests according to their order of receipt. Although the Coast Guard's goal is to respond within 20 business days of receipt of your request, the FOIA does permit a 10-day extension of this time period. If your request seeks numerous documents that will necessitate a thorough and wide-ranging search, The Coast Guard will invoke a 10-day extension for your request, as allowed by Title 5 U.S.C. § 552(a)(6)(B). We will make every effort to comply with your request in a timely manner; however, there are currently many open requests ahead of yours.

Provisions of the Act allow us to recover part of the cost of complying with your request. We shall charge you for records in accordance with the DHS Interim FOIA regulations as they apply to commercial requestors; i.e., you will be charged 10-cents per page for duplication and for search and review time at the per quarter-hour rate (\$4.00, \$7.00, \$10.25) of the searcher and reviewer. You will be contacted before any further fees are accrued.

Your request has been assigned reference number FOIA 2017-CGFO-01027. Please refer to this identifier in any future correspondence. You may contact this office at the above telephone number.

Sinderely.

NATTERSON

Chief, Data Administration Division

U.S. Coast Guard By direction

### ATTACHMENT N

COMMITMENT TO ENVIRONMENTAL PROTECTION, MAINTENANCE AND ENHANCEMENT IN THE PORT

# Commitment to Environmental Protection, Maintenance, and Enhancement of the Port

CBI's Safety Vision: Finish each day injury and incident free

Cliff Berry, Inc. (CBI) is committed to conducting business in a manner that protects the environment, the health and safety of our employees, customers, contractors and the public. To ensure that environmental, health and safety management is integrated into all our our business activities, Cliff Berry, Inc. will:

- Advise each manager, supervisor, employee and contractor of his or her responsibilities and regularly measured performance.
- Comply fully with all applicable laws and regulations.
- Design and operate facilities using the practices necessary to protect human health and the environment.
- Assess risks before starting a new activity.
- Provide training to protect our employees and the environment.

CBI always identifies hazards and mitigation techniques addressed through site specific Job Hazard Analysis or JHAs. The JHA / (alternately titled Job Safety Analysis) JSA is a separate section that addresses each site task and / or operation identified by the Project Manager in the scope of work, the associated hazards and the methods of hazard prevention or mitigation. The JHA is one of the most critical elements of the safety plan for accident prevention. The plan reflects lessons learned from previous operations or safety advice provided by the manufacturer. In general, the JHA addresses:

- operation / scope of work element associated hazards of each task or operation method to prevent accident for the associated hazard.
- Specific SOPs that provide detailed instructions
- Required site / hazard specific training for employees assigned to the site
- Personal Protective Clothing Equipment Requirements are described for each separate task that has been identified in the JHA / Activity

#### Available Training

Cliff Berry, Inc. provides OSHA, EPA, and DOT required training as well as supplementary training to make compliance easier for the environmental, health, and safety professional. We provide complete, easy to understand training at our Ft. Lauderdale location or at your location depending on class size. Class sizes are limited, so one should register by contacting customer service at training@cliffberryinc.com or simply call 800.899.7745.

# 40-Hour Hazardous Waste Operations and Emergency Response (HAZWOPER) Training

This course is applicable to personnel that is involved in cleanup activities at waste sites, including Superfund sites, RCRA corrective action sites, or voluntary cleanups involving hazardous substances. Candidates must have 40 hours of initial classroom instruction. Satisfy your training requirements with this comprehensive training course covering how to perform emergency response activities including: hazard recognition, spill control and containment. Waste site activities including site characterization, waste handling and decontamination. This training course fulfills the 40 Hour HAZWOPER OSHA training

requirements of 29 CFR 1910.120 (e) (3) (i) including operations at sites covered by the Resource Conservation and Recovery Act and at controlled hazardous waste sites.

### 8 Hour HAZWOPER Refresher Training

The Hazardous Waste Operations and Emergency Response (HAZWOPER) rule regulates emergency response to hazardous substances Section 1910.120 (e) (8) of the rule requires employees to obtain refresher training annually to keep their 40-Hour OSHA HAZWOPPER training current. All emergency response employees, with exception of skilled support personnel, are required to have annual refresher training of sufficient duration and content to maintain their competencies. This 8-hour refresher course satisfies the annual training requirements. Proof of prior certification must be submitted prior to course registration.

### 8 Hour HAZWOPER Supervisor Training

This comprehensive training course is designed for supervisors responsible for employees working at hazardous waste sites. This training course meets the training requirements of 29 CFR 1910.120 (e) (4). During this training course, the student will learn how to develop a company's health and safety program, personal protective equipment program, spill containment program, and health hazard monitoring procedures and techniques. Training will include a combination of classroom instruction, group interaction and hands-on demonstration. Current proof of certification from a 40 Hour Hazardous Waste Operations and Emergency Response training course is required.

# Hazardous Materials Handling Certification for DOT 49 CFR Transportation Regulations

The Department of Transportation Docket HM-126F (49 CFR 172.700) makes training mandatory for almost anyone who manages or handles hazardous materials, regardless of the amount. This includes employees who select or fill hazardous materials packages, label containers, fill out shipping papers, load or unload vehicles, move hazardous materials, or operate transportation vehicles. This training course meets the requirements of 49 CFR dockets HM-181 (E) (G), HM-126, HM-215B and HM207D.

#### Confined Space Entry

The Confined Space Entry course is designed to keep entrants or those working around confined spaces safe. Are your employees working in or around tanks, trenches, pipelines or marine vessels? If so, they may be working in spaces that OSHA considers "confined" spaces because those spaces can limit their ability to move freely in and out and are not designed for continuous occupancy. These spaces are large enough to enter but employees sometimes do not recognize the hazards associated with entry. Confined spaces might include tanks, tankers, rail cars, storage containers, silos, pits, underground vaults, pipelines, barges, boilers, exhaust stacks and marine vessel tanks. To each confined space the question expands to whether your employees are exposed or have the potential to be exposed to a hazardous atmosphere, or does the space present a configuration or engulfment hazard that could trap or asphyxiate an entrant, or does the space have any other recognizable hazards. If so, the space is a permit-required confined space requiring additional scrutiny and safety protocols, equipment or procedures. Employees satisfactorily completing the Confined Space Entry course will meet the requirements of OSHA standard 29 CFR 146 and will be able to identify confined spaces and permit-required confined spaces, and apply atmospheric monitoring, engineering and administrative controls, and PPE selection principles to work safely & compliantly in confined spaces.

### ATTACHMENT O

ABILITY TO PROMOTE AND DEVELOP GROWTH IN PORT EVERGLADES

### <u>Depth and Breadth of Relevant Service Competencies to Promote and Develop</u> Growth in Port Everglades

Since 1958, Cliff Berry Inc. has been providing comprehensive **industrial cleaning**, **environmental services**, **and emergency response services** for local, national, and international customers by combining technical expertise and insightful problem solving proficiency. We assist our customers in developing value added programs that are cost effective and minimize risk to the environment. CBI offers more than just equipment and technological knowhow; we offer a turn-key solution prioritized by on-time performance and precise safety protocol. As we plan and refine our 5 year growth strategy, we are continuously reminded of our past and the next milestone about to mark its way into our history. CBI's professional staff is comprised of 130+ **full time** employees that are ready to respond to the needs of the customer, whether that be a planned service or an emergency outage. CBI has strategically located facilities in Jacksonville, Miami, Fort Lauderdale, Fort Myers, Tampa, Fort Pierce, Orlando, and Cape Canaveral. Each facility is staffed with **full time** CBI employees; including Managers (CHMM and Geologist), Supervisors, Chemists, Drivers, Technicians and Administrative Staff.

