



pennsylvania
DEPARTMENT OF ENVIRONMENTAL
PROTECTION

January 24, 2020

Mr. Carl Forcillo, President
Petroleum Recycling Corporation
3000 E. Ontario Street
Philadelphia, PA 19134

Re: Permit Renewal with Major Modification
PRC Waste Oil Processing Facility
Permit ID No. 301352
APS ID No. 578180, AUTH ID No. 1276549 (Renewal)
APS ID No. 578180, AUTH ID No. 1269885 (Modification)
City and County of Philadelphia

Dear Mr. Forcillo:

The Pennsylvania Department of Environmental Protection (DEP) has reviewed the above referenced applications for the ten-year renewal and major permit modification of the solid waste permit for the Petroleum Recycling Corporation (PRC) facility, a waste oil processing facility, accepting non-hazardous waste oil, waste oil/water mixtures, and industrial oil used for lubricating pursuant to 25 Pa. Code Chapters 297 and 298 and located at 3000 E. Ontario Street in the City of Philadelphia, Philadelphia County. The major modification is for approval of the following: i) Increase the facility's maximum daily waste acceptance volume from 70,000 gallons per day to 100,000 gallons per day. ii) Increase the facility's maximum storage capacity from 157,200 gallons to 180,000 gallons, which will include the addition of four new bulk stabilization aboveground storage tanks (ASTs), each 20,000 gallons, two oil water separators, and one centrifuge unit, and iii) Construction of a new processing/laboratory building to house the stabilization, ASTs, and the oil water separators including a new shed to house the new centrifuge unit.

We have determined that you have satisfied all applicable requirements necessary to perform these activities. Therefore, we have issued the enclosed permit modification with permit renewal in accordance with Article V of the Solid Waste Management Act, 35 P.S. Sections 6018.101 et seq.

Compliance with the terms and conditions set forth in the permit is mandatory. You have the right to file an appeal as to these terms and conditions.

Any person aggrieved by this action may appeal the action to the Environmental Hearing Board (Board), pursuant to Section 4 of the Environmental Hearing Board Act, 35 P.S. § 7514, and the Administrative Agency Law, 2 Pa.C.S. Chapter 5A. The Board's address is:

Environmental Hearing Board
Rachel Carson State Office Building, Second Floor
400 Market Street
P.O. Box 8457
Harrisburg, PA 17105-8457

TDD users may contact the Environmental Hearing Board through the Pennsylvania Relay Service, 800.654.5984.

Appeals must be filed with the Board within 30 days of receipt of notice of this action unless the appropriate statute provides a different time. This paragraph does not, in and of itself, create any right of appeal beyond that permitted by applicable statutes and decisional law.

A Notice of Appeal form, and the Board's rules of practice and procedure may be obtained online at <http://ehb.courtapps.com> or by contacting the Secretary to the Board at 717.787.3483. The Notice of Appeal form, and the Board's rules are also available in braille and on audiotape from the Secretary to the Board.

IMPORTANT LEGAL RIGHTS ARE AT STAKE. YOU SHOULD SHOW THIS DOCUMENT TO A LAWYER AT ONCE. IF YOU CANNOT AFFORD A LAWYER, YOU MAY QUALIFY FOR FREE PRO BONO REPRESENTATION. CALL THE SECRETARY TO THE BOARD AT 717.787.3483 FOR MORE INFORMATION. YOU DO NOT NEED A LAWYER TO FILE A NOTICE OF APPEAL WITH THE BOARD.

IF YOU WANT TO CHALLENGE THIS ACTION, YOUR APPEAL MUST BE FILED WITH AND RECEIVED BY THE BOARD WITHIN 30 DAYS OF RECEIPT OF NOTICE OF THIS ACTION.

If you have any questions about the enclosed permit or requirements of the Solid Waste Management Act, please contact Dr. Mohamad Mazid, P.E., Chief, Technical Services, by e-mail at mmazid@pa.gov or by telephone at 484.250.5768.

