



State of Ohio Environmental Protection Agency

Southwest District Office

401 E. Fifth St.
Dayton, Ohio 45402

TELE: (937) 285-6357 FAX: (937) 285-6249
www.epa.state.oh.us

Ted Strickland, Governor
Lee Fisher, Lieutenant Governor
Chris Korleski, Director

January 18, 2008

Neil Morstadt
JM Smucker Company
5204 Spring Grove Avenue
Cincinnati, Ohio 45217

**Re: JM Smucker Company; Hazardous Waste; Hamilton County; OHR000109595;
Notice of Violation**

Dear Mr. Morstadt:

On December 12, 2007, the Ohio Environmental Protection Agency (Ohio EPA) conducted a compliance evaluation of JM Smucker Company to determine your compliance with Ohio's hazardous waste laws and regulations as found under the Ohio Revised Code (ORC) and the Ohio Administrative Code (OAC). Ohio EPA's inspection included an inspection of facility operations and a review of written documentation and records. During the inspection we also discussed pollution prevention and waste reduction. This letter will explain the violations we found and what you need to do to correct the violations.

1. Weekly Inspections

JM Smucker Company is in violation of OAC 3745-66-74 for failing to conduct and record the required weekly inspections of the container accumulation area. Our review of the weekly inspection documentation revealed that JM Smucker Company has been conducting weekly inspections but did not complete them once in every seven day period. **Please continue the weekly inspections and ensure they occur once every seven day period.**

2. Used Oil

JM Smucker Company is in violation of OAC 3745-279-22(C)(1) for failing to label containers used to store used oil during transportation to the central

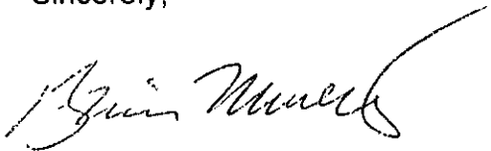
Neil Morstadt
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misblend waste located in the <90 day storage area. Please immediately date the containers with the accumulation start date. **This violation was corrected at the time of the inspection. No further action is necessary.**

The Division of Hazardous Waste Management has created an electronic news service to provide you with quick and timely updates on events and news related to hazardous waste activities in Ohio. If you haven't already, we encourage you to sign-up for this free service. You can find more information at the following web address: www.epa.state.oh.us/dhwm/listserv.html. Please feel free to share this information with your colleagues. You can find copies of the rules, compliance checklists, and other information on the division's web page at www.epa.state.oh.us/dhwm.

A re-inspection will be conducted to review the inspection documentation discussed in item number 1 above. Should you have any questions, please contact me at (937) 285-6083.

Sincerely,



Brian Marlatt
Environmental Specialist
Division of Hazardous Waste Management

cc: Dinah Crawford, DHWM/SWDO File

BM/bp

NOTICE:

Ohio EPA's failure to list specific deficiencies or violations in this letter does not relieve your company from having to comply with all applicable regulations.

**SMALL QUANTITY GENERATOR REQUIREMENTS
COMPLETE AND ATTACH A PROCESS, WASTE, P2 SUMMARY SHEET**

CESQG: ≤ 100 Kg. (approximately 25-30 gallons) of waste in a calendar month or < 1 Kg. of acutely hazardous waste.
 SQG: Between 100 and 1,000 Kg. (about 25 to under 300 gallons) of waste in a calendar month
 LQG: ≥ 1,000 Kg. (-300 gallons) of waste in a calendar month or ≥ 1 Kg. of acutely hazardous waste in a calendar month
 NOTE: To convert from gallons to pounds: Amount in gallons x Specific Gravity x 8.345 = Amounts in pounds
 Safety Equipment Used:

