

# AUDIT PACKAGE

**DEMENNO/KERDOON dba WORLD OIL RECYCLING**

2000 N. ALAMEDA STREET  
COMPTON, CA 90222

TREATMENT, STORAGE, DISPOSAL FACILITY (TSDF)



**WORLD OIL**  
RECYCLING®

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**SECTION A**  
**GENERAL INFORMATION**

**1. Site Information**

EPA ID. No. CAT 080013352

State Registration No. HFEF38000391

Name of Facility: DeMenno / Kerdoon dba World Oil Recycling (WOREC)

**2. Site Location/Facility Address:**

Street or Route No: 2000 N. Alameda Street  
City: Compton  
State: CA  
Zip Code: 90222

Phone No: (310) 537-7100  
Fax: (310) 639-2946

**3. Facility Contact(s)**

Name: Alok Das Title: Director of Environmental Affairs  
Name: Sandra Mina Title: Supply & Distribution Manager

**4. Company Ownership/Principal Contact**

a. Parent Company: World Oil Corp.  
Address: 9302 S. Garfield Avenue  
City: South Gate,  
State/Zip Code: CA 90280-3896  
Contact Name: Steve Roth  
Phone No: (562) 928-0100

**5. General Facility Information**

a. Facility size in acres: 8 total  
8 active

b. Facility operating hours: 24 hours daily Monday-Sunday

c. Site climate: Annual average rainfall – 15 inches per year  
Winter average – Mid 50's F  
Summer average – Mid 70's F



**SECTION B.0**  
**FACILITY OPERATIONS – GENERAL INFORMATION**

**1. Site Activities:**

Disposal  Treatment  Storage  Generation  Recycle  Transfer

**2. On-site units: (check all that apply)**

<input checked="" type="checkbox"/> Storage/Transfer	<input type="checkbox"/> Landfill
<input checked="" type="checkbox"/> Wastewater Treatment	<input type="checkbox"/> Incineration
<input checked="" type="checkbox"/> Solvent recovery – Hydrocarbon Solvents	<input type="checkbox"/> Thermal Treatment
<input checked="" type="checkbox"/> Used oil recycling	<input checked="" type="checkbox"/> Other (specify) – Antifreeze Recycling

**3. Waste Handled at Facility:**

**Quantity per year and method of handling indicated below if available. Attached waste list (EXHIBIT #1) includes waste types such as spent acids, spent solvents, spent catalysts, spent caustics, used oils, etc. Included are those incoming waste streams that are only transferred.**

<u>Waste Code Type</u>	<u>Approximate Quantity/year</u>	<u>Recycle/Disposal/Storage/Transfer/Treatment</u>
Used Oil	52,000,000 gal	Recycle
Oily Water	25,000,000 gal	Recycle
Antifreeze/Glycol	3,600,000 gal	Recycle
RCRA Fuels	2,500,000 gal	Transfer
Waste Solids	2,000,000 gal	Transfer / Disposal / Recycle

**4. List the wastes that are prohibited:**

PCB's, RCRA listed waste (U & P) and D003, D004, D012-D017, D020, D031 waste codes

- a. By Permit limitations: (if specified)**  
PCB's (<5 PPM's), RCRA listed waste  
on-site processing of waste containing >1000ppm organic halogens (for transfer only).
- b. By facility management policy:**  
PCB essentially none

**5. Method of receipt of all wastes:**

Tank Truck  Railroad  Vacuum Truck  Drums (waste pumped from drums)  
 Roll offs/End Dumps  Tote Tanks

**6. Mode of acceptance of all wastes:**

Containerized:  Liquids  Pumpable Sludges  Solids  
Bulk :  Liquids  Pumpable Sludges  Solids



**SECTION B.1**  
**FACILITY OPERATIONS- SPECIFIC CRITERIA**

**1. Waste Analysis Plan:**

**a. Does facility maintain a waste analysis plan?**

yes       no

If yes, does it include: (check all that apply)

Parameter

Sampling frequency

Test methods

Procedure for retention of results

Sampling Methods

Date of Plan: updated annually

**b. Quality control system for verifying incoming waste stream characteristics:**

**i. What documents are used for incoming wastes  
(i.e. RCRA manifest, bill of lading), record keeping, reporting?**

Uniform Hazardous Waste Manifest, Non-haz Data Forms,  
Computerized systems for manifests, Generator profiles and Operating record.

**ii. How many incoming waste checked versus manifest or other document?**

Representative core sample (Coliwasa sampler) is pulled from each incoming shipment, fully profiled or finger printed if a current profile has been established within the last 12 months for generators waste stream.

**iii. What percentage of incoming wastes are checked?**

100% -- Bulk

10-100% --- Drums Randomly Selected

**iv. Where are wastes checked?**

On site ELAP Certified Laboratory

**v. Has the facility rejected waste in the past?**

Yes       No

**If yes, for what reasons?**

Unacceptable waste streams (i.e. U or P, listed RCRA waste, PCB Contamination)



vi. **Does the facility have a weigh scale?**  Yes  No

vii. **Are laboratory analysis conducted for incoming loads?**  Yes  No

- Percentage of waste analyzed? 100% Bulk

- What parameters are analyzed?