CBI is equipped with state of the art industrial cleaning equipment from a fully insured, licensed and permitted fleet of wet and dry vacuum trucks, hydroblasters, heavy trucks, vans, dump trucks, pumps, hose and an extensive line of supplies to perform any industrial cleaning job required. In addition to having the proper equipment to handle industrial cleaning, CBI ensures constant communication between top management and field supervisors to assure our customers of a precise remedial approach. CBI is a leader with experience, recognition, and a outstanding reputation in turnkey environmental services. Our customer centric approach when responding to our client's needs, gives our clients peace of mind during a critical situation.

In addition to being a leader in industrial cleaning, CBI is a registered Oil Spill Removal Organization (OSRO) with more than twenty vessels and associated booming and oil skimmer response equipment. Our inventory includes over 85,000 linear feet of contractor spill boom strategically positioned throughout Florida for immediate deployment. In addition to our OSRO status, CBI also services the land-based emergency response customers with spill cleanup, labpacking, remediation and waste management services. This response capability will ensure a speedy response to Port Everglades' and the Port's Clients' potential needs. Upon receiving the call, CBI can mobilize its highly trained, in-house personnel to quickly and professionally respond to the situation.

CBI Field personnel are 40 hour OSHA certified, confined space entry trained and receive extensive training in the use and maintenance of safety equipment as well as specialized equipment associated with industrial cleaning, vac truck operations, hydroblasting, waste packaging, and chemical cleaning. By combining technical expertise and problem solving skills, we assist our customers in developing proven programs that are designed to meet their specific needs with minimized cost and risk. CBI offers more than just equipment and technological knowhow; we offer a turn-key solution prioritized by safety and superior customer service. Below is a chart of full time personnel, categorized into departments that show how CBI plans to self-perform the services required of this contract. With several full time personnel in each facility, CBI plans to utilize this group of people for the daily work

requirements, then continue to cascade personnel and resources into the Port area from the other seven locations.

Location	Managers	Supervisors	Field	Drivers	Technicians	Admin
			Chemists			Support
Miami	1	4	2	3	10	1
Ft. Lauderdale	8	6	2	15	8	7
Ft. Pierce	1	2	1	3	2	1
Ft. Myers	0	1	0	1	1	0
Tampa	1	2	1	6	3	1
Canaveral	1	2	1	6	3	2
Orlando	0	1	1	2	1	1
Jacksonville	1	2	1	4	2	1

With respect to the pursuit of this franchise, CBI has not entered into any teaming arrangements as we are fully capable of performing the scope of work with our own resources. In the event a large service request that requires subcontracting specialty equipment or additional personnel, CBI is able to partner with other franchise holders, all of which undergo an extensive vetting process to ensure quality goods and services are always provided. CBI has the funding and excellent credit to be able to contract with virtually any subcontractor or supplier as long as that company meets CBI's requirements for financial standing, quality, price, responsiveness, control and safety.

Financial Standing & Business Status - All subcontractors and suppliers must submit a W-9 Form, which allows CBI to check the firm's financial standing. The vendors are also asked to submit business size, ownership, years in business, references, licenses and insurance, safety and other pertinent data as part of an internal qualification process. Subcontractors must provide all small business certifications and insurance certifications for CBI protocol. The subcontractors' products and services are then approved for use. A quality control measure is set in place to ensure that all goods and services provided are of the highest quality and safety.

Quality of Work – CBI checks the references, visits the place of business, meets with the principals of the company and takes other measures to determine if the vendor is capable of meeting the quality of work and service deliverables we demand of our vendor pool. The measurables include prompt/accurate invoicing, timeliness of service, strength of supervision (service companies), condition of equipment, and attitude.

Competitive Pricing – CBI does not emphasize low pricing as a condition of being established within our subcontractor and supplier pool. We require competitive pricing and base our decisions on the overall value of the rendered service or material supply.

Responsiveness – Given the nature of our business, we often tax our vendor network with out of the ordinary requests. In particular the ability to have a 24/7 service capability. Subsequently those firms who are able to perform under these constraints are favored to those firms that cannot.

### ATTACHMENT P

## BROWARD COUNTY WASTE TRANSPORTER LICENSE

Page 199 of 235 Environmental Protection and Growth Management Department **ENVIRONMENTAL LICENSING AND BUILDING PERMITTING DIVISION** Environmental Engineering and Licensing Section 1 North University Drive, Room 201-A, Plantation, Florida 33324

954-519-1483 \* FAX 954-519-1412

**EXHIBIT 6** 

# WASTE TRANSPORTER LICENSE

APPLICANT:

Cliff Berry, Inc.

Attention: Cliff Berry II, Director / CEO

PO Box 13079

Fort Lauderdale, FL 33316

License Number: WT-16-0147



This license is issued under the provisions of Chapter 27 of the Broward County Code of Ordinances hereinafter called the Code. The above-named applicant, hereinafter called Licensee, is hereby authorized to perform the work or operate the facility shown on the approved drawings, plans, documents, and specifications submitted by Licensee and made a part hereof and described specifically below. If no objection to this license is received within 14 days, you will be deemed to have accepted it and all the attached terms and conditions.

ALL GENERAL CONDITIONS and SPECIFIC CONDITIONS, as attached, are considered to constitute the requirements of this license. The Licensee is required to fully comply with all these conditions. Any failure to comply with conditions or requirements as set forth may result in revocation or suspension of this license and may subject the Licensee to enforcement action in accordance with the provisions of Article 1, Division 4 of the Code.

### Nature of Business:

Sludge Hauling Sewage from Vessels

Discarded Hazardous Material Hauling

Used Oil

RCRA Hazardous Waste

Nonhazardous Industrial Waste (Solid)

Nonhazardous Industrial Waste (Liquid)

Contaminated Soils

Biomedical Waste Hauling

Prepared By:

Didier Dupuy

Application Received:

12/28/2016

Date of Issue:

01/05/2017

Renewal App. Due:

12/30/2018

**Expiration Date:** 

02/28/2019

Environmental Licensing and Building Permitting Division

## ATTACHMENT Q

**OPERATIONS MANUAL** 



# **MOBILE TRANSFER FACILITY**

# **Operations Manual**

This Operations Manual meets the requirements of 33 CFR 154.

# **TABLE OF CONTENTS:**

## **MOBILE FACILITY OPERATIONS MANUAL**

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21.	33CFR 154.310	(a)	(21)	26
22.	33CFR 154.310	(a)	(22)	27
23.	33CFR 154.310	(a)	(23)	28
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### 33CFR 154.310 (a) (1) - Geographic Location of CBI Collection & Transfer Facilities:

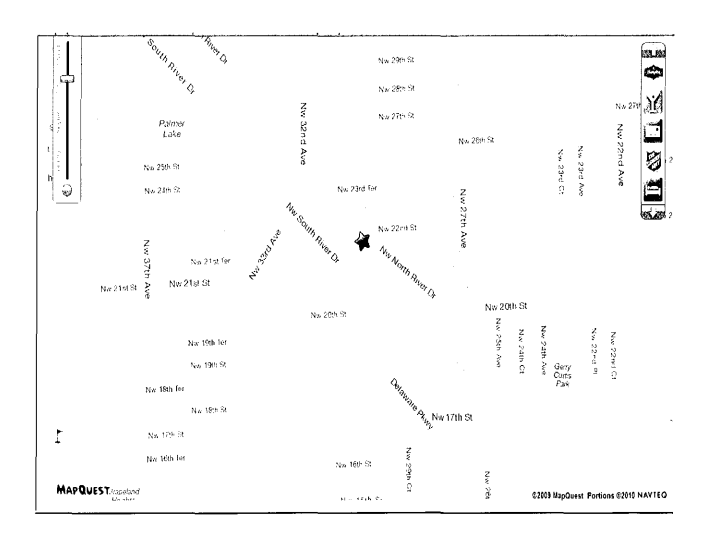
CBI mobile transfer facilities operate within the following USCG Sectors: Miami, St. Petersburg, Jacksonville, Charleston, and Savannah. Oily waters that are collected are transferred to one of five CBI licensed facilities located in Florida. The Miami facility is a licensed waste oil collection and processing facilities. The Fort Lauderdale, Cocoa, Jacksonville and Tampa facilities are licensed waste oil transfer facilities.

