



State of Ohio Environmental Protection Agency

Northwest District Office

347 North Dunbridge Road
Bowling Green, OH 43402-9398

TELE: (419) 352-8461 FAX: (419) 352-8468
www.epa.state.oh.us

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

Re: Bosserman Aviation Equipment, Inc.
Hazardous Waste
Complaint # 2504
Wyandot County
Notice of Violation

January 23, 2008

Mr. Terry L. Bosserman
Bosserman Aviation Equipment, Inc.
2327 State Route 568
Carey, Ohio 43316

Dear Mr. Bosserman:

On January 20, 2006, Ed Pulido and I investigated a complaint at Bosserman Aviation Equipment, Inc. (Bosserman) located at 2327 State Route 568, Carey, Ohio. The complaint was received by the Division of Hazardous Waste Management on December 21, 2005. The complainant stated that fuel trucks are stored without proper drainage and storage of fuel and that trucks are disassembled and fuel allowed to drain onto the ground. This letter will explain the validity of the complaint, the violation we found, and what you need to do to correct this violation.

Upon arriving at Bosserman we discussed the complaint with two of your employees, Terry N. Bosserman and Greg Coldren. They showed us around your facility, and we proceeded to conduct a full compliance evaluation inspection (CEI) to determine Bosserman's compliance with Ohio's hazardous waste laws as found in Chapter 3734. of the Ohio Revised Code (ORC), and Ohio's hazardous waste regulations as adopted under Chapter 3745. of the Ohio Administrative Code (OAC).

Bosserman builds, services, and refurbishes aircraft re-fuelers. Wastes generated at the facility include solvent/paint waste (both spent solvent/paint waste & spent solvent/paint waste distillation bottoms), used oil, rags, scrap metal, and fluorescent bulbs.

We observed your painting operation which consists of a paint booth and a solvent distillation unit. Your employees stated that you purchase PPG paint from Dick's Auto Supply in Findlay. You also utilize a PPG solvent which you use to clean the paint guns and clean the painting lines, and also mix with the paint as thinner. We observed the can of solvent which indicated that it was a PPG general purpose solvent MS 100, containing acetone and toluene (among other ingredients). Your employees stated that there is only a solid material left over from the distillation of the solvent/paint mixture. This solid material is picked up by Giant Distillation and Recovery in Toledo, Ohio. They stated that Giant Distillation and Recovery picked up the solid waste material usually when there was a couple of drums of this waste material, however, they were not sure if this material was managed as a hazardous waste or how often Giant Distillation and Recovery picked up this material.

We walked around the entire property. We did not observe any visible dumping or staining of fuel, but we did observe some drums with material inside. Some drums were labeled antifreeze, some labeled lubricant, and some labeled oil. Your employees stated that they did not know exactly what all this material was, but that you would know. They also stated that additional information (paperwork, etc.), we would have to get from you as they were not sure where to locate this information.

During the inspection, I provided your employees with the following materials from Ohio EPA: a fact sheet on properly identifying hazardous waste; a used oil fact sheet; a fact sheet on the proper management of wipers; a fact sheet on the universal waste rules for the management of lamps; a compliance guide for auto body shops; and a list of computer, fluorescent lamp and ballast recyclers.

On January 27, 2006, you faxed additional information that I had requested during the CEI, including the Material Safety Data Sheet (MSDS) for your solvent. The only information that was not submitted that I had requested was information on how Bosserman manages and disposes of the solid waste material from the solvent distillation unit.

Per a phone conversation with you on January 24, 2006, you stated that you knew exactly what was in each drum. These drums contained product antifreeze or jet oil. You stated you would properly label these drums and bring all drums inside the building for storage. On March 24, 2006, Ed Pulido and I conducted another site visit. We observed the drums properly stored inside and labeled either as jet oil or antifreeze (both usable product).