GENERAL REQUIREMENTS

- | | | | | | | | |
|----|---|-----|--------------------------|----|--------------------------|-----|--------------------------|
| 1. | Have all wastes generated at the facility been adequately evaluated? [3745-52-11] | Yes | <input type="checkbox"/> | No | <input type="checkbox"/> | N/A | <input type="checkbox"/> |
| 2. | Has the generator obtained a U.S. EPA I.D. number? [3745-52-12] | Yes | <input type="checkbox"/> | No | <input type="checkbox"/> | N/A | <input type="checkbox"/> |
| 3. | Has the generator transported or caused to be transported hazardous waste to other than a facility authorized to manage the hazardous waste? [ORC 3734.02 (F)] | Yes | <input type="checkbox"/> | No | <input type="checkbox"/> | N/A | <input type="checkbox"/> |
| 4. | Has the generator disposed of hazardous waste on-site without a permit or at another facility other than a facility authorized to dispose of hazardous waste? [ORC 3734.02 (E) & (F)] | Yes | <input type="checkbox"/> | No | <input type="checkbox"/> | N/A | <input type="checkbox"/> |
| 5. | Does the generator accumulate hazardous waste? | Yes | <input type="checkbox"/> | No | <input type="checkbox"/> | N/A | <input type="checkbox"/> |

NOTE: If the SQG does not accumulate or treat hazardous waste, it is not subject to 52-34 standards. All other requirements might still apply, e.g. manifest, marking, LDR, etc.

- | | | | | | | | |
|----|---|-----|--------------------------|----|--------------------------|-----|--------------------------|
| 6. | Has the generator accumulated hazardous wastes <u>in excess of (180/270) days</u> without a permit or an extension from the Director? [3745-52-34; ORC §3734-02(E)&(F)] | Yes | <input type="checkbox"/> | No | <input type="checkbox"/> | N/A | <input type="checkbox"/> |
|----|---|-----|--------------------------|----|--------------------------|-----|--------------------------|

NOTE: SQG's shipping waste to a facility greater than 200 miles away can accumulate on-site for 270 days. [3745-52-34 (E)]

- | | | | | | | | |
|----|---|-----|--------------------------|----|--------------------------|-----|--------------------------|
| 7. | Is the generator accumulating more than 6,000 kg on site? [3745-52-34(D)] | Yes | <input type="checkbox"/> | No | <input type="checkbox"/> | N/A | <input type="checkbox"/> |
|----|---|-----|--------------------------|----|--------------------------|-----|--------------------------|

NOTE: 6,000 kg = approximately 27, 55-gallon drums. If the facility is accumulating waste for greater than 180/270 days without an extension/permit or is accumulating greater than 6,000 kg on-site, it is classified as a storage facility and TSD standards apply. Complete applicable TSD checklists.

- | | | | | | | | |
|----|---|-----|--------------------------|----|--------------------------|-----|--------------------------|
| 8. | Does the generator treat hazardous waste in a: | | | | | | |
| | a. Container that meets 3745-66-70 to 3745-66-77? | Yes | <input type="checkbox"/> | No | <input type="checkbox"/> | N/A | <input type="checkbox"/> |
| | b. Tank that meets 3745-66-90 to 3745-66-101 except 3745-66-97 (C)? | Yes | <input type="checkbox"/> | No | <input type="checkbox"/> | N/A | <input type="checkbox"/> |
| | c. Drip pads that meet 3745-69-40 to 3745-69-45? | Yes | <input type="checkbox"/> | No | <input type="checkbox"/> | N/A | <input type="checkbox"/> |
| | d. Containment building that meets 3745-256-100 to 3745-256-102? | Yes | <input type="checkbox"/> | No | <input type="checkbox"/> | N/A | <input type="checkbox"/> |

NOTE: Complete appropriate checklist for each unit.

NOTE: If waste is treated to meet LDRs, use LDR checklist.