The street address of our Miami facility is:

Cliff Berry, Inc. 3033 N. W. North River Drive

3033 N. W. North River Drive 305-638-2030 Miami, FL 33142 305-638-0610 (fax)

Longitude: 80° 14' 42" West Latitude: 25° 47' 48" North

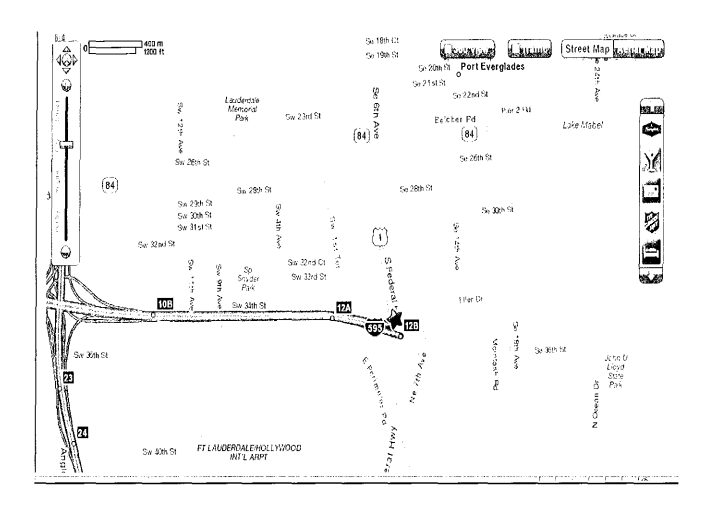


## The street address of our Fort Lauderdale facility is:

Cliff Berry, Inc. 2601 SE 14th Ave. Fort Lauderdale, FL. 33316

954-763-3390 800-899-7745 954-764-0415 (fax)

Longitude: Latitude: 80° 07' 46" West 26° 05' 24" North



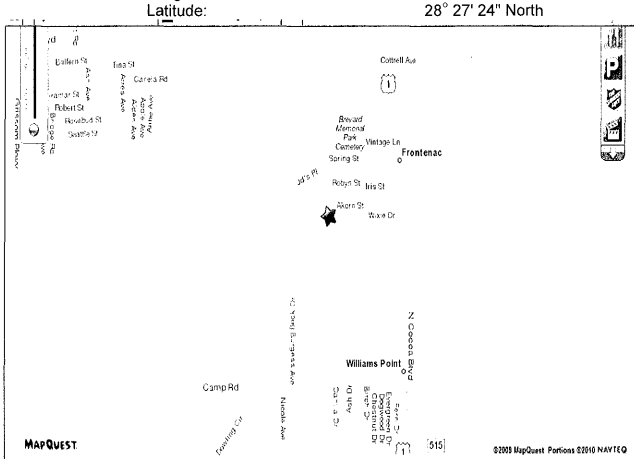
The street address of our Cocoa facility is:

Cliff Berry, Inc. 5855 Industrial Drive Cocoa, FL 34946

321-639-4199 321-626-9012 (fax)

Longitude:

80° 46' 18" West 28° 27' 24" North

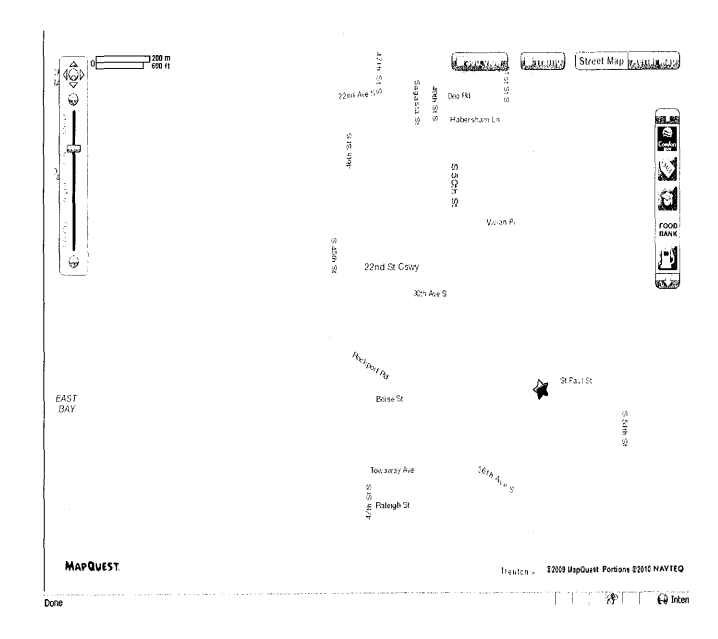


The street address of our Tampa facility is:

Cliff Berry Inc, 5218 St. Paul Street Tampa, FI 33619

866-899-7745 813-626-9012 813-626-9012 (fax)

Longitude: Latitude: 82° 23' 7" West 27° 55" 7" North



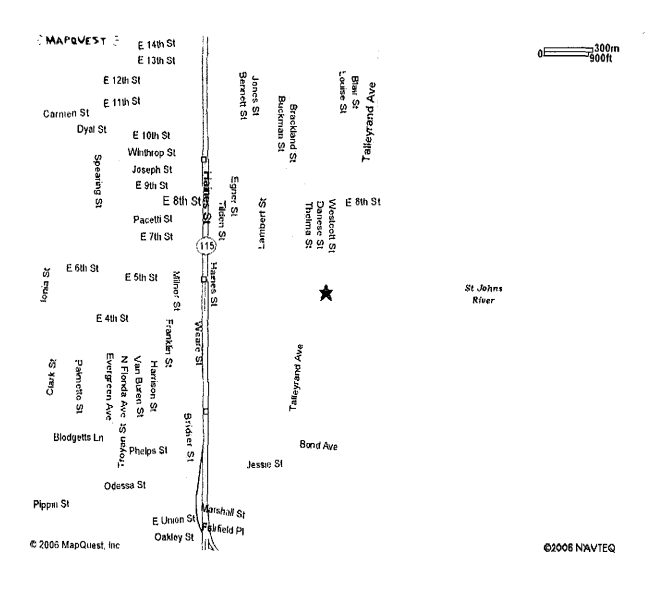
The street address of our Jacksonville facility is:

Cliff Berry Inc, 1518 Talleyrand Avenue Jacksonville, FL 32206

866-713-7877 904-356-5516 904-356-5518 (fax)

Duval County Latitude: Longitude

30° 20' 34" North 81° 37' 53" East



### 33CFR 154.310 (a) (2) - Physical Description of the Mobile Transfer Facility:

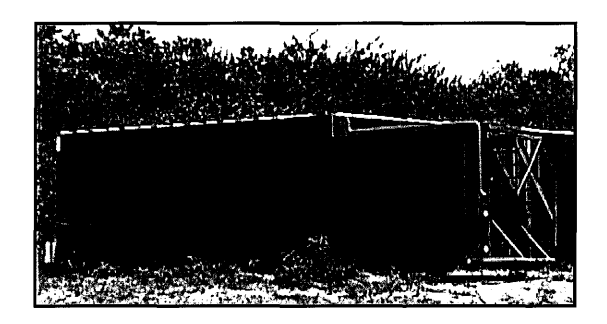
This manual is for mobile transfer facilities. Mooring areas, transfer locations and other related site-specific requirements vary with each transfer. However, when doing a mobile transfer with a vessel, before signing a Declaration of Inspection, the Person in Charge will verify that the appropriate safety precautions are taken prior to commencement of any transfer operations.