**See attached Generators Waste Profile Worksheet (EXHIBIT #2)**

viii. **Who conducts laboratory analyses?**

On-site ELAP Certified Laboratory

Certification attached **(EXHIBIT # 3)**

**c. On-site laboratory capability:**

<b>Instrument</b>	<b>Manufacturer</b>	<b>Quantity</b>
Gas Chromatograph	Agilent Technologies	4
Gas Chromatograph	Hewlett-Packard	3
Gas Chromatograph / Mass Spec.	Agilent Technology	2
Gas Chromatograph / Mass Spec.	Hewlett-Packard	1
Gas Chromatograph / Mass Spec.	Varian	1
Purge and Trap Assembly	Tekmar	3
Purge and Trap Assembly	O.I. Analytical	1
UV / VIS Spectrophotometer	HACH Co	1
UV / VIS Spectrophotometer	Schimidzu Scientific	1
Total Halide Analyzer	Mitsubishi Chemical Corp.	2
Ion Chromatograph	Dionex	2
Mercury Analyzer	Bacharach	1
Mercury Analyzer	Leeman Labs, Inc.	1
Infera Red ( IR )	Horiba	1
Inductively Coupled Plasma Spectrometer ( ICP )	Perkin Elmer 5300 V.	2
Inductively Coupled Plasma Spectrometer ( ICP )	Perkin Elmer 5300DV	1
Inductively Coupled Plasma Spectrometer / Mass Spec. ( ICP / MS )	Perkin Elmer Elan 6100	1
Cyanide Analyzer	O.I Analytical	1
Automated ( PMCC ) Flash Tester	Petroleum Analyzer	1
Automated ( PMCC ) Flash Tester	Herzog	1
Automated ( COC ) Flash Tester	Petrotest	1
Automated ( COC ) Flash Tester	Petroleum Analyzer Co.	1
Seta Flash Tester	Stanhope-Seta	3
Automated Kinematic Viscometer	Canon Instrument	1
Automated Saybolt Viscometer	Koehler Instrument	1
Automated Karl Fischer Titrator	Mettler Toledo	2
Bomb Calorimeter	Parr Instruments	1
Automatic Titrator	Mettler Toledo	1
Sulfur Analyzer	Horiba	1
Semi Automated Vacuum Distillation	B/R Instrument	1
Analytical Balance	Denver Instrument	1



Instrument	Manufacturer	Quantity
Analytical Balance	Mettler Toledo	2
Analytical Balance	OHAUS	2
Ph Meter	Thermo Orion	2
Conductivity Meter	Myron L. Co.	1
Turbidity Meter	WTW Inc	1

## 2. On-site Waste Generation and Management:

### a. Describe location(s) and management methods(s) for all wastes resulting from operations at this facility:

Waste Stream	Hazardous Non-Haz	Management Method	Offsite facility Name and Location
Oily Solids	Non RCRA Hazardous Waste	Recycled	Republic Services, Beatty, NV  ECDC Environmental/E Carbon, UT Butterfield Station, AZ
Oily Trash	Non RCRA	Landfill	Waste Mgmt. / Kettleman City E.C.D.C Environmental/E. Carbon, UT U.S Ecology, Beatty, NV
Petroleum Distillate	RCRA	Supplemental Fuel	Systech Corp / Cadence Env. Chanute, KS
RCRA Fuels	RCRA	Supplemental Fuel	Systech Corp / Cadence Env. Chanute, KS
Treated Waste Water	Non-Hazardous	Industrial to P.O.T.W. Discharge	Los Angeles County Sanitation

### b. Describe how the offsite waste management facilities are selected

Independent Audits

### c. Does facility maintain required documentation and permits?

Yes  No

#### i. Are the waste analyzed?

Yes  No

#### ii. Are the wastes manifested?

Yes  No

RCRA & Non RCRA Hazardous Waste Solids, RCRA Fuels and petroleum distillate.

#### iii. Are the waste shipments recorded and reported?

Yes  No

### d. Does the facility have a waste minimization program?

Yes  No

### e. Waste transferred: List offsite facilities that receive wastes brought to the site for transfer only.

LaFarge Cement-Systech Env./Fredonia, KS



**3. Facility Appearance (describe):**

**a. Houskeeping:**

Good

**b. Odors:**

Complete Vapor Recovery System (tank systems and process equipment)

**4. Operating Records:**

**a. Does facility maintain written operating records?**

Yes  No

If yes, do they include? (check all that apply)

Sources of wastes received

Waste descriptions and quantities

Methods/dates of disposal/storage/treatment/recycle

Waste Inventory

Analytical records

Report/summary of any incident requiring implementation of Contingency Plan

Records and results of inspections

**b. Are the records available for review during the site inspection?**

Yes  No

**c. Are the records well-organized, usable, and up to date?**

Yes  No



**SECTION C.0**  
**FACILITY DESIGN – GENERAL CRITERIA**

**1. Spill/Leak Prevention:**

**Briefly list the general design measures for spill/leak prevention at the facility.**

1. Daily tank system and secondary containment system inspection (tanks upgraded to provide seismic protection and leak detection).
2. Tanks and ancillary equipment certified by independent Registered Engineer.
3. Permanent dikes and impoundments to insure spillage contained onsite. All tanks have impervious secondary containment.
4. Onsite spill control i.e., vacuum truck, backhoe/front loader (for temporary dike construction), and 15 Ton crane.

**2. Containment:**

**Briefly list the general design containment features at the facility. (specifics are described in the following subsections). (e.g.: dikes, berms, drip pans)**

Impervious Secondary Containment System certified by California Registered Engineer to contain contents of the largest tank and “24 hour run off from 25-year storm”

**3. Storm Run on/Runoff:**

**a. How is run on of storm water to the facility prevented?**

Facility surrounded by concrete walls and sloped driveways which prohibit run on.

**b. Is storm water falling on the site collected?**

Yes  No

If yes, describe collection and treatment system.

Onsite drainage system consisting of sumps and drains which collects onsite runoff. Stormwater is trapped in sumps and emptied by vacuum truck or collected in facility drains which are directly connected to WOREC’s wastewater treatment plan. Trenches at driveways prevent runoff and route storm water to concrete collection sumps.

**c. Does the facility have an NPDES storm water discharge?**

Yes  No

No storm water runoff



**d. What is the design basis for runoff control system?**

Designed to eliminate any storm water runoff from facility.  
All storm water is collected and routed to complete wastewater treatment system. Treated wastewater discharged to P.O.T.W.

**e. Is the site located within the 100-year floodplain?**

Yes  No

**4. Wastewater treatment:**

**a. How does the facility dispose of its wastewater?**

Discharged to P.O.T.W.

**b. If discharged to P.O.T.W. give P.O.T.W. name and site permit #.**

Los Angeles County Sanitation District of Los Angeles. Permit #2703R-4.

**c. List or briefly describe the treatment chain.**

Oil, water and solids separation, pH neutralization, chemical flocculation and demulsification, dissolved air flotation, steam stripping system for volatile organic removal and granulated activated carbon adsorption.

**d. Is the discharge monitored?**

Yes  No



**SECTION C.1**  
**UNIT DESIGN –STORAGE/TRANSFER**

**1. Type(s) of Storage Facilities:**

Containers (drums)

Tanks     Aboveground

Underground

**2. How is waste transported to the site?**

Trucks, Vacuum Trucks, tanker trucks & bobtails

Milk run (i.e., transporter picks up from multiple facilities on same trip)

Dedicated shipments

**3. Describe all waste handling and transfer operations performed at site**

Waste arriving at facility are sampled (representative core sample is obtained and analyzed as specified in World Oil Recycling’s waste analysis plan for parameters applicable to the specific waste category, and upon meeting acceptance criteria, bulk pumpable waste is pumped from tanker trucks into storage tanks for transfer or recycling/treatment in applicable D/K waste management systems. Waste analysis plan is available for review at the World Oil Recycling’s facility.