MANIFEST REQUIREMENTS

- | | | | | | | | |
|-----|--|-----|--------------------------|----|--------------------------|-----|--------------------------|
| 9. | Are all hazardous wastes either reclaimed under a contractual agreement as defined in OAC rule 3745-52-20(E), or shipped off-site accompanied by a manifest (U.S. EPA Form 8700-22)? [3745-52-20(A)] | Yes | <input type="checkbox"/> | No | <input type="checkbox"/> | N/A | <input type="checkbox"/> |
| 10. | Are wastes reclaimed under a contractual agreement? If so: [3745-52-20(E)] | Yes | <input type="checkbox"/> | No | <input type="checkbox"/> | N/A | <input type="checkbox"/> |
| | a. Does the contractual agreement specify the type of waste and frequency of shipment? | Yes | <input type="checkbox"/> | No | <input type="checkbox"/> | N/A | <input type="checkbox"/> |

[Facility Name/Inspection Date]

[ID number]

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- b. Is the transport vehicle owned and operated by the reclaimer? Yes No N/A
- c. Is a copy of the reclamation agreement kept on-site for at least three years after termination/expiration of the agreement? Yes No N/A

NOTE: If wastes are reclaimed under a contractual agreement and an answer to questions 10(a) through 10(c) is no, the generator is in violation of 3745-52-20 (A) (B) & (D), 3745-52-22 and 3745-52-23. Even if the waste is being reclaimed under agreement, LDRs still apply. Complete LDR checklist.

11. Have items 1 through 20 of each manifest been completed?[3745-52-20(A)] Yes No N/A

NOTE: U.S. EPA Form 8700-22(A) (the continuation form) may be needed in addition to Form 8700-22. In these situations, items (21) through (35) must also be complete. [3745-52-20 (A)]

12. Does each manifest designate at least one facility which is permitted to handle the waste? [3745-52-20(B)] Yes No N/A

NOTE: The generator may designate on the manifest one alternative facility to handle the waste in the event of an emergency which prevents the delivery of waste to the primary designated facility. [3745-52-20(C)]

13. If the transporter was unable to deliver a shipment of hazardous waste to the designated facility did the generator designate an alternative TSD facility or give the transporter instructions to return the waste? [3745-52-20(D)] Yes No N/A

14. Have the manifests been signed by the generator and initial transporter? [3745-52-23 (A) (1) and (2)] Yes No N/A

NOTE: Remind the generator that the certification statement they signed indicates: 1) they have properly prepared the shipment for transportation and 2) they have made a good faith effort to minimize their waste generation.

15. If the generator did not receive a return copy of each completed manifest within 60 days of being accepted by the transporter did the generator submit to Ohio EPA, a copy of the manifest with some indication that the generator has not received confirmation of delivery? 3745-52-42(B)] Yes No N/A

16. Are signed copies of all manifests being retained for at least three years? [3745-52-40] Yes No N/A

NOTE: Waste generated at one location and transported along a publicly accessible road for temporary consolidated storage or treatment on a contiguous property also owned by the same person is not considered "on-site" and manifesting and transporter requirements must be met. To transport "along" a public right-of-way the destination facility has to act as a transfer facility or have a permit because this is considered to be "off-site." For additional information see the definition of "on-site" in OAC rule 3745-50-10.

PREPAREDNESS AND PREVENTION

17. Is an emergency coordinator available at all times (on-site or on-call)? [3745-52-34(D)(5)(a)] Yes No N/A

18. Has the following been posted by the telephone: [3745-52-34(D)(5)(b)]

- a. Name and telephone number of emergency coordinator? Yes No N/A
- b. Location of fire and spill control equipment, and, if present, fire alarm(s) Yes No N/A
- c. Telephone number of local fire department? Yes No N/A

19. Are employees familiar with waste handling and emergency procedures [3745-52-34(D)(5)(c)] Yes No N/A

20. Has the facility properly responded to all fires and spills? [3745-52-34(D)(5)(d)] Yes No N/A

21. Is the facility operated to minimize the possibility of fire, explosion, or any unplanned sudden or nonsudden release of hazardous waste? [3745-65-31] Yes No N/A