On May 5, 2006, I emailed you asking again for the pick-up receipts /disposal manifests for the solid waste material from the solvent distillation unit and any other waste evaluation information you may have for this waste stream. I did not receive a response to that email.

I tried to call you again on January 24, 2007. You and I played phone tag until we finally spoke on the phone on February 21, 2007.

During this phone conversation you stated the following: that all solvent waste is distilled through the recycling unit; your solvent is used both as a cleaner and a paint thinner; you were not sure how this waste material was managed; you would ask your employee, Greg; PPG told you that this material was "ok"; you would get in writing how this waste material is disposed; you would forward any information from PPG (if they had analyzed this material); and you would submit all of this information by March 2, 2007. I never received this information.

On March 2, 2007, I called you and told you that based on the MSDS for the solvent (PPG General Purpose Solvent – MS 100) that you utilize, this material is an F-listed hazardous waste (F003, F005) upon becoming spent. Thus, any waste material generated from this solvent (the solid waste material generated from the distillation of the solvent/paint waste) would also be an F-listed hazardous waste (F005) and would have to be managed and disposed as such. You stated you would get me the last four or five disposal receipts for the off-site shipment of this waste stream by March 9, 2007. Again, I never received this information.

You and I then played phone tag a couple more times in March and April of 2007. I called you on April 19, 2007, and left a message stating my email and that you could email this information if it would be more convenient. There has been no contact by either you or me since my message to you on this date.

As a result of my inspection on January 20, 2006, I found the following violations of Ohio's hazardous waste laws. In order to correct these violations you must do the following and send me the required information **within 30 days** of your receipt of this letter:

**1. Waste Evaluation.
OAC Rule 3745-52-11**

Any person who generates a waste must determine if that waste is a hazardous waste in accordance with the criteria for hazardous waste as set forth in Chapter 3745-51 of the Administrative Code.

Bosserman failed to have waste evaluation documentation for the fluorescent bulbs generated at the facility.

During the inspection we observed that your facility utilizes Sylvania eco bulbs. In addition, you submitted an invoice for the purchase of these bulbs on January 27, 2006.

I am unsure how you are disposing of your bulbs once they are spent. These bulbs may only be placed in the trash if Bosserman has a proper waste evaluation indicating these bulbs are non-hazardous for metals.

If you have this waste evaluation documentation, please submit this information to me. A proper waste evaluation would consist of a Toxicity Characteristic Leaching Procedure (TCLP) test indicating your bulbs are non-hazardous for barium (D005), cadmium (D006), lead (D008), and mercury (D009). Please also indicate how you dispose of your bulbs.

If you have not conducted a proper waste evaluation, this can be conducted by taking a representative sample of this waste to properly evaluate this waste stream through a laboratory analysis which lists constituents present and at what concentration. Bosserman must ensure that the laboratory chosen to perform this sampling utilizes the proper method(s) to evaluate these bulbs. Bosserman must sample the fluorescent bulbs to determine the Toxicity Characteristic TCLP concentrations of barium (D005), cadmium (D006), lead (D008), and mercury (D009) as listed in OAC Rule 3745-51-24 following the methods as outlined in U.S. EPA's SW-846. Bosserman may run total concentrations for these constituents as a screening tool. If the concentration(s) are detected for any of these constituents at or above the regulatory limit, a TCLP may be required to ensure these constituent(s) are not present above the Ohio EPA regulatory level.

If the bulbs are determined to be hazardous through a proper waste evaluation, Bosserman will have to manage their bulbs either as 1) a universal waste (OAC Chapter 3745-273), or 2) as a hazardous waste under Ohio's generator standards (OAC Chapter 3745-52). Bosserman may recycle their bulbs if they are hazardous or non-hazardous. Ohio EPA would encourage this option as a pollution prevention alternative.

In lieu of conducting a waste evaluation, Bosserman may choose to manage their bulbs as a universal waste as outlined in OAC Chapter 3745-273. Please consult the fact sheets Universal Waste Rules for Handlers of Lamps and Fluorescent Lamps: What You Should Know enclosed for more information. If you choose this option, please provide me an outline of your universal waste management plan.