**4. Briefly describe any safeguard against spills in unloading/loading areas.**

In line check valves to safeguard against tank backflow. Butterfly valves in hose ends for additional precaution. Camlock gaskets inspected and replaced to insure proper and uninterrupted operation.

**5. Tank Storage**

**a. What are the number, size and location (i.e., UST or AST) of each tank?**

**(EXHIBIT #4 – Tank Summary)**

**b. Do tanks have controls to prevent overfilling?**

Yes     No

Gauges and high-level alarms.



**c. List other spill prevention measures.**

Physical tank gauging (minimum-twice daily)  
or as needed based on tank receiving status.

**d. Do aboveground tanks have a containment system for spills, Leaks, and precautions:**

Yes  No

If yes, is the containment system:

- Designed to efficiently drain and remove liquids?

Yes  No

- Of sufficient capacity to contain 10% of the volume of all tanks or the largest tank, whichever is greater?

Yes  No

**e. Is run on into the tank storage area prevented?**

Yes  No

**f. How is accumulated precipitation or spills removed from the sump or collection area and where is it disposed of?**

Precipitation is collected by plant vacuum truck and then processed through wastewater treatment process systems or other applicable process unit.

**7. Are tank and/or container storage areas inspected for corrosion, leaks, spills?**

Yes  No

If yes, describe frequency, by whom and method. Daily by Shift Supervisor and/or Environmental Department.

**8. Evidence of leaks in storage areas?**

Yes  No



**SECTION C.2**  
**UNIT DESIGN – RECYCLING/TREATMENT**

**1. Type of facility**  Recycling

Treatment

**EPA Generator ID#: CAT 080013352**

**2. Recycling or treatment processes or unit operations used at facility**

Physical Separation

Chemical Treatment

Dewatering (specify method) – Distillation

Distillation – Vacuum and atmospheric

Flocculation precipitation

Other (specify)  Activated carbon adsorption

**3. Briefly describe the design and operation: (or attach flow plan and supplement with description)**

**(EXHIBIT # 5 – Process Descriptions)**

**(EXHIBIT # 6 – Condensed Process Flow Diagram)**

**4. What operational parameters/conditions are monitored and how often?**

Information is contained in Facility Design Section in Part B Operations Plan and is available for review at the WOREC Facility.



5. Describe outlet(s) for each product that is reclaimed or generated/regenerated from wastes treated at the facility (e.g., oil, metals, catalysts).

**PRODUCTS**

**MODE OF TRANSPORT**

Lube oil	Bulk Truck
Marine Diesel Oil	Bulk Truck
Fuel Oil Cutter	Bulk Truck
Asphalt Flux	Bulk Truck
Ethylene Glycol	Bulk Truck
Antifreeze Coolant	Bulk Truck and 55-gallon drum

6. Product testing:

**Are reclaimed/regenerated products tested or analyzed to ensure quality?**

Yes  No

If yes, describe:

Tested as required in Article 13 of the Health & Safety Code, Used Oil Purity Standards in addition to QC specifications applicable to the individual finished product.



**SECTION D.0**  
**REGULATORY COMPLIANCE – GENERAL**

**1. Regulatory Status of waste management (check all that apply):**

- RCRA Part B Permitted Facility                       RCRA Part B Application Submitted
- RCRA Interim Status                                       RCRA Part B Application in Preparation
- No Waste Management Permit Required
- Other than RCRA Permitted Facility

**2. Name of Agency(s) (State/local/federal) responsible for waste management, air emission and water effluents:**

California Environmental Protection Agency  
Department of Toxic Substance Control Division  
Region 3  
9211 Oakdale Avenue  
Chatsworth CA 91311  
Ruth Williams-Morehead  
(818) 717-6578

County Sanitation District of Los Angeles County  
1955 Workman Mill Road  
Whittier, CA 90607  
Mr. Harry M. Mehta, P.E.  
Senior Inspector  
(562) 699-7411 x 2903

South Coast Air Quality Management District  
21865 E. Copley Drive  
Diamond Bar  
Rafael Reynosa  
(909) 396-3147



**SECTION D.1**  
**REGULATORY AND PERMIT INFORMATION**

**1. Permits:**

- a. List operating permits and facility identification numbers (Federal and State) RCRA (TSD and generator), Air, NPDES, POTW, etc.**

<u>Regulating Authority</u>	<u>Type of Permit</u>	<u>Permit #</u>	
EPA ID #	Generator	CAT080013352	<b>(EXHIBIT #7)</b>
CAL EPA	TSD Facility Permit	01-SC-02	<b>(EXHIBIT #8)</b>
Los Angeles County Sanitation District	POTW – Centralized Waste Treatment Facility	2703R-4	<b>(EXHIBIT #9A)</b>
South Coast Air Quality Management District	Reclaim ID# 800037	Facility	<b>(EXHIBIT # 9B)</b>
California Integrated Used Oil Recycling	CAT080013352 Waste Management Board	Facility	<b>(EXHIBIT #10)</b>

**2. Closure Plans:**

- a. Are there closure and post-closure plans in place?**

Yes  No

Post-closure plan N/A

- b. Financial Assurance Mechanism**  
**Wells Fargo Irrevocable Letter of Credit in the amount of \$12,719,339.49 (EXHIBIT #12)**



## SECTION E

### SITE/GEOLOGY/GROUNDWATER

1. **Site stratigraph. Sketch or briefly describe the geological profile beneath site.**  
Include soil types or permeability of surface formations, and degree of jointing or fracturing, if available. Include depths to interfaces. Also include depth to groundwater and aquifers, if present.