22. Does the generator have the following equipment at the facility if it is required to actual hazards associated with the waste:
- a. Internal Alarm system? [3745-65-32(A)] Yes No N/A
 - b. Emergency communication device? [3745-65-32(B)] Yes No N/A
 - c. Portable fire control, spill control and decon equipment? [3745-65-32(C)]? Yes No N/A
 - d. Water of adequate volume/pressure per documentation or facility rep? [3745-65-32(D)] Yes No N/A
23. Is emergency equipment tested (inspected) as necessary to ensure its proper operation in time of emergency?[3745-65-33]
- a. Are inspections recorded in a log or summary? [3745-65-33]? Yes No N/A
24. Do personnel have immediate access to an internal alarm or emergency communication device when handling hazardous waste (unless the device is not required under OAC 3745-65-32)? [3745-65-34(A)] Yes No N/A
25. If there is only one employee on the premises is there immediate access to a device (ex. phone, hand-held two-way radio) capable of summoning external emergency assistance? (Unless not required under 3745-65-32?) [3745-65-34(B)] Yes No N/A
26. Is adequate aisle space provided for unobstructed movement of emergency or spill control equipment? [3745-65-35] Yes No N/A
27. Has the generator attempted to familiarize emergency authorities with possible hazards and facility layout? [3745-65-37(A)] Yes No N/A
28. Where authorities have declined to enter into arrangements or agreements, has the generator documented such a refusal? [3745-65-37(B)] Yes No N/A

SATELLITE ACCUMULATION AREA REQUIREMENTS

29. Does the generator ensure that satellite accumulation area(s):
- a. Are at or near a point of generation? [3745-52-34(C)(1)] Yes No N/A
 - b. Are under the control of the operator of the process generating the waste? [3745-52-34(C)(1)] Yes No N/A
 - c. Do not exceed a total of 55 gallons of hazardous waste per waste stream? [3745-52-34(C)(1)] Yes No N/A
 - d. Do not exceed one quart of acutely hazardous waste at any one time? [3745-52-34(C)(1)] Yes No N/A
 - e. Containers are closed, in good condition and compatible with wastes stored in them? [3745-52-34(C)(1)(a)]. Yes No N/A
 - f. Containers are marked with the words "Hazardous Waste" or other words identifying the contents? [3745-52-34(C)(1)(b)] Yes No N/A
30. Is the generator accumulating hazardous waste(s) in excess of the amounts listed in the preceding question? If so:
- a. Did the generator comply with 3745-52-34(A)(1) through (4) or other applicable generator requirements within three days? [3745-52-34(C)(2)] Yes No N/A
 - b. Did the generator mark the container(s) holding the excess with the accumulation date when the 55 gallon (one quart) limit was exceeded? [3745-52-34(C)(2)] Yes No N/A

[Facility Name/Inspection Date]

[ID number]

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NOTE: The satellite accumulation area is limited to 55 gallons of hazardous waste accumulated from a distinct point of generation in the process under the control of the operator of the process generating the waste (less than 1 quart for acute hazardous waste). There could be individual waste streams accumulated in an area from different points of generation.

USE AND MANAGEMENT OF CONTAINERS

- 31. Has the generator marked containers with the words "Hazardous Waste"[3745-52-34(D)(4)] Yes No N/A
- 32. Is the accumulation date on each container? [3745-52-34(D)(4)] Yes No N/A
- 33. Are hazardous wastes stored in containers which are:
 - a. Closed (except when adding/removing wastes)? [3745-66-73(A)] Yes No N/A
 - b. In good condition? [3745-66-71] Yes No N/A
 - c. Compatible with wastes stored in them? [3745-66-72] Yes No N/A
 - d. Handled in a manner which prevents rupture/leakage? [3745-66-73(B)] Yes No N/A

NOTE: Record location on process summary sheets and photograph the area.

- 34. Is the container accumulation area(s) inspected at least weekly? [3745-66-74] Per ORC§1.44(A) "Week" means seven(7) consecutive days. Yes No N/A
 - a. Are inspections recorded in a log or summary? [3745-66-74] Yes No N/A
- 35. Are containers of incompatible wastes stored separately from each other by means of a dike, berm, wall or other device? [3745-66-77(C)] Yes No N/A
- 36. If the generator places incompatible wastes, or incompatible wastes and materials in the same container, is it done in accordance with 3745-65-17(B) 3745-66-77(A)] Yes No N/A
- 37. If the generator places hazardous waste in an unwashed container that previously held an incompatible waste, is it done in accordance with 3745-65-17(B) ? [3745-66-77(B)] Yes No N/A

NOTE: OAC 3745-65-17(B) requires that the generator treat, store, or dispose of ignitable or reactive waste, and the mixture or commingling of incompatible wastes, or incompatible wastes and materials so that it does not create undesirable conditions or threaten human health or the environment.