Thank you for your cooperation.

Sincerely,



Sachin Shankar, P.E.
Assistant Regional Director

Enclosure: Permit Renewal with Modification

cc: Ms. Rainford - City of Philadelphia Department of Public Health (w/enclosure)
Mr. Collings - REPSG, Inc. (w/enclosure)
Re 30 (hmw20wm) 24

COMMONWEALTH OF PENNSYLVANIA
DEPARTMENT OF ENVIRONMENTAL PROTECTION
BUREAU OF WASTE MANAGEMENT

**Permit
For
Solid Waste Disposal and/or Processing Facility
FORM NO. 8**

Permit No.	<u>301352</u>
Date Issued	<u>January 24, 2020</u>
Date Expired	<u>January 24, 2030</u>

Under the provisions of the Pennsylvania Solid Waste Management Act of July 7, 1980, Act 97, a permit for a solid waste disposal and/or processing facility at (municipality) City of Philadelphia, is granted to:

(applicant) Petroleum Recycling Corp.
(address) 3000 E. Ontario Street
Philadelphia, PA 19134

This permit is applicable to the facility named as PRC Waste Oil Processing Facility and described as:

Latitude - 39° 98', 10"

Longitude - 75° 09', 55"

This permit is subject to modification, amendment, and supplement by the Department of Environmental Protection (DEP) and is further subject to revocation or suspension by DEP for any violation of the applicable laws or the rules and regulations adopted thereunder, for failure to comply in whole or in part with the conditions of this permit and the provisions set forth in the application No. 301352 which is made a part hereof, or for causing any condition inimical to the public health, safety, or welfare.

See Attachment for waste limitations and/or Special Conditions.


FOR THE DEPARTMENT OF
ENVIRONMENTAL PROTECTION

THIS PERMIT IS NON - TRANSFERABLE

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1. This Waste Management Permit is issued based upon the major modification application (APS No. 578180, AUTH No. 1269885) and the renewal application (APS No. 578180, AUTH No. 1276549), which were considered received at the Southeast Regional Office of the Department of Environmental Protection (DEP) on June 6, 2019, and May 29, 2019, respectively. The major modification is for approval of the following: i) Increase the facility's maximum daily waste acceptance volume from 70,000 gallons per day to 100,000 gallons per day. ii) Increase the facility's maximum storage capacity from 157,200 gallons to 171,000 gallons, which will include the addition of four new bulk stabilization aboveground storage tanks (ASTs), each 20,000 gallons, two oil water separators, and one centrifuge unit, and iii) Construction of a new processing/laboratory building to house the stabilization, ASTs, and the oil water separators including a new shed to house the new centrifuge unit. The permit renewal application is for the continuation of the processing of non-hazardous waste oil, waste oil/water mixtures, and industrial oil used for lubricating pursuant to 25 Pa. Code Chapters 297 and 298 at the PRC Waste Oil Processing Facility located in the City of Philadelphia, Philadelphia County.

This approved permit application consists of the following documents (unless otherwise noted, received and revised refer to the dates documents were received by DEP and not necessarily the dates of the documents themselves):

Major Permit Modification:

This approved application was submitted on February 28, 2019, and after the completion of the Local Municipality Involvement Process (LMIP) requirement, the application was considered received on June 6, 2019.