(EXHIBIT # 13 – GEOLOGY OF THE SITE)

(EXHIBIT # 14 – GROUNDWATER STATUS/DTSC SHEET)



**SECTION F**  
**MANAGEMENT/PERSONNEL**

**1. Experience**

**a. List key Management/Staff: (include environmental staff: onsite/offsite)**

<u>Name</u>	<u>Title</u>	<u>Experience (Years &amp; Duties)</u>
Alok Das	Director of Environmental Affairs	35 yrs – Environmental Compliance
Cyrus Pourhassanian	Laboratory Manager	48 yrs – Laboratory Management
Sandra Mina	Customer Service	27 yrs – CSR /Environmental Compliance
Jeff Baxter	V.P- Engineering and Recycling Operations	23 yrs – Business, Operations, Engineering

**2. Resources Availability/Utilization:**

**a. List Parent Company personnel available part-time at site:**

<u>Name/Title</u>	<u>Parent Company Location</u>	<u>Types of Services Provided</u>
Robert Roth	World Oil Corporation	Executive Financial Management

**b. List Consultants used at site:**

<u>Name/Company</u>	<u>Location</u>	<u>Types of services provided</u>
The Source Group, Inc	1962 Freeman Ave Signal Hill, CA 90755	Environmental
Yorke Engineering, LLC	San Juan Capistrano, CA	Process Engineering and Permitting

**3. Training:**

**a. Does facility have a training program?**  Yes  No

If yes:

**b. What activities are included?**

- safety                       environmental
- operations                       other (specify)



c. Do facility personnel take classroom training?  Yes  No

d. Is on-the-job training conducted?  Yes  No

If yes, is it

comprehensive?

moderate?

limited?

e. Are records kept of the type and amount of all training?  Yes  No

f. Are drills conducted on emergency procedures?  Yes  No

Date of last drill: July, 2024

#### 4. In-house inspections:

a. Does facility maintain a written schedule of in-house, onsite inspections?

Yes  No

b. Does facility maintain an inspection log?

Yes  No

c. Are the deficiencies found during the inspections corrected?

i. In a timely manner?

Yes  No

ii. Are the corrections documented?

Yes  No

d. Are audits conducted periodically by corporate staff or consultants?

Yes  No



Independent Compliance Audit performed periodically by Compliance Environmental Consultants.



## 5. Equipment for Preparedness & Prevention:

### a. If facility equipped with (check all that apply)

Internal communication/alarm system)

Telephone/2-way radio?

Fire control equipment?

Adequate water for fire control?

Spill and decontamination equipment/materials?

### b. Does facility contain: (check all that apply)

Testing and maintenance of equipment?

Adequate area for emergency movement?

No smoking signs (for Ignitable & Reactive wastes)?

## 6. Contingency Plan

### a. Does facility maintain a written contingency or emergency procedures plan?

Yes \_\_\_ No

If yes, type of plan (e.g., SPCC, or other emergency response plan)

Contingency Plan

### b. Does contingency plan include: (check all that apply)

Emergency procedures?

Arrangements with local emergency response organizations, including phone #'s, names of reorganization(s), and distances from site?

Emergency coordinator's name and phone #?

List of all emergency equipment at facility and description of equipment?

Evacuation plan for facility personnel?



**7. Record-Keeping:**

- a. Does the facility maintain a file(s) of its records?  Yes  No
- b. Are the records available for the inspection?  Yes  No
- c. Are the files up to date?  Yes  No
- d. Are the records well-organized?  Yes  No

**8. Planned Site Improvements/Changes:**

**Are there any equipment improvements underway or planned for the facility?**

Yes  No

**Future projects included in the Part B:**

1. Carbon Regeneration unit.
2. Utilization of existing asphalt plant to recycle petroleum contaminated solids into on-specification asphalt paving product.
3. Rail Spur



**SECTION G**  
**LOCATION**

**1. Neighborhood: Is the facility located in a populated, residential, commercial, rural, or remote location?**

Commercial Zoned M-1  
Light and heavy manufacturing to North, Commercial to the East &  
West Residential to the Southeast

**2. Surface Waters:**

**What are the names, locations, and distances of surface waters in the vicinity of the site?**

Los Angeles River Located 2.4 miles east of the facility

**SECTION H**  
**FINANCIAL STRENGTH**

**1. Basis for financial analysis:**

Facility itself: Demenno Kerdoon dba World Oil Recycling

Parent company(s) (name/describe all; indicate entity for which financial data is available and is used for this evaluation)

Parent Company: World Oil Corp.

Independent Auditor's Report

**2. Sources of information (check all that apply)**

Dunn & Bradstreet (specify DUNS No.)  
DeMenno/Kerdoon DUNS No-08-837-7486/ World Oil DUNS No-07-293-7436

Annual Report

Audited or verified Accounting report

Other (specify)

**Financial Statements Available Upon Request.**



**SECTION I  
SECURITY**

**1. Barrier**

- a. **Is there an artificial or natural barrier around facility?**  
(e.g., fences, building, walls) \_X\_ Yes \_\_\_ No
- Describe (height and type of barrier). Nine foot fence
- b. **Extent of facility with barrier (% of property line)?** 100%
- c. **Is barrier well maintained?** \_X\_ Yes \_\_\_ No

**2. Surveillance:**

- a. **Is there a surveillance system?** \_X\_ Yes \_\_\_ No
- b. **Type of System:**
- Plant personnel during working hours 24 hours daily
- Remote access closed circuit monitoring

**3. Access:**

- a. **Is access to the facility controlled?** \_X\_ Yes \_\_\_ No
- b. **Method**
- Plant personnel – 24 hours daily
- Locked entrance

**4. Signage:**

**Are signs with the warning “Dangerous- Unauthorized Personnel Keep Out” posted at each entrance and at other locations in order to be seen from and approach?**