PRE-TRANSPORT REQUIREMENTS

- 38. Does each generator package/label its hazardous waste in accordance with the applicable DOT regulations? [3745-52-30, 3745-52-31 and 3745-52-32(A)] Yes No N/A
- 39. Does each container ≤100 gallons have a completed hazardous waste label? [3745-52-32(B)] Yes No N/A
- 40. Before off-site transportation, does the generator placard or offer the appropriate DOT placards to the initial transporter? [3745-52-33] Yes No N/A

PROCESS, WASTE, P2 SUMMARY SHEET

Facility Name:	Facility Type: LQG/SGQ/CESQG/TSD	Date of Inspection:	EPA ID #:
-----------------------	---	----------------------------	------------------

Waste Generated			On- or Off-Site Management		P2 Activities	
Process/Activity Generating Waste <small>(e.g. plating bath, machining, baghouse, painting, general maintenance, etc)</small>	Waste Description <small>(e.g. sludge, solvent, ash, used oil, spent lamps, etc.) and EPA Waste Code, if applic.</small>	QTY Generated per Month, Type of Accumulation <small>(container, tank, etc) and location of waste accumulation area</small>	Type of On-Site Treatment <small>(recycle, wwt, etc)</small>	Name, state, and type of activity occurring at the off-site facility.	Current P2 Activities	P2 Opportunities
LAB	SOLVENT POOL					
2 LAB	ACETIC SOLVENT POOL, POOL POOL					
3 LAB PARK						
4						
5						

6							
7							
8							
9							

REMARKS-GENERAL INFORMATION

General Process Information:

Regulatory/Enforcement History (if applicable):

Additional P2 remarks and information:

Would this facility be interested in a P2 assessment? Yes* _____ No _____

*If yes, refer promptly to your district P2 coordinator. Office of Compliance Assistance and Pollution Prevention – 1-800-329-7518 or p2mail@epa.state.oh.us or www.epa.state.oh.us/ocapp/ocapp.html

Other:

Form GM - Generation and Management

Waste: Used Laboratory Chemicals-Lab Pack	PrevYrGen: 1167	Page 1
SIC: Origin: SysType: Source: G22 POM: Form: W001 Rad: -	CurrYrGen: 386 P	
D001	Shipped: Y	
	Receiving Facility	SysType Avail Quantity
	OHD000816629	H141 386

Waste: Waste Laboratory Chemicals	PrevYrGen: 2055	Page 2
SIC: Origin: SysType: Source: G22 POM: Form: W203 Rad: -	CurrYrGen: 1300 P	
D001 F003	Shipped: Y	
	Receiving Facility	SysType Avail Quantity
	OHD000816629	H061 1300

Waste: Used Laboratory Chemicals	PrevYrGen: 0	Page 3
SIC: Origin: SysType: Source: G22 POM: Form: W203 Rad: -	CurrYrGen: 350 P	
D001 D002 D022	Shipped: Y	
	Receiving Facility	SysType Avail Quantity
	OHD000816629	H141 350

Waste: Waste Liquid Mercury	PrevYrGen: 5	Page 4
SIC: Origin: SysType: Source: G15 POM: Form: W117 Rad: -	CurrYrGen: 1 P	
D009	Shipped: Y	
	Receiving Facility	SysType Avail Quantity
	OHD000816629	H141 1

Form OI - Off-site Transporter and Receiving Facility Information

EPA ID: MAD039322250	Name: Clean Harbors Environmental Services, Inc.
X - Transporter	Address:
- Receiving Facility	