The major permit modification application consists of the following documents (unless otherwise noted, received and revised refer to the dates documents were received by DEP and not necessarily the dates of the documents themselves):

Form GIF received on June 6, 2019, revised on January 21, 2020
 Form A received on June 6, 2019, revised on November 15, 2019, and January 21, 2020
 Form B received on June 6, 2019, revised on January 21, 2020
 Form B1 received on June 6, 2019, revised on January 21, 2020
 Form C1 received June 6, 2019, revised on January 21, 2020

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Form L and the PPC Plan received on June 6, 2019, revised on November 15, 2019, and January 21, 2020

Form P received on June 6, 2019, revised on November 15, 2019, and January 21, 2020

Form R1 received on January 21, 2020, revised on January 24, 2020

Form 5R received on June 6, 2019, revised on January 21, 2020

Bonding Worksheet received on June 6, 2019, revised on November 15, 2019, and January 21, 2020

Figure 1, Site Location Diagram, dated October 2019, received on January 21, 2020

Figure 2, Site Detail Diagram, dated December 2018, received on June 6, 2019, revised on November 15, 2019, January 21, 2020

Figure 3, Recovery System and Storage Area, dated December 2018, received on June 6, 2019, revised on November 15, 2019, and January 21, 2020

Sheet 1, Proposed/Existing Site Plan, dated January 22, 2020, received on January 24, 2020

Sheet 1A, Adjoining Parcel Mapping, dated January 22, 2020, received on January 24, 2020

Sheet 2, Proposed Site Plan, dated January 22, 2020, received on January 24, 2020

Sheet 3, Facility Detail Plan - Sections, dated January 22, 2020, received on January 24, 2020

This approved application also includes the November 15, 2019, response to DEP's technical review comments sent on September 11, 2019, and the comments discussed in the December 20, 2019, meeting received on January 21, 2020, and January 24, 2020.

Permit Renewal:

This approved permit renewal application was received on May 29, 2019. The application consists of the following documents (unless otherwise noted, received and revised refer to the dates documents were received by DEP and not necessarily the dates of the documents themselves):

Form GIF received on May 29, 2019, revised on January 21, 2020

Form A received on May 29, 2019, revised on January 21, 2020

Form B received on May 29, 2019, revised on January 21, 2020

Form B1 received on May 29, 2019, revised on January 21, 2020

Form C1 received May 29, 2019

Form D received on May 29, 2019, revised on January 21, 2020

Form E received on May 29, 2019, revised on January 21, 2020

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Form G(A) received on May 29, 2019, revised on January 21, 2020
 Form I received on May 29, 2019, revised on January 21, 2020
 Form L and the PPC Plan received on May 29, 2019, revised on January 21, 2020
 Form P received on May 29, 2019, revised on January 21, 2020
 Form R1 received on January 21, 2020, revised on January 24, 2020
 Form 5R received on May 29, 2019, revised on January 21, 2020
 Form 18R received on May 29, 2019, revised on January 21, 2020
 Bonding Worksheet received on June 6, 2019, revised on January 21, 2020

Figure 1, Site Location Diagram, dated October 2019, received on January 21, 2020
 Figure 2, Site Detail Diagram, dated December 2018, received on May 29, 2019, revised on January 21, 2020
 Figure 3, Recovery System and Storage Area, dated December 2018, received on May 29, 2019, revised on January 21, 2020
 Sheet 1, Proposed/Existing Site Plan, dated January 22, 2020, received on January 24, 2020
 Sheet 1A, Adjoining Parcel Mapping, dated January 22, 2020, received on January 24, 2020
 Sheet 2, Proposed Site Plan, dated January 22, 2020, received on January 24, 2020
 Sheet 3, Facility Detail Plan - Sections, dated January 22, 2020, received on January 24, 2020

This approved application also includes the January 21, 2020, and January 24, 2020, responses to DEP's technical review comments discussed in December 20, 2019, meeting.

The contents of all the above-listed documents are hereby incorporated in this renewal permit as conditions with which the permittee must comply. The terms and conditions of this permit shall govern the operation of the facility and replace, in their entirety, any and all previous solid waste permit terms or conditions. Where the terms or conditions of this permit differ from the documents incorporated by reference, the terms or conditions of this permit shall govern.