\_X\_ Yes \_\_\_ No

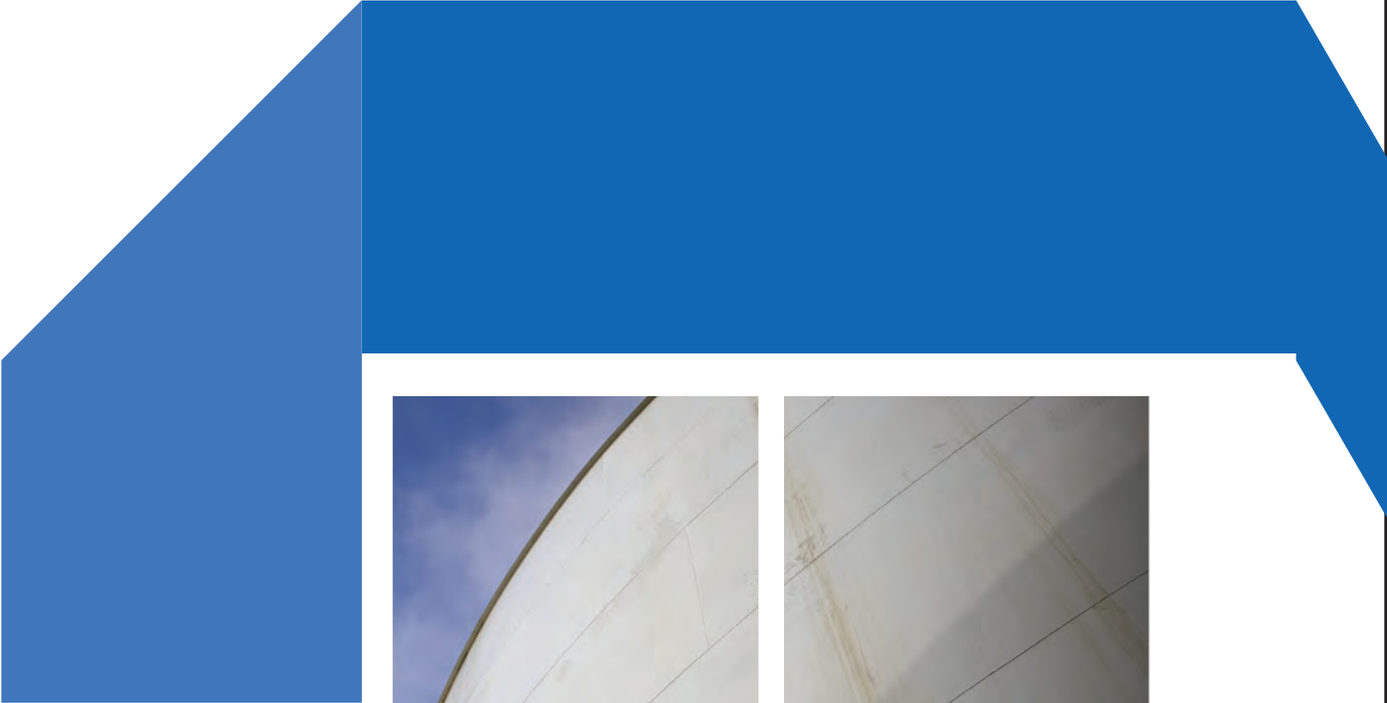


**SECTION J**  
**INSURANCE**

**1. Standard Insurance:**

List all insurance coverages below (or attach certificate of insurance)

(SEE ATTACHED EXHIBIT # 15)



# EXHIBITS



# World Oil Recycling Waste Management Facility Evaluation

## EXHIBITS

1. [Acceptable Materials List](#)
  2. [Generators Waste Profile Worksheet](#)
  3. [Laboratory Certifications](#)
  4. [Tank Summary](#)
  5. [Process Descriptions](#)
  6. [Condensed Process Flow Diagram](#)
  7. [EPA Identification Number](#)
  8. [CAL-EPA, DTSC Hazardous TSD Facility Part B  
Permit verification & Applicable Part A Application](#)
  9. [Los Angeles County Sanitation District Permit & South Coast Air Quality Management Permit](#)
  10. [Used Oil Recycling Facility Certification](#)
  11. [EPA Determination of Acceptability under the CERCLA off-site Rule](#)
  12. [Financial Assurance](#)
  13. [Geology of the Site](#)
  14. [Groundwater Status \(DTSC Fact Sheet\)](#)
  15. [Insurance Certificates](#)
  16. [Environmental Compliance Status and DTSC Inspection Results](#)
- [See page 15 for List of Regulators](#)



**Exhibit #1 - Acceptable Materials List**

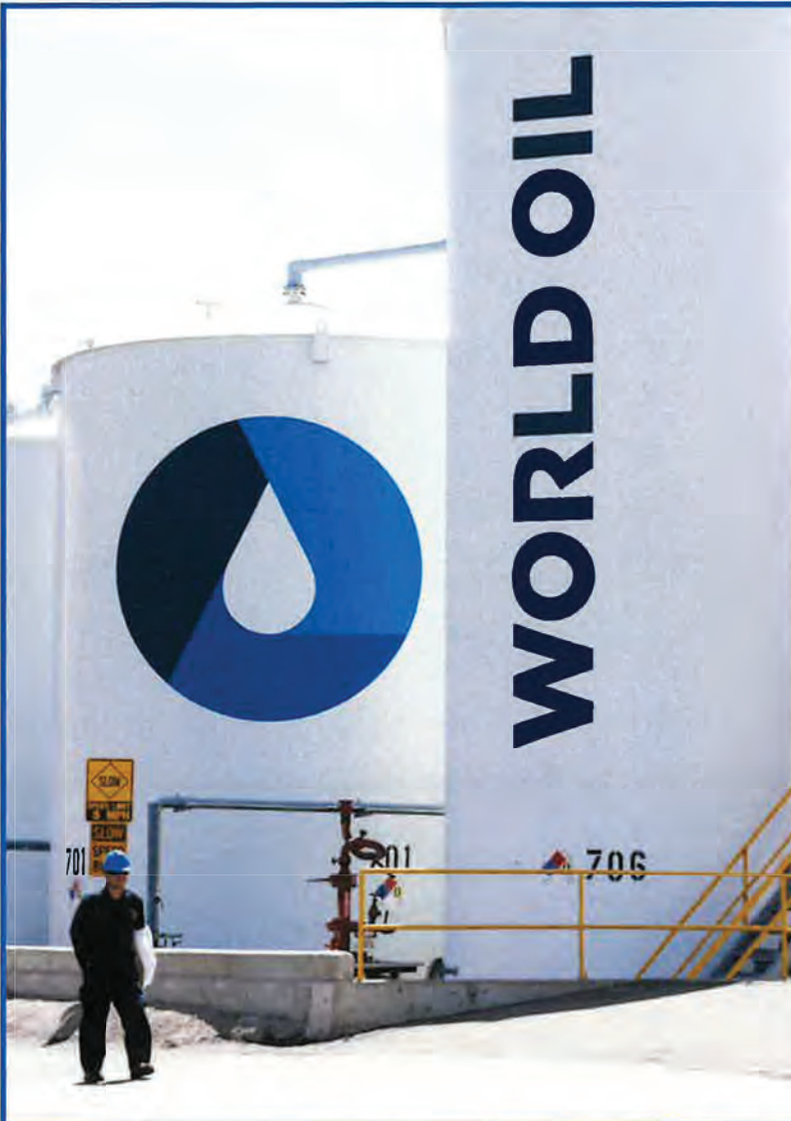
<b>Hazardous Waste Authorized to be received at World Oil Recycling</b>		
<b>WASTE TYPE</b>	<b>RCRA WASTE CODES</b>	<b>NON-RCRA (CALIFORNIA) WASTE CODES</b>
Used Oil	Not applicable	221, 223, 612
Waste Oil	D001, D005 through D008 D018, D019 D021 through D030 D032 through D043	121, 122, 123, 131, 132, 133, 134, 135, 161, 211, 212, 213, 214, 221, 222, 223, 241, 251, 252, 271, 272, 281, 291, 331, 341, 342, 343, 451, 461, 481, 491, 561, 611, 612, 721, 722, 723, 724, 726, 728, 741 & 751
Used Antifreeze (Including: Intermediate Waste Stream (an- tifreeze)	D001, D002 (with pH greater than or equal to 12.5) D005 through D008 D018, D019 D021 through D030 D032 through D043	121, 122, 123, 131, 132, 133, 134, 135, 212, 214, 221, 222, 223, 241, 252, 271, 272, 331, 341, 342, 343, 611, 612, 721, 722, 723, 724, 726, 728, 741 & 751
Oily Water (Including: Intermediate Waste Stream (water))	D001, D002 (with pH greater than or equal to 12.5), D005 through D008 D018, D019, D021 through D030 D032 through D043.	121, 122, 123, 131, 132, 133, 134, 135, 141, 161, 211, 212, 213, 214, 221, 222, 223, 241, 251, 252, 271, 272, 281, 291, 331, 341, 342, 343, 411, 421, 441, 451, 461, 481, 491, 521, 561, 571, 611, 612, 721, 722, 723, 724, 726, 728, 741 & 751
RCRA Fuel Includes: Used Solvents, Paint Related Materials, Contaminat- ed Used Oil, Oil Spill Clean-up, Metal Working Waste, Dry Clean- ing Waste, and other Industrial Wastes.	D001, D005 through D008 D018, D019 D021 through D030 D032 through D043 F001 through F005 F037, F038 K048 through K052	133, 161, 211, 212, 213, 214, 221, 222, 223, 241, 251, 252, 271, 272, 281, 291, 331, 341, 342, 343, 451, 461, 481, 491, 611, 612, 721, 722, 723, 724, 725, 726, 727, 728, 741 & 751
Oily Solids Includes: Dirt from Petroleum spills, Used Oil Dry, and Well Drilling Cuttings.	D001, D002 D005 through D008 D018, D019 D021 through D030 D032 through D043.	121, 122, 123, 131, 132, 133, 134, 135, 141, 161, 211, 212, 213, 214, 221, 222, 223, 241, 251, 252, 271, 272, 281, 291, 331, 341, 342, 343, 352, 411, 421, 441, 451, 461, 481, 491, 521, 561, 571, 611, 612, 721, 722, 723, 724, 726, 728, 741 & 751.