- To abate this violation, please submit to me your waste evaluation of your lamps or an outline of your universal waste management plan (indicating how you will manage, label, send off-site within one year, where lamps will be recycled, etc.).

2. Waste Evaluation. OAC Rule 3745-52-11

Any person who generates a waste must determine if that waste is a hazardous waste in accordance with the criteria for hazardous waste as set forth in Chapter 3745-51 of the Administrative Code.

Bosserman has failed to evaluate the spent solvent/paint waste generated from the cleaning of paint lines to determine if additional waste codes apply to this waste stream. This waste stream based on the MSDS you submitted to me on January 27, 2006, is an F003 (30-40% acetone) and F005 (10-20% toluene) listed hazardous waste upon becoming spent.

To properly evaluate the above waste stream, Bosserman must do one of three options: 1) Bosserman must take a representative sample of this waste to properly evaluate this waste stream through a laboratory analysis which lists constituents present and at what concentration. Bosserman must sample the spent solvent/paint waste stream to determine the concentrations of the Resource Conservation and Recovery Act (RCRA) metals (which may be present in the materials utilized in the process) and any other regulated volatile organics that may be present based on the solvent and the paint utilized (in light of the materials or the processes used) as listed in the Ohio Administrative Code Rule 3745-51-24 following the methods as outlined in U.S. EPA's SW-846. Bosserman may run total concentrations for these constituents as a screening tool. If the concentrations are detected for the constituents at or above the regulatory limit, a TCLP may be required to ensure this constituent is not present above the Ohio EPA regulatory level, or 2) Bosserman must apply generator knowledge of the hazardous characteristic(s) of the waste in light of the materials or the processes used through adequate documentation, or 3) a combination of option one and two.

- To abate this violation, Bosserman must submit the analytical information or the documentation for generator knowledge to me. Your results must document if any additional waste codes apply to the waste. As stated previously, the F003 and F005 hazardous waste codes already apply to the spent solvent.
- In addition, to abate this violation, please provide a summary stating how you currently manage (store, etc.) this waste stream both prior to recycling and after, how often this waste is recycled, and how much of this waste you generate per month.
- Based on this additional information, I will determine the status of your compliance with other hazardous waste laws and notify you of my findings in a separate letter.

If you perform sampling, Ohio EPA will use the data you provide, in addition to other documentation, to make regulatory decisions concerning the wastes tested. The data you submit should be reviewed using a data review process, referred to as data validation, to confirm the validity of your data prior to submission.

Data validation includes a review of the following components: laboratory test methods, laboratory data completeness, documentation of holding time(s), chain(s) of custody, and quality assurance/quality control (QA/QC) data. To confirm the validity of your data, you may use Ohio EPA's tier 1 data validation plan review form which can be obtained from Ohio EPA's web page:

http://www.epa.state.oh.us/dhwm/tier_i_data_validation_manual.html.

Ohio EPA may request the documentation needed to confirm the validity of the data submitted.

Please submit a brief narrative of each sampling event which includes: process generating the waste, point in the process the sample was obtained, sampling techniques used to obtain the sample and a description of how this sample was determined to be a representative sample of the waste tested.

In addition, if sampling is performed, please notify me at least seven days prior to taking the samples so that I or an Ohio EPA representative may be present.

3. Waste Evaluation. OAC Rule 3745-52-11

Any person who generates a waste must determine if that waste is a hazardous waste in accordance with the criteria for hazardous waste as set forth in Chapter 3745-51 of the Administrative Code.

Bosserman has failed to evaluate the solid waste material generated from the recycling of their spent solvent/paint waste stream in their distillation unit to determine if this waste stream is hazardous. Based on the MSDS you submitted to me on January 27, 2006, this material is an F-listed hazardous waste (F005 from acetone). It is unknown at this time how Bosserman is currently managing and disposing of this waste stream.