2. Nothing in this permit shall be construed to supersede, amend, or authorize violation of, the provisions of any valid and applicable local law, ordinance, or regulation, provided that said local law, ordinance, or regulation is not preempted by the Pennsylvania Solid Waste Management Act, the Act of July 7, 1980, Act 97, 35 P.S. 6018.101 et seq.

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3. As a condition of this permit, and of the permittee's authority to conduct the activities authorized by this permit, the permittee hereby authorizes and consents to allow authorized employees or agents of DEP, without advanced notice or a search warrant, upon presentation of appropriate credentials, and without delay, to have access to and to inspect all areas on which solid waste management activities are being or will be conducted. The authorization and consent shall include consent to collect samples of waste, water or gases, to take photographs, to perform measurements, surveys, and other tests, to inspect and/or copy documents, books, or papers required by DEP to be maintained. This permit condition is referenced in accordance with Sections 608 and 610(7) of the Solid Waste Management Act, 35 P.S. Sections 6018.608 and 6018.610(7). This condition in no way limits any other powers granted under the Solid Waste Management Act.
4. The term "waste oil" as used in this permit is as defined in 25 Pa. Code Section 287.1.
5. Form 19R, Certification of Facility Construction Activity, shall be submitted to the Solid Waste Manager in the Southeast Regional Office upon completion of construction of the processing building, shed for centrifuge unit, four storage tanks, waste water processing building, as shown in Sheet 1 titled "Proposed/Existing Site Plan", referenced in Condition No. 1 above. Operation of new units may not commence until approved in writing by DEP. The facility may not operate in newly constructed area unless DEP approves the required construction certification in writing.
6. The amount of solid waste that may be received at this facility shall not exceed 100,000 gallons per day of liquid waste (waste oil, oil/water mixtures) and 17.5 tons per day of solid waste (petroleum contaminated solids). The permittee shall maintain daily records of operation for waste accepted and processed at the facility.
7. The facility is permitted to accept waste from 6:00 a.m. to 7:00 p.m., Monday through Friday and 7:00 a.m. to 5:00 p.m. on Saturday. The facility may process waste from 5:00 a.m. to 9:00 p.m., Monday through Friday and 5:00 a.m. to 5:00 p.m. on Saturday.
8. Daily operational records are to be kept in a format in accordance with Sections 297.261 and 298.57(a) of the residual waste regulations.

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- 9. An Annual Operations Report is to be submitted on or before June 30 of each year in accordance with the format indicated in Section 297.262 of the residual waste regulations. This must be accompanied by the annual permit administration fee. In addition, the permittee shall file a biennial report (by March 1 of each even numbered year) in accordance with Section 298.57(b) of the residual waste regulations.
- 10. The permittee shall check the report in each transportation vehicle hauling waste to the facility to ensure compliance with Section 299.219 of the residual waste regulations or shall obtain the signature of the driver of each transportation vehicle on the weigh ticket for that vehicle. Every such weight ticket shall list the county(s) of origin of the waste in the vehicle. Also, the permittee shall control and minimize conditions that are harmful to the environment or public health, or which create safety hazards, odors, dust, noise, unsightliness, and other public nuisances.
- 11. The operator shall inspect each load in accordance with the facility's Waste Analysis and Classification Plan (WACP) presented in the Form R1, referenced in Condition 1, above, approved pursuant to Sections 287.134, 297.203, and 298.55 of the residual waste regulations to ensure compliance with those sections and Section 297.201, relating to basic limitations for processing facilities.
- 12. The Southeast Regional Office must be notified in writing concerning any changes regarding disposal sites for residual waste generated by this facility. Such disposal sites must be approved by the applicable state and/or federal regulatory agency for the receipt of the residual waste generated by this facility.
- 13. The solid wastes approved for acceptance at this facility are limited to non-hazardous tank/clean-out sludge tank clean-out sludges, non-hazardous oil spill clean-up residue, non-hazardous oil-saturated debris, and non-hazardous waste oil/water emulsions non-hazardous tank clean-out sludges, non-hazardous separator clean-out sludges, non-hazardous oil spill clean-up residue, non-hazardous oil-saturated debris, non-hazardous waste oil, and non-hazardous waste oil/water emulsions. The residual waste categories accepted at the facility are described in Attachment I, Section 2 of the Form R1 referenced in Condition 1, above. Treatment of the waste shall consist of the following activities:
 - a. Oil, oil sludges, oil & water emulsions: Solid separation, thermal separation of aqueous materials, bulk stabilization, oil-water separation, best management practices and technologies to meet wastewater discharge limits.