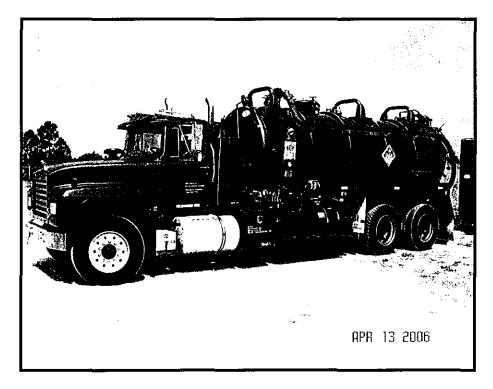
CBI has three vehicle types in its fleet, which may be used in mobile transfers. They are: vacuum trucks, semi-tractor trailers and frac tanks. The vac trucks use onboard vacuum pumps to draw oils and oily waters into their tanks, the semi-trailer tankers receive oils and oily waters when pumped from the vessel. The vactor is listed as a separate vehicle type due to its capability to collect and deposit soils & sludges into drums without contaminating the truck's tank. A photo of each type is provided below. Also included is an instruction sheet showing the proper operation controls for the vacuum trucks.



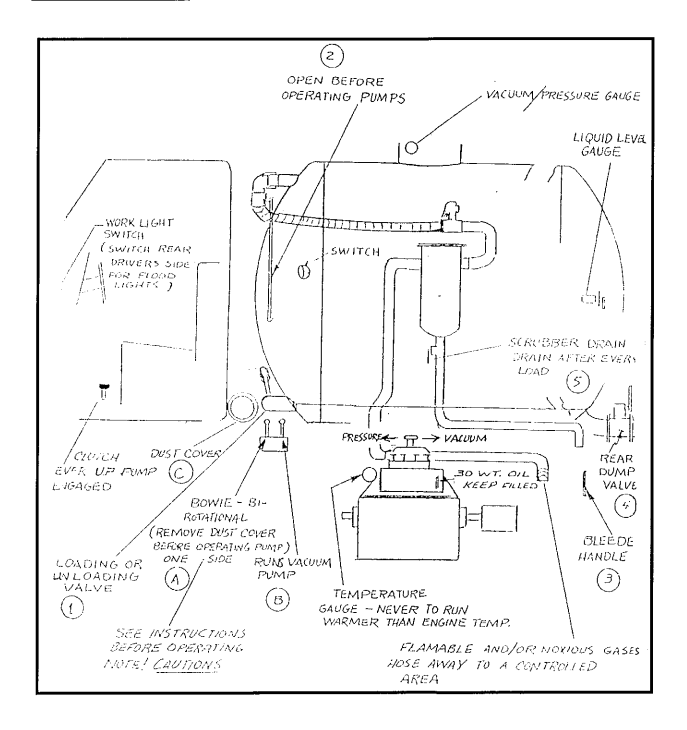
CBI utilizes several semi-trailers, as depicted above, to off-load oily bilge water and oily-waters from vessels. These tankers have sorbents, and related spill gear and a fire extinguisher located in the under carriage compartment near the middle of the tank.

# 33CFR 154.310 (a) (2) - Physical Description of the Mobile Transfer Facility (cont.)





### 33CFR 154.310 (a) (2) - Vacuum unit instruction sheet



### 33CFR 154.310 (a) (3) - Hours of Operation:

Office: 0800 to 1700 Monday - Friday
Operations: 24 Hours - 7 Days per Week
Emergencies: 24 Hours - 7 Days per Week

33CFR 154.310 (a) (4) - Sizes, Types and Number of Vessels Facility can Transfer to/from Simultaneously

Each mobile facility is assigned to only one vessel during the duration of the transfer. Transfers from more than one vessel to one mobile facility are not conducted simultaneously. (The only exception is the use of the mobile transfer facility during an emergency response to an oil spill. In this case, while under the direction of the cognizant Sector Commander or his representative, there may be occasions where it is deemed appropriate to transfer from more than one vessel if doing so would mitigate the harmful effects of a pollution incident upon the environment).

CBI's Mobile transfer facilities are set up and capable of servicing a wide range of vessels. The vessels serviced range from yachts, coastal freighters to large passenger cruise liners and container vessels that have an onboard oil capacity of greater than 250 BBLs.

The emergency shutdown on the vacuum trucks consists of the following:

- 1. A quick close-off valve or belly valve on the back of each truck.
- 2. A shut-off valve securing the pump system.
- 3. On pump trucks, there is an emergency shut-off valve on each side of the truck.
- 4. On frac tanks, quick closing ball valves are positioned at each connection

# 33CFR 154.310 (a) (5) - Products Transferred and Safety Information:

Products Transferred: (Groups I – IV)

Sewage
Industrial Water
NO. 6 Oil – Heavy Fuel Oil
NO. 2 Oil – Diesel Fuel
Jet A Kerosene
Gasoline
Oily water

### Sewage

- A. The generic or chemical name: Sewage
- B. A description of the appearance and odor: dark liquid with strong odor of feces
- C. The physical and chemical characteristics: human waste, biological breakdown products and toilet rinse water
- D. The hazards involved in handling, including discharges: sewage may contain Bloodborne pathogens including Hepatitis B, Hepatitis C and HIV virus.
- E. Firefighting procedures and effective extinguishing agents: none required as this material is non-flammable

### Industrial water

- A. The generic or chemical name: industrial water
- B. A description of the appearance and odor: light or dark liquid with mild nondescriptive or acrid chemical odor
- C. The physical and chemical characteristics: wash water that may possess a pH 2 12.5 characteristic. Typical sources are boiler or heat exchanger wash waters possessing acidic properties (pH 2 to 7) or vessel grey water (from sinks and showers) possessing alkali properties (pH 7 12.5). These wash waters are nonhazardous per EPA.
- D. The hazards involved in handling, including discharges: exposure to sensitive tissue may cause conditions ranging from mild irritation to chemical degradation depending on concentration and exposure time.
- E. Firefighting procedures and effective extinguishing agents: none required as this material is non-flammable

### NO. 6 Oil - Heavy Fuel Oil

- A. The generic or chemical name: Number 6 Oil Heavy Fuel Oil
- B. A description of the appearance and odor: dark liquid with strong petroleum and rotten egg odors
- C. The physical and chemical characteristics: heavy lubricating oil containing petroleum distillates. Poorly refined oil that mirrors crude oil in many of its characteristics and properties; thick and barely pourable at room temperature
- D. The hazards involved in handling, including discharges: exposure to sensitive tissue may cause conditions ranging from mild irritation to chemical degradation depending on concentration and exposure time. Discharge to water creates a thick oil slick that sticks to marine life, vegetation and rock outcroppings. Challenging to remove from the environment; physical removal with pumps and oil spill removal equipment will be effective on free floating material, however, power washing or thinning with diesel or the use of surfactants may be required to remove once adhered to marine life, vegetation or soils. Dispersants may require extended time and agitation in order to obtain the desired result.
- E. Firefighting procedures and effective extinguishing agents: the material is classified as an OSHA Combustible with a Flash Point of 140F; a Class B fire may ignite if the material is heated above the Flash Point however a fire is unlikely if spilled into the environment as at normal temperatures and pressures the material does not produce an ignitable vapor.