Bosserman must conduct a proper waste evaluation for this stream and you must state how you currently manage (store, etc.) and dispose of this waste stream.

To properly evaluate the above waste stream, Bosserman must do one of three options: 1) Bosserman must take a representative sample of this waste to properly evaluate this waste stream through a laboratory analysis which lists constituents present and at what concentration. Bosserman must sample the solid waste from the recycling of their spent solvent/paint waste stream in their distillation unit to determine the concentrations of the RCRA metals (which may be present in the materials utilized in the process) and any other regulated volatile organics that may be present based on the solvent and the paint utilized (in light of the materials or the processes used) as listed in the Ohio Administrative Code Rule 3745-51-24 following the methods as outlined in U.S. EPA's SW-846. Bosserman may run total concentrations for these constituents as a screening tool. If the concentrations are detected for the constituents at or above the regulatory limit, a TCLP may be required to ensure this constituent is not present above the Ohio EPA regulatory level, or 2) Bosserman must apply generator knowledge of the hazardous characteristic(s) of the waste in light of the materials or the processes used through adequate documentation, or 3) a combination of option one and two.

- To abate this violation, Bosserman must submit the analytical information or the documentation for generator knowledge to me.

Your results must document if any additional waste codes apply to the waste. As stated previously, the F005 waste code applies to the distillation bottoms based on the solvent you utilize.

- In addition, to abate this violation, please provide a summary of what you have been doing with this waste. If someone picks up your waste, please submit to me pick-up/disposal manifests for this waste stream for the past three years ensuring to state who picks up and disposes of your waste, how often this waste is disposed of, how much of each waste you generate per month, and how you manage the waste while it is on-site.
- Based on this additional information, I will determine the status of your compliance with other hazardous waste laws and notify you of my findings in a separate letter.

If you perform sampling, Ohio EPA will use the data you provide, in addition to other documentation, to make regulatory decisions concerning the wastes tested. The data you submit should be reviewed using a data review process, referred to as data validation, to confirm the validity of your data prior to submission. Data validation includes a review of the following components: laboratory test methods, laboratory data completeness, documentation of holding time(s), chain(s) of custody, and quality assurance/quality control (QA/QC) data. To confirm the validity of your data, you may use Ohio EPA's tier 1 data validation plan review form which can be obtained from Ohio EPA's web page: http://www.epa.state.oh.us/dhwm/tier_1_data_validation_manual.html. Ohio EPA may request the documentation needed to confirm the validity of the data submitted.

Please submit a brief narrative of each sampling event which includes: process generating the waste, point in the process the sample was obtained, sampling techniques used to obtain the sample and a description of how this sample was determined to be a representative sample of the waste tested.

In addition, if sampling is performed, please notify me at least seven days prior to taking the samples so that I or an Ohio EPA representative may be present.

I have enclosed the fact sheets Identifying Your Hazardous Waste and Use of Generator Knowledge In Complying with OAC rule 3745-52-11 Hazardous Waste Evaluation which may be useful in conducting your waste evaluations.

Based on our investigation, we did not find validity to this complaint; however, we did observe other compliance issues at your facility which need to be adequately addressed.

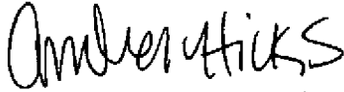
The Division of Hazardous Waste Management (DHWM) has created an electronic news service to provide you with quick and timely updates on events and news related to hazardous waste activities in Ohio. If you haven't already, we encourage you to sign-up for this free service. You can find more information at the following Web link <http://www.epa.state.oh.us/dhwm/listserv.html>. Please feel free to share this information with your colleagues.

Please address all correspondence to Amber Hicks, Ohio EPA, 347 N. Dunbridge Road, Bowling Green, Ohio 43402. Should you have any questions, please feel free to call me at (419) 373-3082.