**WORLD OIL**  
RECYCLING®

2000 N. Alameda Street, Compton CA 90222  
Phone: 310-537-7100 | Fax: 310-639-2946





## WE SERVICE OVER 20,000 GENERATORS

### Cities

Los Angeles, Anaheim, Burbank, Garden Grove, Gardena, San Francisco

### Counties

Los Angeles, San Diego, Fresno, Sacramento, San Francisco

### Leading Industries

- Automotive
- Industrial
- Aerospace
- Defense Contractors
- Manufacturing
- Chemical & Related mfg.
- Cruise Ships & Liners
- Sea Transportation
- Petroleum (Gas & Oil)
- Motion Picture Studios
- Pharmaceutical
- Electrical Utilities
- Public School Districts
- Trucking Fleets
- Public Transit Fleets

## Hazardous Waste Types Authorized to be managed at World Oil Recycling

### WASTE TYPE

### RCRA WASTE CODES

### NON-RCRA (CALIFORNIA) WASTE CODES

Recovered Oil  
(Including: Intermediate Waste Stream (oil) and Intermediate Waste Stream (Sludge))  
Includes: Used Lubricating Oil and Industrial Oil, Contaminated Fuels, Gasoline, Jet Fuel, Petroleum Tank Bottoms, Diesel, Cutting Oil, Hydrocarbon Solvents, Stoddard Solvent, Mineral Spirits, Oil Field Wastes, Oil Spill Clean-up, Waste Ink and Used Heat Transfer Fluids.

D001 , D002 (with pH greater than or equal to 12.5)  
D005 through D008  
D018, D019  
D021, through D030  
D032 through D043

121, 122, 123, 131, 132, 133, 134, 135, 141, 161, 211, 212, 213, 214, 221, 222, 223, 241, 251, 252, 271, 272, 281, 291, 331, 341, 342, 343, 411, 421, 441, 451, 461, 481, 491, 521, 561, 571, 611, 612, 721, 722, 723, 724, 726, 728, 741, and 751.



**WORLD OIL**  
RECYCLING®





WORLD OIL RECYCLING'S LABORATORY IS CERTIFIED BY THE CALIFORNIA DEPARTMENT OF HEALTH SERVICES ENVIRONMENTAL LABORATORY ACCREDITATION PROGRAM (ELAP) CERT. # 2037

# GENERATOR'S WASTE PROFILE WORKSHEET

**GENERATOR'S INFORMATION**

- A. GENERATOR'S NAME \_\_\_\_\_
- B. EPA ID# \_\_\_\_\_
- C. GENERATOR'S ADDRESS \_\_\_\_\_
- D. PHONE ( ) \_\_\_\_\_
- E. CITY, STATE, ZIP \_\_\_\_\_
- F. GENERATOR CONTACT \_\_\_\_\_
- G. TITLE \_\_\_\_\_
- H. CUSTOMER NAME \_\_\_\_\_
- I. PHONE ( ) \_\_\_\_\_
- J. TRANSPORTER NAME \_\_\_\_\_
- K. PHONE ( ) \_\_\_\_\_
- L. TRANSPORTER EPA ID# \_\_\_\_\_
- M. CONTACT \_\_\_\_\_