#### NO. 2 Oil – Diesel Fuel

- A. The generic or chemical name: Diesel fuel
- B. A description of the appearance and odor: light tan liquid with a strong petroleum odor
- C. The physical and chemical characteristics: fuel oil containing petroleum distillates. A refined oil; thin and pourable at room temperature
- D. The hazards involved in handling, including discharges: exposure to sensitive tissue may cause irritation depending on concentration and exposure time. Discharge to water creates a thin fast-spreading oil slick that harms marine life and discolors vegetation. Physical removal with pumps and oil spill removal equipment will be effective on free floating material and is readily removed from marine life using mild soap. Vegetation or soil exposure is typically conducted as a remediation. Dispersants should be fast-working to obtain the desired result. Large spills may produce strong petroleum odors and irritate the skin therefore Level C personal protective equipment including an oil vapor cartridge is recommended.
- E. Firefighting procedures and effective extinguishing agents: the material is classified as an OSHA Combustible with a Flash Point of 125F; a Class B fire may ignite if the material is heated above the Flash Point however a fire is unlikely if spilled into the environment. At normal temperatures and pressures the material does not produce an ignitable vapor.

### Jet A - Kerosene

- A. The generic or chemical name: Jet A Kerosene
- B. A description of the appearance and odor: light tan or clear liquid with a strong petroleum odor
- C. The physical and chemical characteristics: fuel oil containing petroleum distillates. A refined oil; thin and pourable at room temperature
- D. The hazards involved in handling, including discharges: exposure to sensitive tissue may cause irritation depending on concentration and exposure time. Discharge to water creates a thin fast-spreading oil slick that harms marine life and discolors vegetation. Physical removal with pumps and oil spill removal equipment will be effective on free floating material and is readily removed from marine life using mild soap. Vegetation or soil exposure is typically conducted as a remediation. Dispersants should be fast-working to obtain the desired result. Large spills may produce strong petroleum odors and irritate the skin therefore Level C personal protective equipment including an oil vapor cartridge is recommended.
- E. Firefighting procedures and effective extinguishing agents: the material is classified as an OSHA Flammable with a Flash Point of 100F; a Class B fire may ignite if the material is heated above the Flash Point; a fire is possible if spilled into the environment onto hot surfaces or working equipment as the material may produce an ignitable vapor.

### Gasoline

- A. The generic or chemical name: Gasoline
- B. A description of the appearance and odor: a clear liquid with a very strong sometimes stifling petroleum odor
- C. The physical and chemical characteristics: fuel oil containing petroleum distillates. A refined oil; thin and easily pourable at room temperature
- D. The hazards involved in handling, including discharges: exposure to sensitive tissue may cause irritation depending on concentration and exposure time. Discharge to water creates a thin fast-spreading oil slick that harms marine life and discolors vegetation. In warm climates this material may vaporize into the air and off water and soil surfaces to some extent. Physical removal with pumps and oil spill removal equipment will be effective on free floating material and is readily removed from marine life using rinse water and mild soap. Vegetation or soil exposure is typically conducted as a remediation if it persists. Dispersants should be fast-working to obtain the desired result. Large spills may produce strong petroleum odors and irritate the skin therefore Level C personal protective equipment including an oil vapor cartridge is recommended.
- E. Firefighting procedures and effective extinguishing agents: the material is classified as an OSHA Flammable with a Flash Point of -45F (minus 45F); a Class B fire will likely ignite if the material is heated above the Flash Point; a fire is possible if spilled into the environment onto hot surfaces or working equipment as the material is very likely to produce an ignitable vapor.

### Oily water

- A. The generic or chemical name: oily water
- B. A description of the appearance and odor: light or dark liquid with a mild petroleum and rotten egg odor
- C. The physical and chemical characteristics: water and oil mixture with typically low oil concentration
- D. The hazards involved in handling, including discharges: exposure to sensitive tissue may cause irritation depending on concentration and exposure time. Discharge to water creates a thin fast-spreading oil slick that may harm marine life and discolor vegetation. Physical removal with pumps and oil spill removal equipment will be effective on free floating material and is readily removed from marine life using rinse water and mild soap. Vegetation or soil exposure is typically conducted as a remediation. Dispersants should be fast-working to obtain the desired result. Large or small spills typically do not produce conditions requiring more than Level D personal protective equipment.
- E. Firefighting procedures and effective extinguishing agents: the material is not classified for flammability; a Class B fire is unlikely; if spilled into the environment at normal temperatures and pressures the material does not produce an ignitable vapor.

### 33CFR 154.310 (a) (6) - Number & Duties of "Persons In Charge" During Transfers:

One person is assigned to each mobile transfer facility during the entire transfer operation. Per the requirements of 33 CFR 154.310, names of each trained truck operator is provided in a list named "Person In Charge (PIC)" and is readily available in the same binder as this Operations Manual. Each tanker or vacuum truck operator is a CDL Certified driver with both the HAZMAT and Tanker endorsements. All PICS receive annual in house training for truck and facility operations, regulations and highway safety. Each Person in Charge has prior experience with vacuum trucks and undergoes a training program, which includes "hands on" experience with the specific facility type used.

Duties of the Person In Charge are as follows:

- 1. The Person in Charge has the ultimate responsibility for the safe transfer of petroleum products from the vessel to the Mobile Transfer Facility.
- 2. Maintain the Mobile Transfer Facility in a clean and safe condition.
- 3. Ensure proper procedures are followed throughout transfer operations.
- 4. When conducting marine transfer operations, meet with the vessel's PIC, conduct a pre-transfer conference and when satisfied, sign the "DOI".
- 5. Complete CBI's Mobile Transfer Checklist (included in the USCG Section)

**33CFR 154.310 (a) (7)** - Notification in an Emergency:

Master Oil Spill Response Number: 1-800-899-7745

Cliff Berry II (H) 954-524-3994 Steve Collins (H) 954-594-3873 QI (M) 954-325-7392 Alt QI (M) 954-594-3873

National Response Center 1-800-424-8802 (24 hours)

1-202-267-2675

State Warning Point: 800-320-0519 (24 Hours)

**EPA Region 4 Reporting Number:** 404-562-8700 / 9900

Emergency Fire: 911

Sector Miami Zone: MSO Miami: 305-535-4300

305-535-4582

Sector St. Petersburg Zone: MSO Tampa: 727-824-7506

727-824-7574

Sector Jacksonville Zone MSD Port Canaveral 321-868-4200 (24 hr)

321-784-6780

MSO Jacksonville 904-564-7511

904-564-7513

Sector Charleston Zone MSO Charleston 843-740-7050

Sector Savannah Zone MSU Savannah 912-652-4646

33CFR 154.310 (a) (8) - Duties of watchman required by 33 CFR155.810

Not applicable to CBI's mobile transfer facilities.

33CFR 154.310 (a) (9) - Description of the Communications System.

Description of the Communications System:

Cliff Berry, Inc. Mobile Transfer Facilities and response personnel are equipped with cellular telephones. They are capable of communicating by phone, text messaging, and e-mail. These units also have internet access and GPS capability.

Response personnel typically would communicate from the site to the local CBI office or CBI corporate office. CBI offices are fully capable of communicating with all regulatory agencies and other parties listed in this plan.

Communications with the vessel's PIC are done orally.

33CFR 154.310 (a) (10) - Location of each personnel shelter.

Not applicable to CBI's mobile transfer facilities.

33CFR 154.310 (a) (11) - Drip and Discharge Collection Instructions.

The drip and discharge collection system employed by Cliff Berry, Inc. Mobile Transfer Facilities consists of 5-gallon drip pans/buckets arranged to collect drips or discharges should they occur. If collected, residue is vacuumed up using the vac truck's hoses. Please refer to section <u>154.310 (a) (17)</u> "Transferring, and Pumping Procedures" later in this manual for a more detailed discussion of the discharge/drip containment system employed by the drivers of CBI's mobile transfer facilities.

## 33CFR 154.310 (a) (12) - Description and Location of Emergency Shutdowns.

The emergency shutdown on the vacuum trucks consists of the following:

- 1. A quick close-off valve or belly valve on the back of each truck.
- 2. A shut-off valve securing the pump system.
- 3. On pump trucks, there is an emergency shut-off valve on each side of the truck.
- 4. On frac tanks, quick closing ball valves are positioned at each connection.