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b. Oil Saturated Debris: Bulking, gravity separation, oil/sludge thermal processing and stabilization.

14. This facility may not accept hazardous waste, municipal waste, or other residual wastes or special handling wastes not specifically included in this permit unless a major permit amendment application is submitted to, and approved by, DEP. Attachment I, Section 2 of the Form R1 referenced in Condition 1, above, lists the specific residual waste and the generator types that are approved for waste acceptance and processing at this facility. The acceptance of categories of waste not approved in this permit, or at levels not previously approved in the Form R1, will require permit modification as described in Condition 13, above. Where there is a question regarding whether a waste from a type of generator may be accepted pursuant to this permit rather than via a permit modification as described above (i.e., the generator is not a type specifically described in the application but generates a waste consisting of an approved waste type), the permittee may petition DEP in writing, by facsimile, or via electronic mail (e-mail) for an opinion in advance of acceptance or rejection of the wastestream. DEP may, solely at its own discretion, incorporate new generator type into this permit via this petition process rather than via a major or minor permit modification, should the generator type(s) be consistent with the approved waste analysis and classification plan and as long as the waste is not a new waste type and/or is at contamination levels previously approved.
15. Any load of waste oil, oil/water mixture, or petroleum-contaminated solid delivered to the facility containing greater than 1,000 ppm total halogens will be presumed to be hazardous. Waste streams exceeding 1,000 ppm total halogens at the time of pre-acceptance screening shall not be approved for acceptance at the facility. Individual loads of pre-approved waste that exceed 1,000 ppm total halogens upon arrival at the facility may be accepted providing that the permittee can rebut the hazardous presumption by demonstrating that the waste load does not contain hazardous waste in accordance with 25 Pa. Code 298.53, except that no waste containing greater than 4,000 ppm total halogens shall be accepted at the facility. The data forming the basis for the rebuttable demonstration shall be retained at the facility for a period of five years. On a calendar quarter basis, the permittee shall submit a report to DEP's Southeast Regional Office, for each waste load that was accepted at the facility based upon a rebuttable presumption, describing the waste type, date and amount of waste accepted/rejected based upon a rebuttable presumption, the basis for the acceptance/rejection of the waste load, and a brief narrative indicating what follow-up actions were taken with the generator regarding the finding of greater than 1,000 ppm total halogens in that particular waste load.