Mr. Terry L. Bosserman
January 23, 2008
Page 7

You can find copies of the rules and other information on the division's web page at <http://www.epa.state.oh.us/dhwm>. Ohio EPA has helpful information about pollution prevention at the following web address: <http://www.epa.state.oh.us/ocapp/ocapp.html>.

Sincerely,



Amber M. Hicks
Division of Hazardous Waste Management

/llr

Enclosures

pc: Colleen Weaver, DHWM, NWDO
Cindy Lohrbach, DHWM, NWDO
~~DHWM, NWDO File: Bosserman Aviation Equipment, Inc.~~
ec: Amber Hicks, DHWM, NWDO

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.

**USED OIL INSPECTION CHECKLIST
GENERATORS, COLLECTION CENTERS AND AGGREGATION POINTS**

NOTE: A facility is subject to the federal SPCC regulations (40 CFR 112) if it is non-transportation related (e.g., fixed) and has an aggregate above ground storage capacity greater than 1,320 gallons or a total underground storage capacity greater than 42,000 gallons of oil (including used oil), and there is reasonable expectation of a discharge to navigable waters.

PROHIBITIONS

1. Does the generator manage used oil in a surface impoundment or waste pile? If yes: Yes No N/A
- a. Is the surface impoundment or waste pile regulated as a hazardous waste management unit? [3745-279-12(A)] Yes No N/A
2. Is used oil used as a dust suppressant? [3745-279-12(B)] Yes No N/A
3. Is off-specification used oil fuel burned for energy recovery in devices specified in 3745-279-12(C)? Yes No N/A

NOTE: Multiple used oil checklists may be applicable if used oil handler is performing multiple tasks (e.g., if generating used oil and shipping directly to a burner, complete generator and marketer checklists at a minimum).

GENERATOR STANDARDS

4. Does the generator mix hazardous waste with used oil? If so, Yes No N/A
- a. Is the mixture managed as specified in 3745-279-10(B)? [3745-279-21(A)] Yes No N/A

NOTE: Used Oil mixed with listed (3745-51-30 to 3745-51-35) or characteristic (3745-51-20 to 3745-51-24) hazardous waste are subject to regulation as a hazardous waste, unless the listed hazardous waste is listed solely because it exhibits a hazardous characteristic, and the resultant mixtures do not exhibit a characteristic. Mixtures of used oil and CESQG hazardous waste are subject to OAC Chapter 3745-279.

5. Does the generator of a used oil containing greater than 1,000 ppm total halogens manage the used oil as a hazardous waste unless the presumption is rebutted successfully? [3745-279-21(B)] Yes No N/A

NOTE: If used oil contains greater than 1000 ppm total halogens, it is presumed to be listed hazardous waste until the presumption is successfully rebutted.

6. Does the generator store used oil in tanks; or containers; or a unit(s) subject to regulation as a hazardous waste management unit? [3745-279-22(A)] Yes No N/A
7. Are containers and aboveground tanks used to store used oil in good condition with no visible leaks? [3745-279-22(B)] Yes No N/A
8. Are containers, above ground tanks, and fill pipes used for underground tanks clearly labeled or marked "Used Oil?" [3745-279-22(C)] Yes No N/A

9. Has the generator, upon detection of a release of used oil, done the following: [3745-279-22(D)]
- a. Stopped the release? Yes No N/A
- b. Contained the release? Yes No N/A
- c. Cleaned up and properly managed the used oil and other materials? Yes No N/A
- d. Repaired or replaced the containers or tanks prior to returning them to service, if necessary? Yes No N/A

ON-SITE BURNING IN SPACE HEATER

10. Does the generator burn used oil in used-oil fired space heaters? [3745-279-23] If so: Yes No N/A
- a. Does the heater burn only used oil that owner/operator generates or used oil received from household do-it-yourself (DIY) used oil generators? Yes No N/A
- b. Is the heater designed to have a maximum capacity of not more than 0.5 million BTU per hour? Yes No N/A
- c. Are the combustion gases from heater vented to the ambient air? Yes No N/A