# 33CFR 154.310 (a) (13) - Quantity, Type and Location of Monitoring Devices:

The COTP has not required CBI Mobile Transfer Facilities to employ Monitoring Devices in accordance with 33CFR 154.525. However, CBI does use the volume gauges installed on the side of the respective tanks during transfers. This enables the operator to monitor the levels inside the tank and avert any accidental overflows.

# 33CFR 154.310 (a) (14) - Quantity, Type and Location of Containment Equipment:

CBI Mobile Transfer Facilities carry a minimal quantity of sorbent pads and sausage boom for immediate use on minor spills. Spills beyond the capability of the on site PIC are handled by the CBI response team. CBI holds an OSRO classification by the United States Coast Guard (0048) for River/Canal and Inland operating environments as: level MM through W3 and MM respectfully. Accordingly, CBI has access to and the ability to deploy all the materials required for spill clean-up. Time estimates for all mobile facility responses is less than 2 hours for all Sectors in which CBI operates. CBI has offices in Miami at 3033 NW North River Drive, in Fort Lauderdale at 851 Eller Drive, in Tampa at 5218 Saint Paul Street, in Fort Pierce at 400 Angle Road, in Cocoa, FL at 5855 Industrial Drive and in Jacksonville at 1518 Talleyrand Road.

CBI is a member of the Port Canaveral Spillage Clean-Up Committee located at Cape Canaveral, FL. When doing transfer activities in the Port Canaveral area, emergency response equipment from the Clean-Up Committee is locally available and will be utilized along with CBI resources to mitigate any harmful effects of a product release.

For all discharges in Charleston, National Response Corporation (NRC) will respond to all tier 1 and tier 2 spills. CBI will provide the cleanup and waste disposal services for all tier III spills. Each response company shall provide all labor, supervision, equipment, and machinery (fully maintained and operational), material, small tools, consumable supplies, safety equipment and personnel protection, transportation, temporary facilities, and all other items of expense required to perform and complete emergency cleanup, waste transfer, and disposal. NRC holds an OSRO classification by the United States Coast Guard (#16). CBI holds an OSRO classification by the United States Coast Guard (0048) for the River/Canal and Inland operating environments as: level MM through W3 and MM respectfully. Accordingly, CBI has access to and the ability to deploy all the materials required for spill clean-up.

## 33CFR 154.310 (a) (15) - Quantity, Type and Location of Fire Extinguisher.

Each mobile transfer facility is equipped with a 10lb dry chemical fire extinguisher. The extinguisher is located in the cab of the vehicle to protect it from the elements and assure itσ access in the case of an emergency. The 10 lb. dry chemical fire extinguisher is good for all A. B. & C. type fires. To operate the extinguisher, remove the safety pin, point at the base of the fire, and squeeze the handle. In case of a fire, call the office or persons listed in the emergency notification section of this manual; 33CFR 154.310 (a) (7).

## 33CFR 154.310 (a) (16) - Maximum system pressure for the transfer system.

There is no relief valve in the system. The vac and pump trucks are operating under a vacuum during the transfer of petroleum products from a vessel. Tank trucks have the petroleum products pumped to them by the vessel's fixed pumping system. System pressure is regulated to not exceed 35 psi by the PIC onboard the vessel due to the viscosity of the material being transferred. CBI utilizes hoses that are rated for a MAWP of 125 psi.

## 33CFR 154.310 (a) (17) - Transferring, and Pumping Procedures.

Person in Charge Duties When Transferring and Pumping:

It shall be the responsibility of the Person in Charge to monitor the condition of the hose connections and to ensure that no leaks or overflows occur. It is also mandatory that the Person in Charge maintain physical presence in the vicinity of the truck. In the event of an emergency, the Person in Charge should: shut down the operations, initiate containment actions and do notifications prescribed in page 17.

The Person in Charge must check that the length of hose is sufficient to accommodate any vessel movement within the limits of its moorings. Further, that the hose is supported in a manner to prevent excessive strain on the hose couplings and that the hose has no kinks, loose connections, bulges, soft spots or cuts that penetrate the first layer of the hose reinforcement. It is the responsibility of the Person in Charge to monitor the condition of the hose connections during the entire transfer evolution.

Each truck is equipped with portable 5 gallon drip pans for collecting any leakage that may occur at the hose connections. One of the portable drip pans is used at the truck hose connection, and a portable pan is deployed at hose connections between lengths of hose in the event that more than a single length of hose is employed. Further, CBI has retrofitted its tank trailers with cam-lock fittings at the hatch cover loading points to eliminate non-secure connections to the tanker during transfer operations. Flexi-boom is provided for use between the vessel and the bulkhead.

Upon the completion of the transfer operations, the hose should be drained back into the truck. The truck valve should then be closed and checked to assure closure. The vesselend of the hose must **not** be retrieved until the hose end is capped off.

In the event that additional shore side storage is needed to accommodate unusually large volumes being discharged from a vessel, CBI will position a Frac tank along side the vessel to accommodate the increased volumes. CBI with also set up, operate and monitor an auxiliary pumping system to load its mobile facilities from the Frac tank. This system will consist of a portable auxiliary pump placed on the dock adjacent to the Mobile Transfer facility under the control of the CBI PIC. All other requirements for the Marine Cargo Transfer will remain in effect as per this manual.

#### **Emergency Shutdown:**

The Emergency Shutdown must be capable of stopping the flow within 60 seconds after an emergency occurs. Therefore, it is mandatory that during transfer operations the PIC maintains physical presence in the vicinity of the truck in order to shut down the operation.

Immediate Steps for the PIC in case of an Emergency:

- A. Stay with the vehicle Until Help Arrives.
- B. Call 911 for FIRE, MEDICAL or POLICE assistance.
- C. Contact the Emergency Response Team using numbers on page# 15.
- D. Dike off or Boom liquids from entering sewers, storm sewers or water ways. Follow Emergency Plan for further containment.

#### **Emergency Response Plan:**

This Emergency Response Plan is not all inclusive, but designed to provide a guide for appropriate actions in the event of a spill. The most important thing to remember is to remain calm and try to get the situation under control as soon as possible.

- A. DO NOT PANIC, REMAIN CALM. Examine your own condition first. If you or anyone with you is injured, call for medical assistance.
- B. Assess the extent of rupture or damage to the vehicle or hoses. CLOSE OFF any valves, hatches or hose connections; secure out flow.
- C. Evaluate the degree of contamination to the environment and estimate the number of gallons spilled.
- D. If possible, pump liquid back into the tank, even if the tank is ruptured. This will contain the spilled oil to the truck's tank rather than spreading it onto the ground.
- E. Do your best to dike <u>ahead</u> of the spill to prevent oil from entering storm sewers and/or waterways.
- F Figure 1, 33 CFR154.1035, follows as page 20. Along with the emergency information guidelines listed in this manual, Figure 1 may be used to collect and report information on the discharge of product into the navigable waters of the United States.
- G. Initial notification must not be delayed pending collection of all information

See Figure #1 below for the detailed information to be collected in the event of a spill or emergency situation.