EPA ID: OHD000816629	Name: Spring Grove Resource Recovery
- Transporter	Address: 4879 Spring Grove Ave.
X - Receiving Facility	Cincinnati, OH 45232-0000

Site Identification Form

EPA ID: OHR000109595 Facility: J M Smucker Company Receipt Date: 02/16/2005

Location: 5204 Spring Grove Ave
Cincinnati OH 45217 1031

Reason For Submittal:
Subsequent Notif: Y
Annual Report: Y

NAICS Code (s): 311225
Site County Name: Hamilton
Site Land Type: Private

Total Tons:
Generated: 1.02
Shipped: 1.02

Contact Info

Contact Name: Bobby G Harper
Contact Address Line1: 5204 Spring Grove Ave
Contact Address Line2:
Contact City/State: Cincinnati OH
Contact Country:
Contact Zip: 45217 1031

Contact Title: Environmental C
Contact Phone: 513-482-8116
Contact Fax: 513-482-8109
Contact Email: bobby.harper@jmsmucker.com

Hazardous Waste Activities :

Annual Report Generator Status: SQG
Generator Status at time of certification : SQG
Importer: N Recycler: N
Mixed Waste Generator: N Small Burner Exemption: N
Transporter: N Furnace Exemption: N
TSD: N UIC: N

Used Oil Activities :

Transporter: N
Transfer Fac: N
Processor: N
Refiner: N
Burner: N
Marketer Direct: N
Marketer First: N

Universal Waste Activities :

Managed:

Batteries: N
Pesticides: N
Mercury Containing Equipment: N
Lamps: N
Large Qty Handler: N

Site ID Comments:

The site continues to recycle rather than dispose of certain materials. Select individuals are periodically trained in RCRA and recycling procedures.

Site Identification Form

EPA ID: OHR000109595 Facility: J M Smucker Company Receipt Date: 02/27/2006

Location: 5204 Spring Grove Ave Cincinnati OH 45217 1031

Reason For Submittal: Subsequent Notif: Y Annual Report: Y

NAICS Code (s): 311225 Site County Name: Hamilton Site Land Type: Private

Total Tons: Generated: Shipped:

Contact Info

Contact Name: Jim A Acres III Contact Address Line1: 5204 Spring Grove Ave Contact Address Line2: Cincinnati OH Contact City/State: Cincinnati OH Contact Country: Contact Zip: 45217 1031

Contact Title: Environmental E Contact Phone: 513-482-8240 Contact Fax: 513-482-8076 Contact Email: jim.acres@jmsmucker.com

Hazardous Waste Activities :

Annual Report Generator Status: SQG Generator Status at time of certification : SQG Importer: N Recycler: N Mixed Waste Generator: N Small Burner Exemption: N Transporter: N Furnace Exemption: N TSD: N UIC: N

Used Oil Activities :

Transporter: N Transfer Fac: N Processor: N Refiner: N Burner: N Marketer Direct: N Marketer First: N

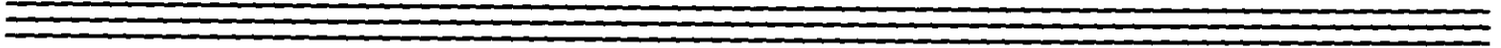
Universal Waste Activities :

Managed:

Batteries: N Pesticides: N Mercury Containing Equipment: N Lamps: N Large Qty Handler: N

Site ID Comments:

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Site Identification Form

EPA ID: OHR000109595 Facility: The J M Smucker Company Receipt Date: 02/23/2007

Location: 5204 Spring Grove Avenue Cincinnati OH 45217 1031

Reason For Submittal: Subsequent Notif: Y Annual Report: Y

NAICS Code (s): 311225 Site County Name: Hamilton Site Land Type: Private

Total Tons: Generated: Shipped:

Contact Info

Contact Name: Jim Acres III Contact Address Line1: 5204 Spring Grove Avenue Contact Address Line2: Cincinnati OH Contact Country: Contact Zip: 45217 1031

Contact Title: Environmental E Contact Phone: 513-482-8240 Contact Fax: 513-482-8076 Contact Email: jim.acres@jmsmucker.com