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16. Processed waste by the facility shall be: disposed at authorized facilities, sold to burners as on-specification waste oil fuel, or sold to refiners as blend stock only.
17. All waste oil that is to be mixed with different generator's waste oils during collection and transported/shipped to the facility shall be tested for TX for new generators at the 1st time of collection as of the date of permit, after which both new and existing generators shall be subject to random testing at a frequency of no less than once every 20 waste stops for TX prior to loading and mixing into tanker trucks for quality control of mixed loads. A random number or calculator is to be used to generate the random numbers to ensure the secrecy and randomness of testing. Procedure must also ensure that all new and existing generators are tested at least once every 2 years starting from the date of permit. Record of test result, generator name and type and amount of waste collected is to be kept on file on site for a minimum of six (6) years.
- 18A. Following the acceptance procedures of waste described in Attachment I, Section 4 of the Form R1 referenced in Condition 1, above, the permittee must submit a waste processing request (Form U) and source reduction strategy (Form 25R) for each new generator of a large quantity residual waste stream (more than 13 tons of waste per generating location per calendar year) to DEP prior to acceptance of waste to be processed at this facility.
- 18B. Proof of Form U submission to DEP would be a dated, certified mail return receipt card; a signed, dated, acceptance receipt for hand-delivered requests; or a signed, dated receipt for overnight mail/federal express deliveries. When/if implemented by DEP, electronic submission may be also utilized. Waste indicated on Form Us from a generator may be accepted for processing by the permittee after fifteen calendar days from proof of submission. If, at any time, it is determined by DEP that the waste accepted is not consistent with the (Form R1) waste analysis and classification plan, the design of the facility or the waste reduction strategy, the permittee shall be notified and acceptance of this waste may be prohibited until deficiencies have been corrected. The permittee may also be subjected to any and all applicable enforcement actions under the Solid Waste Management Act and the Rules and Regulations promulgated thereunder if waste accepted is not consistent with the waste and acceptance plan.
- 18C. i) Used Waste Oil Manifest and accompanying Waste Generator Profile Analysis Form must be completed by the waste generator prior to acceptance of waste for processing from all other generators of a small quantity waste stream not required to submit a Form U pursuant to Condition 18A.

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- ii) When the permittee is dealing with an individual transporter, collector or broker who, in turn, is dealing with their own individual generators of a small quantity waste stream that do not require submission of a Form U pursuant to Condition 18A, above, then the transporter, collector or broker may certify to the permittee that he has satisfied the permittee's waste analysis and classification pre-acceptance testing requirements for each small quantity waste stream rather than having each of his generators submit a Used Waste Oil Manifest and accompanying Waste Generator Profile Analysis Form to the permittee. The certification shall document that each waste stream from each generator has been adequately characterized and is suitable for acceptance to the same extent as if the generator had submitted a Used Waste Oil Manifest and accompanying Waste Generator Profile Analysis Form directly to the permittee. In such an event, the permittee shall keep the certifications on file in lieu of the aforementioned document. The permittee shall develop a certification form and/or format and submit it to DEP for approval prior to the permittee implementing this procedure. The bases of the said certifications shall be the same documents required in Condition 18C (i), above.

- 18D. All Form Us, Used Waste Oil Manifests and accompanying Waste Generator Profile Analysis Forms, must be kept on file and each Form U be assigned a sequential identification number which is to be recorded on all forms submitted to DEP. These records must be kept on-site for a minimum of five years and shall be made available to DEP for inspection upon request.
- 18E. The facility shall track and obtain the Waste Oil Recertification for small quantity generators, or Form 26R for large quantity generators submitted annually for recertification of each waste stream per generator. The facility shall stop acceptance of waste stream from respective generator until such time as the documents and/or information is received.
19. The permittee shall screen each incoming tanker truck loads at the facility for TOX, PCBs, and Flash Point, including materials designated as on-specification waste oil or waste from virgin petroleum products to ensure it has not been adulterated.

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All incoming waste must meet the following limits:

Halogens	<1000 ppm
Flash Point	>100° F
PCB	<2 ppm

20. The permittee shall screen incoming drums of waste oil, waste oil/water emulsions and sludges once every 10, fifty-five gallon, drums (total 550 gallons) per generator or fraction thereof from each generator, per each waste stream for TOX, PCBs, and Flash Point. Samples used for screening shall not be composited from different loads or generators.
21. No Form U submission is required for Waste Oil Collection Centers that are in compliance with all the provisions of 298.30 (a) and (b) of the Residual Waste Regulations. The facility must keep records regarding the name of Waste Collection Center, address, waste accepted, amount accepted, date of acceptance and submit total amounts accepted as part of annual report.
22. The permittee shall perform hazardous waste determinations on wastewater generated on-site prior to discharge or shipment to POTW in addition to the POTW requirements. Unless a waiver approval letter from POTW submitted to DEP.
23. The permittee shall perform a hazardous waste determination for OSD (Oil Saturated Debris) materials to be accepted, including spill cleanup residue.
24. Total storage of liquid waste, including marketable oil in aboveground storage tanks, is 171,000 gallons. The storage tanks are shown in Form R and listed in the following table:

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Tank ID	Stored Material	Storage Capacity (Gallons)
AST #1	Oily water and emergency storage use such as storage of runoff within the containment or any leakage of material from the waste oil tanks	14,000
AST #2	Vehicular used oil; oil/water emulsions contaminated with on-specification #2, #4 & #6 oil with physical or chemical impurities; industrial oil; di-electric fluid	15,000
AST #3		15,000
AST #4		15,000
AST #5		15,000
AST #6		15,000
AST #7	Oil/water emulsions contaminated with on-specification #2, #4 & #6 oil with physical or chemical impurities; oily water	20,000
AST #8		20,000
AST #9		20,000
AST #10		20,000
OWS #1		1,000
OWS #2		1,000
Total		171,000

25. Any waste oil, oil/water mixture, or petroleum-contaminated solid rejected because it exceeds the allowable level for total halogens is a hazardous waste and shall be managed in accordance with the requirements of 25 Pa. Code Chapters 261a through 270a.
26. PCB-containing waste, as that term is defined in 25 Pa. Code 287.1, may be accepted at this facility provided that the total PCB concentration is less than 2 parts per million (ppm). In addition, if the waste oil component of any waste accepted at this facility is more than 2 ppm of total PCB, the marketing or burning of the waste oil is subject to 40 CFR 761.20(e), pursuant to the requirements of 25 Pa. Code 298.10(h).

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27. An on-specification fuel oil determination shall be made on material removed from the on-site oil storage holding tanks. While held in the on-site oil storage tanks, the oil shall be managed as waste oil subject to this permit and the residual waste regulations. If an on-specification fuel oil determination is made prior to placement in tanks, such that the tanks are determined by the permittee to contain on-specification fuel oil that is no longer subject to the requirements of this permit or the residual waste regulations, then the oil storage tanks may not be used to store waste and must be managed in accordance with the Storage Tank and Spill Prevention Act (35 P.S. §§ 6021.101-6021.2104) and 25 Pa. Code Chapter 245.
28. Secondary containment shall be kept clean to allow for visual determination of any evidence of leaking or staining. If there is any leaking or staining detected, stormwater coming into contact with the leaked material or leak residue must be collected and appropriately disposed. Uncontaminated stormwater shall be removed in accordance with 25 Pa. Code 299.122(b)(15).
29. Because of the nature of waste received at this waste oil processing facility, a Radiation Protection Action Plan (RPAP) is not required to be implemented at this time. However, the basic limitations of 25 Pa. Code 297.201(g-i) still apply regardless and, in accordance with the instructions for DEP's Form U, if a waste is known or suspected to have radioactivity above normal background levels for that material, the waste may need to be radiologically screened and modeled before acceptance or processing at the facility as a part of the facility's pre-acceptance testing.
30. A valid and current certificate of liability insurance shall be maintained at the facility. A copy of the current certificate, listing DEP as a certificate holder and providing a 60-day notice period prior to cancellation or termination, shall be submitted to DEP's Southeast Regional Office, Waste Management Program, as required by 25 Pa. Code Section 287.374 of the regulations.
31. The bond between the permittee and DEP in the amount of \$248,674.00 is hereby incorporated as part of this permit. The permittee shall file the necessary documents to increase the current bond amount to the aforementioned \$248,674.00 bond amount within 45 days from the issuance date of this permit. Thereafter, upon receipt of written notice from DEP, this bond will have to be updated within 90 days, in accordance with 25 Pa. Code Section 287 of the Residual Waste Regulations.

Re 30 (hmv20wm) 24-1

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