Figure 1 —Information on discharge * [moned Parties]				
(A) Recording party	(B) Sust extent massion, the party			
Name	, Name			
Proces	Phones ( -			
Simpley	Сэнфану			
Page	Organization Type			
4 porteás	Private crizen			
Arthesa	Private enterprise			
	Public ordry			
	Local gavernment			
	State government			
Obj	Federal government			
State	- City			
Zp	State			
	Z.p			
This not necessary to want for all avormation Were materials Discharged (Y/N)? Cailing for Responsible Party (Y/N)	n celore cathing NRC. National Resconse Center—1-865-424-8802			
	Incident Description			
Source and/or Cause of Incident				
Date - Time. Calise				
Storage Tank Continuer Type. Above g	ground (Y-N) Below ground (Y-N) Unknown Facility Capacity			
Latitude Degrees Longitude Degrees Mile Post or River Mile				
	Materials			
Discharge Unit of Quantity Measure	Discharged Material — Quantity in Water			
and the second of the second o	Response Action			
Actions Taken to Correct or Mitigate Inc	edent			
	Impact			
Number of Injunes Number of F				
Were there Evacuations (Y.N/U)? Was there any Damage (Y.N/U)?	Number Evapoated Damage in Bollars			
	Additional Information			
Any intermation about the Incident not se	ecoraed elsewhere in the report			
	Catter Notifications			
USCG EPA State	Cher			

Figure 1

# 33CFR 154.310 (a) (18) - Spill Reporting Procedures:

The following numbers should be utilized when reporting a spill into or upon the navigable waters of the United States.

## **National Response Center**

1-800-424-8802 (24 hours) 1-202-267-2675

# Department of Natural Resources Florida Marine Patrol

1-800-342-5367 (24 hours)

Sector Miami Zone: MSO Miami: 305-535-4300

305-535-4582

Sector St. Petersburg Zone: MSO Tampa: 727-824-7506

727-824-7574

Sector Jacksonville Zone MSD Port Canaveral 321-868-4200 (24 hr)

321-784-6780

MSO Jacksonville 904-564-7511

904-564-7513

Sector Charleston Zone MSO Charleston 843-740-7050

Sector Savannah Zone MSU Savannah 912-652-4646

CBI Master Oil Spill Response Number: 800-899-7745

Cliff Berry II (H) 954-524-3994 Steve Collins (H) 954-594-3873 QI (M) 954-325-7392 Alt QI (M) 954-594-3873

#### **Report The Following Information:**

- 1. Name, Address and Phone Number of Person Reporting the Incident
- Exact Location of the Spill
- 3. Name, Mailing Address and Telephone Number of the Responsible Party
- 4. Date and Time the Spill Occurred
- 5. Name of the Material Spilled
- 6. Estimated Quantity Spilled Into Coastal Waters
- Source of Spilled Material
- 8. Cause of the Spill (if known)
- 9. Containment and Clean-up actions taken.

#### SPILLS ON WATER:

Call for appropriate lengths of Booms and Sweeps to contain the spill. Until additional help arrives, use any materials available (such as tree branches, extension hoses or floatable materials) to prevent the spread of the oil. Skim oil into the truck if possible. Determine the direction of water flow and set booms to dam the oil until help arrives.

#### SPILLS ON PAVEMENT:

Call for Booms and Pads in quantities appropriate for the spill. Use booms to contain the spill by wiping them in a circular motion. Use the truck's pump with skimmer to remove oil. If spill is too large for booms: A) call for sand and contain spreading of the oil by using sand to circle the spill. B) call for vac truck, steamer and backhoe. Remove oil-soaked sand onto plastic tarps and cover sand with additional tarps to prevent rain from spreading the oil. Steam or powerwash ground to remove residue.

#### SPILLS ON SOIL:

Call for Earth Moving Equip. (Loader, Backhoe, Dump truck) and Sand. Determine direction of oil flow and excavate an area for the oil to flow into. Contain spill area with a sand berm. Pump liquid oils to the truck. Prepare a plastic tarp and sand berm on an area of clean ground. Remove oil-soaked soil to a tarp while making sure that the soil is contained by the tarp and berm. Have backhoe remove soil one foot below the surface or until visually clean. Call for additional assistance to remove the soil for treatment.

#### REMOVING OIL-SOAKED SORBENT MATERIAL:

Place all used sorbent material in double, heavy-gauge plastic bags. The Project Manager will have these bags picked up and disposed of at an appropriate facility. Do not make bags (filled with contaminated soil) heavier than approximately 40 lbs. each.

# 33CFR 154.310 (a) (19) - Applicable Federal, State and Local Pollution Laws:

#### Federal:

The Federal Water Pollution Control Act prohibits the discharge of oil or oily waste into or upon the navigable waters of the United States or the waters of the contiguous zone if such discharge causes a film or sheen upon, or a discoloration of the surface of the water, or causes a sludge or emulsion beneath the surface of the water. Violators are subject to penalties and fines.

Public Law 96-510 and Public Law 92-500 (CERCLA) requires immediate notification of the appropriate agency of the United States Government of a discharge of oil or hazardous substances. "Any such person who fails to notify immediately such agency of such discharge shall, upon conviction, be fined not more than \$10,000 or imprisoned for not more than one year, or both."

#### Florida Statutes:

Pursuant to Chapters 376 and 403, the pilot or master of a vessel, or person in charge of any terminal facility must notify the Florida Marine Patrol or the United States Coast Guard within one hour of a pollutant discharge.

An owner / operator of a facility who has knowledge of any release of a hazardous substance from a facility in a quantity equal to or exceeding the reportable quantity in a 24 hour period shall notify the State Warning Unit within 1 working day of the release.

The owner or operator having a discharge of petroleum or petroleum products exceeding 25 gallons on a pervious surface must report such discharge to the Department of Environmental Protection or State Warning Point.

Florida Administrative Code 17-7.62 Prohibitions:

No person may collect, transport, store, recycle, use or dispose of used oil in any manner, which endangers the public health or welfare.

No person may discharge used oil into sewers, drainage systems, surface or ground waters, watercourses or marine waters. Used oil that contains any detectable concentrations of polychlorinated biphenyls (PCBs) is subject to the prohibitions of Florida Administrative Code Rule: 17-34.04(2)(e).

33CFR 154.310 (a) (20) - Procedures for Shielding Portable Lighting:

Portable lighting is not used by our Mobile Transfer Facilities.

## 33CFR 154.310 (a) (21) - Training and Qualification Program:

## (1) - Training Procedures:

All personnel acting on behalf of CBI and specifically as a "Person in Charge," undergo a comprehensive training program, including OSHA 29 CFR 1910.120 (40 hour course), consisting of the following:

- 1. Safety training; including first aid and procedures for notification in case of an accident, procedures in the usage and maintenance of personal protective gear; including the fit test of an assigned respirator and proper methods of handling hazardous materials.
- 2. Fire extinguishing procedures
- 3. Portable radio communication procedures
- 4. Hose connections and maintenance procedures.
- 5. Site safety procedures; including policy on health and safety, tail gate safety meetings and communication requirements.
- 6. Vehicle maintenance procedures and records.
- 7. Federal and State transportation requirements.
- 8. Hazardous waste management regulations; including manifesting products and chain of custody requirements.
- 9. Emergency response and spill containment procedures.

All training records are located at CBI Port Everglades office at 851 Eiler Drive, Ft Lauderdale, FL 33316. All records are maintained for a minimum of 3 years.

#### (2) - Volunteer Training

CBI would not utilize volunteers to engage in spill cleanup operations as the resources within the company combined with the industry partners are more than sufficient for cleanup operations.

#### (3) – Exercise Procedures

Cliff Berry Inc. is an active participant of the USCG PREP Program. This is an unsupervised program; all records of completed drills are located at the CBI Pt Everglades office at 851 Eller Drive, Ft Lauderdale, FL 33316. All records are maintained for a minimum of 3 years. These drills are designed so that all components of the response plan are exercised at least once every three years. Both announced and unannounced drills are to be performed in the following frequencies:

- 1. Qualified Individual notification drills will be conducted quarterly.
- 2. Facility equipment deployment drills will be conducted semiannually. The unannounced drill may be credited toward one of the semiannual drills.
- 3. Spill management team table top drills will be conducted annually. In a 3 year period at least one of these includes a worst case discharge scenario.