- A. NAME OF WASTE \_\_\_\_\_
- B. CALIFORNIA HAZARDOUS WASTE CODE NO. \_\_\_\_\_
- C. EPA HAZARDOUS WASTE CODE NO. \_\_\_\_\_
- D. DESCRIBE PROCESS GENERATING WASTE \_\_\_\_\_  
 IS THIS WASTE REGULATED UNDER THE BENZENE NESHAP RULES?  yes  no  
 IF YES, IS BENZENE WASTE FROM A CHEMICAL MANUFACTURING, COKE BY-PRODUCT RECOVERY, OR PETROLEUM REFINERY PROCESS?  yes  no
- E. DOES THIS WASTE CONTAIN PCB'S?  yes  no
- F. DOES THIS WASTE CONTAIN DIOXIN? (F020-F028)  yes  no
- G. DOES THIS WASTE CONTAIN SULFIDES OR CYANIDES?  yes  no
- H. DOES THIS WASTE CONTAIN PESTICIDES OR HERBICIDES?  yes  no  
(IF YES, IDENTIFY IN ITEMS A OR D ABOVE.)
- I. DOES THIS WASTE CONTAIN SOLVENTS?  yes  no  
(IF YES, IDENTIFY IN ITEMS A OR D ABOVE.)
- J. DOES THIS WASTE CONTAIN PLATING WASTE?  yes  no
- K. HAS THIS WASTE BEEN MIXED WITH RCRA LISTED WASTE? (F, K, U OR P EPA WASTE CODES)  yes  no
- L. IF YOU HAVE MSDS FOR COMPONENTS IN THIS WASTE, PLEASE ATTACH .....MSDS ATTACHED
- M. IF YOU HAVE CURRENT ANALYSIS OF THIS WASTE, PLEASE ATTACH .....CHEMICAL ANALYSIS ATTACHED
- N. PACKAGING / VOLUME  BULK LIQUID  DRUMS  OTHER \_\_\_\_\_  AMOUNT \_\_\_\_\_  
 GALLONS  LBS.  CUBIC YARDS PER:  DAY  MONTH  QUARTER  YEAR

**GENERATOR'S CERTIFICATION**

I HEREBY CERTIFY THAT THE INFORMATION PROVIDED ON THIS DOCUMENT, IS TRUE AND ACCURATE, AND NO INTENTIONAL MISREPRESENTATION HAS BEEN COMMITTED BY ANYONE. I FURTHER CERTIFY THAT ANY SAMPLE(S) PROVIDED WITH THIS WASTE PROFILE WERE TAKEN AND PRESERVED IN ACCORDANCE WITH 40 CFR 261, APPENDIX 1 AND ARE ACCURATE AND REPRESENTATIVE OF MY ACTUAL WASTE STREAM. I HEREBY AGREE TO NOTIFY WORLD OIL RECYCLING SHOULD THIS WASTE STREAM CHANGE IN ANY WAY.

AUTHORIZED SIGNATURE \_\_\_\_\_ DATE \_\_\_\_ / \_\_\_\_ / \_\_\_\_

PRINT NAME AND TITLE \_\_\_\_\_





STATE WATER RESOURCES CONTROL BOARD  
REGIONAL WATER QUALITY CONTROL BOARD



CALIFORNIA STATE

ENVIRONMENTAL LABORATORY ACCREDITATION PROGRAM

**CERTIFICATE OF  
ENVIRONMENTAL LABORATORY ACCREDITATION**

Is hereby granted to

**World Oil Recycling**

2000 North Alameda Street  
Compton, CA 90222

Scope of the certificate is limited to the  
"Fields of Accreditation"  
which accompany this Certificate.

Continued accredited status depends on compliance with applicable laws and regulations,  
proficiency testing studies, and payment of applicable fees.

This Certificate is granted in accordance with provisions of  
Section 100825, et seq. of the Health and Safety Code.

Certificate No.: 2037

Effective Date: 1/1/2025

Expiration Date: 12/31/2026

A handwritten signature in blue ink, appearing to read "Christine Sotelo".

Sacramento, California  
subject to forfeiture or revocation

Christine Sotelo, Program Manager  
Environmental Laboratory Accreditation Program





**CALIFORNIA STATE  
ENVIRONMENTAL LABORATORY ACCREDITATION PROGRAM  
Fields of Accreditation**



**World Oil Recycling**

2000 North Alameda Street  
Compton, CA 90222  
Phone: 3105377100

**Certificate Number: 2037  
Expiration Date: 12/31/2026**

**Field of Accreditation: 108 - Inorganic Constituents in Non-Potable Water**

108.001	001	Specific Conductance	EPA 120.1
108.013	001	Calcium	EPA 200.7
108.013	002	Magnesium	EPA 200.7
108.017	001	Bromide	EPA 300.0
108.017	002	Chloride	EPA 300.0
108.017	003	Fluoride	EPA 300.0
108.017	004	Nitrate (as N)	EPA 300.0
108.017	006	Nitrite (as N)	EPA 300.0
108.017	007	Phosphate, Ortho (as P)	EPA 300.0
108.017	008	Sulfate (as SO4)	EPA 300.0
108.053	001	Oil & Grease, Total Recoverable	EPA 1664 A
108.074	001	Residue, Non-filterable TSS	SM 2540 D-2015
108.124	001	Cyanide, Total	SM 4500-CN- E-2016
108.128	001	Cyanide, Available	SM 4500-CN- G-2016
108.137	001	Hydrogen Ion (pH)	SM 4500-H+ B-2011
108.201	001	Sulfide (as S)	SM 4500-S D-2011
108.203	001	Sulfide (as S)	SM 4500-S F-2011
108.325	001	Chemical Oxygen Demand	Hach 8000

**Field of Accreditation: 109 - Metals and Trace Elements in Non-Potable Water**

109.623	002	Antimony	EPA 200.7
109.623	003	Arsenic	EPA 200.7
109.623	004	Barium	EPA 200.7
109.623	005	Beryllium	EPA 200.7
109.623	006	Boron	EPA 200.7
109.623	007	Cadmium	EPA 200.7
109.623	008	Chromium	EPA 200.7
109.623	009	Cobalt	EPA 200.7
109.623	010	Copper	EPA 200.7
109.623	012	Lead	EPA 200.7
109.623	014	Molybdenum	EPA 200.7
109.623	015	Nickel	EPA 200.7
109.623	016	Selenium	EPA 200.7
109.623	017	Silver	EPA 200.7

As of 2/21/2025, this list supersedes all previous lists for this certificate number.  
Customers: Please verify the current accreditation standing with the State.