Hazardous Waste Activities :

Annual Report Generator Status: SQG Generator Status at time of certification : SQG Importer: N Recycler: N Mixed Waste Generator: N Small Burner Exemption: N Transporter: N Furnace Exemption: N TSD: N UIC: N

Used Oil Activities :

Transporter: N Transfer Fac: N Processor: N Refiner: N Burner: N Marketer Direct: N Marketer First: N

Universal Waste Activities :

Managed: Batteries: N Pesticides: N Mercury Containing Equipment: N Lamps: N Large Qty Handler: N

Site ID Comments:

The site continues to recycle rather than dispose of certain materials. Select individuals are periodically trained in RCRA and recycling procedures.

Facility

Reason for Submittal:

To provide subsequent notification

As a component of the Hazardous Waste Report

Site Name and Location

County: EPA ID:

Site Name:

Site Location:

City: State: Zip:

Contact

First Name: M/I: Last Name:

Title: Phone: Ext:

Fax: Ext:

EMail:

Mailing Address:

Same as location

Street:

City: State: Zip:

Country:

Site Land type:

NAICS

A: C:

B: D:

Owner/Operator Information

Page 1 of 2

Owner/Operator type:

Date Became Owner/Operator:

Name of legal owner/operator:

Address

Address:

City: State:

Phone: Zip:

Country:

Operator

Owner/Operator type:

Date Became Owner/Operator:

Name of legal owner/operator:

Address

Address:

City: State:

Phone: Zip:

Country:

Comments:

The site continues to recycle rather than dispose of certain materials. Select individuals are periodically trained in RCRA and recycling procedures.

"I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

Certification

Certification

First Name Title

Last Name Date signed

Site Identification Form

EPA ID: OHR000109595 Facility: The J M Smucker Company Receipt Date: 02/23/2007

Location : 5204 Spring Grove Avenue
Cincinnati OH 45217 1031

Reason For Submittal:

Subsequent Notif:
Annual Report:

NAICS Code (s) : 311225

Total Tons:

Generated : Shipped :

Site County Name: Hamilton

Site Land Type: Private

Contact Info

Contact Name: Jim Acres III

Contact Title: Environmental E

Contact Address Line1: 5204 Spring Grove Avenue

Contact Phone: 513-482-8240

Contact Address Line2:

Contact Fax: 513-482-8076

Contact City/State: Cincinnati OH

Contact Email: jim.acres@jmsmucker.com

Contact Country:

Contact Zip: 45217 1031

Hazardous Waste Activities :

Annual Report Generator Status: SQG

Generator Status at time of certification : SQG

Importer: Recycler: Mixed Waste Generator: Small Burner Exemption: Transporter: Furnace Exemption: TSD: UIC:

Used Oil Activities :

Transporter: Transfer Fac: Processor: Refiner: Burner: Marketer Direct: Marketer First:

Universal Waste Activities :

Managed:

Batteries: Pesticides: Mercury Containing Equipment: Lamps: Large Qty Handler:

Site ID Comments:

The site continues to recycle rather than dispose of certain materials. Select individuals are periodically trained in RCRA and recycling procedures.

Site Identification Form

EPA ID: OHR000109595 Facility: J M Smucker Company Receipt Date: 02/27/2006

Location : 5204 Spring Grove Ave
Cincinnati OH 45217 1031Reason For Submittal:
Subsequent Notif: Y
Annual Report: YNAICS Code (s) : 311225
Site County Name: Hamilton
Site Land Type: PrivateTotal Tons:
Generated :
Shipped :

Contact Info

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Hazardous Waste Activities :

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Mixed Waste Generator: N Small Burner Exemption: N
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TSD: N UIC: N

Used Oil Activities :

Transporter: N
Transfer Fac: N
Processor: N
Refiner: N
Burner: N
Marketer Direct: N
Marketer First: N

Universal Waste Activities :

Managed:
Batteries: N
Pesticides: N
Mercury Containing Equipment: N
Lamps: N
Large Qty Handler: N

Site ID Comments:

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