GENERATOR TRANSPORTATION

11. If the generator self-transport used oil to an approved collection site or to an aggregation point owned by the generator: [3745-279-24] Yes No N/A
- a. Does the generator transport used oil in a vehicle owned by the generator or an employee of the generator?[3745-279-24] Yes No N/A
- b. Does the generator transport more than 55 gallons of used oil at any time?[3745-279-24] Yes No N/A

NOTE: Used oil generators may arrange for used oil to be transported by a transporter without a U.S. EPA ID # if the used oil is reclaimed under a contractual agreement (i.e., tolling arrangement).

COLLECTION CENTERS AND AGGREGATION POINTS

12. Is the DIY used oil collection center in compliance with the generator standards in 3745-279-20 to 3745-279-24? [3745-279-30] Yes No N/A
13. Is the non-DIY used oil collection center registered with Ohio EPA? [3745-279-31] Yes No N/A
14. Is the used oil aggregation point in compliance with the generator standards in 3745-279-20 to 3745-279-24? [3745-279-32] Yes No N/A

NOTE: Complete Used Oil Generator and any other applicable used oil handler checklist (e.g., marketer, burner, etc.) for used oil collection centers and aggregation points.

Keyword: UsedOilChecklistforGenerators.Oct.2007.doc

Ohio Environmental Protection Agency
**RCRA SUBTITLE C SITE
IDENTIFICATION/VERIFICATION FORM**

For Ohio EPA use only

E-mail this completed form to
tammy.mcconnell@epa.state.oh.us or mail it to Tammy
McConnell, Central Office

2. Site EPA ID No.	EPA ID Number:								
3. Site Name	Name: Bosserman Aviation Equipment, Inc.				Website: www.bossermanaviationequip.com (Optional)				
4. Site Location Information	Street Address: 2327 SR 568								
	City, Town, or Village: Carey				State: OH				
	County Name: Wyandot				Zip Code: 43316				
5. Site Land Type (check only one)	Private <input checked="" type="checkbox"/>	County <input type="checkbox"/>	District <input type="checkbox"/>	Federal <input type="checkbox"/>	Indian <input type="checkbox"/>	Municipal <input type="checkbox"/>	State <input checked="" type="checkbox"/>	Other <input type="checkbox"/>	
6. NAICS code(s) www.census.gov/epcd/www/naics.html									
7. Facility Representative Additional names can be recorded in number 12 Only provide address information if it is different than the site address	First Name: Terry		MI: L.	Last Name: Bosserman					
	Phone Number: 419-396-6256				Phone Number Extension:				
	E-Mail Address: bae@bright.net								
	Fax Number: 419-396-0022				Fax Number Extension:				
	Street or P.O. Box:								
	City, Town or Village:								
	State:			Country: USA		Zip Code:			
8. Legal Owner and Operator of the Site List Additional Owners and/or Operators in the Comment Section or on another copy of this form page	Name of Site's Legal Owner:				Date Became Owner (mm/dd/yyyy):				
	Owner Type:	Private <input type="checkbox"/>	County <input type="checkbox"/>	District <input type="checkbox"/>	Federal <input type="checkbox"/>	Indian <input type="checkbox"/>	Municipal <input type="checkbox"/>	State <input checked="" type="checkbox"/>	Other <input type="checkbox"/>
	Street or P.O. Box:								
	City, Town or Village:				Owner Phone #:				
	State:				Country:		Zip Code:		
	Name of Site's Operator:				Date Became Operator (mm/dd/yyyy):				
	Owner Type:	Private <input type="checkbox"/>	County <input type="checkbox"/>	District <input type="checkbox"/>	Federal <input type="checkbox"/>	Indian <input type="checkbox"/>	Municipal <input type="checkbox"/>	State <input type="checkbox"/>	Other <input type="checkbox"/>
	Street or P.O. Box:								
	City, Town or Village:				Operator Phone #:				
	State:				Country:		Zip Code:		
9. Violations Cited?	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No								
10A. Type of Regulated Waste Activity (Mark "X" in all of the appropriate boxes)									
<input type="checkbox"/> Not Regulated				<input type="checkbox"/> Conditionally Exempt Small Quantity Generator					
<input checked="" type="checkbox"/> UNKNOWN: Cited for violation of 3745-52-11				<input type="checkbox"/> United States Importer of Hazardous Waste					
<input type="checkbox"/> Large Quantity Generator (LQG)				<input type="checkbox"/> Mixed Waste (Hazardous and Radioactive) Generator					
<input type="checkbox"/> Small Quantity Generator (SQG)									
<input type="checkbox"/> Hazardous Waste Transporter				<input type="checkbox"/> Exempt Boiler and/or Industrial Furnace					
<input type="checkbox"/> Treater, Storer or Disposer of Hazardous Waste				<input type="checkbox"/> Small Quantity On-Site Burner Exemption					
<input type="checkbox"/> Recycler of Hazardous Waste				<input type="checkbox"/> Smelting, Melting, Refining Furnace Exemption					
<input type="checkbox"/> Underground Injection Control Facility									