## 33CFR 154.310 (a) (22) - Transfer Hoses

Transfer hoses used to transfer products into the facility are open ended. Accordingly, they are not under excessive pressure and susceptible to bursting. CBI uses three ply Transporter brand hoses. They are certified for 125lb service. Note: the burst pressure of the hose far exceeds the MAWP. Hoses have a Nitrile tube lining which is suitable for oil and hazardous material service.

Transfer hoses are examined regularly for damage and defects. Hoses that show excessive wear to the outer cover, cuts, soft spots or bulges are replaced before being put into service. Transfer hoses are individually identified and pressure tested annually. Each transfer hose is marked with a metal plate and strap containing the words "oil service only" and a unique hose identification number. No other types of material outside of NO. 6 Oil – Heavy Fuel Oil, NO. 2 Oil – Diesel Fuel, Jet A Kerosene, Gasoline or Oily water may be transferred with "oil service only" hoses.

The pressure test records are maintained at the Corporate Offices. A copy of the hose log is readily available and found in the same binder as this Operations Manual, but not included as a part of the Operations Manual due to logistical improvement on updating requirements.

## 33CFR 154.310 (a) (23) - Tank Cleaning / Stripping

Should CBI utilize its Mobile Transfer Facility vehicles to engage in tank cleaning and or stripping operations, the same operational procedures as listed in earlier sections would apply and be followed.

## 33CFR 154 .1035 (b)(2) - Average Most Probable Discharge

Average most probable discharge is 200 gallons Maximum most probable discharge is 2,000 gallons Worst-case discharge is 20,000 gallons

#### 33 CFR 154.1035 (b)(3) - Spill Management Team

In the event that it is necessary to activate the Spill Management team, operational rolls shall be filled as follows:

Command and Control: Cliff Berry, II - QI

Steve Collins - Alternate QI

Operations: Area Manager

Finance: Controller

Disposal: Waste Coordinator

Logistics: Project Manager

Planning: Project Manager

Safety: Safety Manager

Liaison: Manager, Regulatory Compliance

Public Information Officer: Human Resources Manager

#### Notes:

- **1.** Exact names of roles filled by project managers will be determined by Command and Control.
- 2. In the event there is a time delay in the arrival of the QI and Alternate QI, Operations shall assume Command and Control of entire response until arrival of QI.

## 33 CFR 154.1055(a) - Drill Program

Cliff Berry Inc. is an active participant of the USCG PREP Program. All records of completed drills are located at the CBI Corporate office at 851 Eller Drive, Ft Lauderdale, FL 33316. All records are maintained for a minimum of 3 years.

## 33 CFR 154.1035 (d) - Sensitive Areas

Cliff Berry Inc. maintains a copy of the Area Contingency Plan (ACP) for each of the COTP Sectors in Florida at our office at 851 Eller Drive, Ft Lauderdale, FL 33316. Annexes of the specific Sector Area Contingency Plans identify areas of economic importance and environmental sensitivity, which could be potentially impacted. Additionally, they provide the stated response strategy the Sector Commander intends to use and expects spill clean-up organizations to follow. Cliff Berry, Inc uses the Area Contingency Plan during its response to spills. As such, the ACP sensitive area maps (as well as supporting materials) will be utilized by our response personnel in the event of a release and response effort. The Facility Response Plan has hard copies of the sensitive areas.

#### 33 CFR 154.1035 (e)(5) - Site Safety and Health Plan

Cliff Berry Inc. does a variety of transfers at a variety of locations. It would be impossible to include a site specific safety plan for each of those locations. A blank copy of a site safety plan is available in the pertinent Sector Facility Response Plan and upon request.

# 33 CFR 154.1035 (e)(6) - Acronyms, definitions

ACP – Area Contingency Plan

COTP - Captain of the Port

CBI - Cliff Berry Inc

DOI - Declaration of Inspection

PIC - Person in Charge

PSI - Pounds Per Square Inch as defined in measurement of pressure volume

# **RECORD OF CHANGES**

Change #	Date of Change	Change Content	Change Made By:
1	11/7/2014	Alt. QI change	Steve Collins
2	2/10/2015	New drivers & tankers	Steve Collins
3	7/1/2015	Major Revision to format	Kelly Brandenburg
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#### ATTACHMENT R

BROWARD COUNTY SEPTAGE RECEIVING FACILITY WASTE HAULER PERMIT



Water and Wastewater Services 2401 North Powerline Road, Pompano Beach, Florida 33069

## SEPTAGE RECEIVING FACILITY

# WASTE HAULER DISCHARGE PERMIT

#### Permit Number 1117-15

In accordance with the provisions of § Broward County Sewer Use Ordinance Chapter 34-140 (e) the conditions accompanying this Permit, and all applicable Federal and state laws or regulations, permission is hereby granted to:

Name of Permittee: Cliff Berry, Inc.

Address: 3400 S.E. 9th Ave

City, State & Zip: Dania Beach, FL 33316

For the disposal of waste at the Broward County Septage Receiving Facility located at 3100 N. Powerline Road, Pompano Beach, Broward County, FL 33069.

This Permit is based on information provided by the permittee and is in effect for the period set forth below. The Permit may be suspended or revoked for noncompliance and is not transferable. If no objection to this permit is received within 15 days of receipt, Cliff Berry, Inc. will be deemed to have accepted it with all the terms and conditions.

Effective date: 5/1/2015

Expiration date: 9/30/2017

Mark Darmanin, Director, Water and Wastewater Operations Division Broward County Water and Wastewater Services (BCWWS)

Prepared by: Denise Ramos Prepared Date: May 20, 2015

Filing deadline for renewal is: July 31, 2017

#### **COVER PAGE**

# SEPTAGE RECEIVING FACILITY

# WASTE HAULER DISCHARGE PERMIT

Permittee: Cliff Berry, Inc.

Permit Number 1117-15

In accordance with the provisions of § Broward County Sewer Use Ordinance Chapter 34-140 (e) and the terms described in this Waste Hauler Discharge Permit Cliff Berry, Inc. is authorized to discharge into the Septage Receiving Facility at 3100 N. Powerline Road, Pompano Beach, Broward County, FL 33069.

Compliance with this Permit does not relieve Cliff Berry, Inc. of its obligation to comply with all regulations, standards or requirements under local, state and Federal laws, including any such laws, regulations, standards or requirements that may become effective during the term of this permit.

Noncompliance with the terms and conditions of this shall constitute a violation of the Broward County Sewer Use Ordinance.

This Permit shall become effective on 5/1/2015 and shall expire on 9/30/2017.

Serene Chang, Enforcement Section Manager

#### ATTACHMENT P

LETTER OF ADEQUACY FROM USCG APPROVING OPERATIONS MANUAL

#### Section T

U.S. Department of Homeland Security
United States
Coast Guard

Commander U. S. Coast Guard Sector Miami 100 MacArthur Causeway Miami Beach, FL 33139 Staff Symbol: spom Phone: (786) 777-0775 FAX: (786) 777-0791

16601/06-1566 December 15, 2006

Cliff Berry, Inc. Environmental Services Attn: Mark Hoover, CHMM P.O. Box 13079 Fort Lauderdale, FL 33316

#### OPERATIONS MANUAL AMENDMENT APPROVAL LETTER # 2839385

#### Gentlemen:

My staff has examined your facility's Operations Manual Amendments. Based upon our examination, your plan fulfills all requirements as outlined in Title 33, Code of Federal Regulations, Parts 154-156 (33 CFR 154-156).

If you have any questions please contact LT Zeita Merchant or my staff at the Port of Miami Field Office at (786) 777-0775.

Sincerely,

Captain, U. S. Coast Guard

Captain of the Port