10B. Universal Waste Activities (Indicate types of universal waste managed (check all boxes that apply))			
<input type="checkbox"/> Small Quantity Handler of Universal Waste		<input type="checkbox"/> Large Quantity Handler of Universal Waste	
<input type="checkbox"/> Destination Facility for Universal Waste		(accumulates 5,000 kg. or more)	
Check all boxes below that apply for each of the three types of facilities above		10C. Used Oil Activities (Indicate Type(s) of Activity(ies))	
	Managed	<input checked="" type="checkbox"/> Used Oil Generator	<input type="checkbox"/> Off-Specification Used Oil Burner
Batteries	<input type="checkbox"/>	<input type="checkbox"/> Used Oil Transporter	<input type="checkbox"/> Used Oil Fuel Marketer Who Directs Shipment of Off-Spec. Oil
Pesticides	<input type="checkbox"/>	<input type="checkbox"/> Used Oil Transfer Facility	<input type="checkbox"/> Used Oil Fuel Marketer to Off-Specification Used Oil Burner
Mercury containing equipment	<input type="checkbox"/>	<input type="checkbox"/> Used Oil Processor	
Lamps	<input type="checkbox"/>	<input type="checkbox"/> Used Oil Re-refiner	
11. Waste Codes for Federally Regulated Hazardous Wastes. Please list the codes for the federally regulated hazardous waste handled at the site. List them in the order they are presented in the regulations (e.g., D001, D003, F007, U112). Use an additional page if more space is needed. If there are more than 7 waste codes and they are the same as listed in the most recent RCRAInfo source record, you do not need to list them all. Instead just indicate the date of the most recent source record.			
12. Comments: Use this area to describe whether the inspection was announced, whether the waste is stored in tanks or containers, etc.			
Announced	<input type="checkbox"/> Yes	<input checked="" type="checkbox"/> No	Additional Facility Representatives: Terry N. Bosserman
Tanks	<input type="checkbox"/> Yes	<input checked="" type="checkbox"/> No	Other Comments: This was initially a complaint investigation, but a full CEI was conducted on 1-20-06; an additional site visit was conducted on 3-24-06, AH & EP, 10:30-10:40
Containers	<input checked="" type="checkbox"/> Yes	<input type="checkbox"/> No	
13. Name of Inspector(s)		Name of Inspector(s)	Date of Inspection/Time (mm/dd/yyyy) (hh:mm)
Amber Hicks		Ed Pulido	1/20/2006 10:30-12:16
14. OPTIONAL CERTIFICATION. 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 submitted 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.			
Signature of Owner, Operator, or an Authorized Representative		Name and Title (Print)	Date (mm/dd/yyyy)