109.623	018	Thallium	EPA 200.7
109.623	019	Tin	EPA 200.7
109.623	021	Vanadium	EPA 200.7
109.623	022	Zinc	EPA 200.7
109.635	001	Mercury	EPA 245.1

**Field of Accreditation: 110 - Volatile Organic Constituents in Non-Potable Water**

110.040	001	Acetone	EPA 624.1
110.040	005	Benzene	EPA 624.1
110.040	006	Bromodichloromethane	EPA 624.1
110.040	007	Bromoform	EPA 624.1
110.040	008	Bromomethane (Methyl Bromide)	EPA 624.1
110.040	010	Carbon Tetrachloride	EPA 624.1
110.040	011	Chlorobenzene	EPA 624.1
110.040	012	Chloroethane	EPA 624.1
110.040	013	2-Chloroethyl vinyl Ether	EPA 624.1
110.040	014	Chloroform	EPA 624.1
110.040	015	Chloromethane (Methyl Chloride)	EPA 624.1
110.040	016	Dibromochloromethane (Chlorodibromomethane)	EPA 624.1
110.040	017	1,2-Dichlorobenzene	EPA 624.1
110.040	018	1,3-Dichlorobenzene	EPA 624.1
110.040	019	1,4-Dichlorobenzene	EPA 624.1
110.040	020	1,1-Dichloroethane	EPA 624.1
110.040	021	1,2-Dichloroethane (Ethylene Dichloride)	EPA 624.1
110.040	022	1,1-Dichloroethylene (1,1-Dichloroethene)	EPA 624.1
110.040	023	trans-1,2-Dichloroethylene (trans-1,2 Dichloroethene)	EPA 624.1
110.040	024	1,2-Dichloropropane	EPA 624.1
110.040	025	cis-1,3-Dichloropropylene (cis 1,3 Dichloropropene)	EPA 624.1
110.040	026	trans-1,3-Dichloropropylene (trans-1,3 Dichloropropene)	EPA 624.1
110.040	029	Ethylbenzene	EPA 624.1
110.040	031	Methylene Chloride (Dichloromethane)	EPA 624.1
110.040	032	4-Methyl-2-pentanone (Methyl Isobutyl Ketone)	EPA 624.1
110.040	034	1,1,2,2-Tetrachloroethane	EPA 624.1
110.040	035	Tetrachloroethylene (Tetrachloroethene)	EPA 624.1
110.040	037	Toluene	EPA 624.1
110.040	038	1,1,1-Trichloroethane	EPA 624.1
110.040	039	1,1,2-Trichloroethane	EPA 624.1
110.040	040	Trichloroethylene (Trichloroethene)	EPA 624.1
110.040	041	Vinyl Chloride	EPA 624.1
110.040	042	m-Xylene	EPA 624.1
110.040	043	o-Xylene	EPA 624.1
110.040	045	Trichlorofluoromethane	EPA 624.1
110.040	046	m+p-Xylene	EPA 624.1

As of 2/21/2025, this list supersedes all previous lists for this certificate number.  
Customers: Please verify the current accreditation standing with the State.

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Field of Accreditation: 111 - Semi-volatile Organic Constituents in Non-Potable Water			
111.055	001	Aldrin	EPA 608.3
111.055	002	alpha-BHC	EPA 608.3
111.055	003	beta-BHC	EPA 608.3
111.055	004	delta-BHC	EPA 608.3
111.055	005	gamma-BHC (Lindane)	EPA 608.3
111.055	006	Chlordane	EPA 608.3
111.055	007	4,4'-DDD	EPA 608.3
111.055	008	4,4'-DDE	EPA 608.3
111.055	009	4,4'-DDT	EPA 608.3
111.055	010	Dieldrin	EPA 608.3
111.055	011	Endosulfan I	EPA 608.3
111.055	012	Endosulfan II	EPA 608.3
111.055	013	Endosulfan Sulfate	EPA 608.3
111.055	014	Endrin	EPA 608.3
111.055	015	Endrin Aldehyde	EPA 608.3
111.055	016	Heptachlor	EPA 608.3
111.055	017	Heptachlor Epoxide	EPA 608.3
111.055	019	PCB-1016 (Aroclor-1016)	EPA 608.3
111.055	020	PCB-1221 (Aroclor-1221)	EPA 608.3
111.055	021	PCB-1232 (Aroclor-1232)	EPA 608.3
111.055	022	PCB-1242 (Aroclor-1242)	EPA 608.3
111.055	023	PCB-1248 (Aroclor-1248)	EPA 608.3
111.055	024	PCB-1254 (Aroclor-1254)	EPA 608.3
111.055	025	PCB-1260 (Aroclor-1260)	EPA 608.3
111.055	060	Toxaphene	EPA 608.3
111.160	001	Acenaphthene	EPA 625.1
111.160	002	Acenaphthylene	EPA 625.1
111.160	003	Anthracene	EPA 625.1
111.160	004	Benzidine	EPA 625.1
111.160	005	Benzo(a)anthracene	EPA 625.1
111.160	006	Benzo(a)pyrene	EPA 625.1
111.160	007	Benzo(b)fluoranthene	EPA 625.1
111.160	008	Benzo(g,h,i)perylene	EPA 625.1
111.160	009	Benzo(k)fluoranthene	EPA 625.1
111.160	010	Bis(2-chloroethoxy) Methane	EPA 625.1
111.160	011	Bis(2-chloroethyl) Ether	EPA 625.1
111.160	012	bis(2-Chloroisopropyl) ether (2,2'-Oxybis[1-chloropropane])	EPA 625.1
111.160	013	Bis(2-ethylhexyl)phthalate (Di(2-ethylhexyl) phthalate)	EPA 625.1
111.160	014	4-Bromophenyl Phenyl Ether	EPA 625.1
111.160	015	Butyl Benzyl Phthalate	EPA 625.1
111.160	016	2-Chloronaphthalene	EPA 625.1

As of 2/21/2025, this list supersedes all previous lists for this certificate number.  
Customers: Please verify the current accreditation standing with the State.

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111.160	017	4-Chlorophenyl Phenyl Ether	EPA 625.1
111.160	018	Chrysene	EPA 625.1
111.160	019	Dibenz(a,h)anthracene	EPA 625.1
111.160	020	3,3'-Dichlorobenzidine	EPA 625.1
111.160	021	Diethyl Phthalate	EPA 625.1
111.160	022	Dimethyl Phthalate	EPA 625.1
111.160	023	Di-n-butyl Phthalate	EPA 625.1
111.160	024	2,4-Dinitrotoluene	EPA 625.1
111.160	025	2,6-Dinitrotoluene	EPA 625.1
111.160	026	Di-n-octyl Phthalate	EPA 625.1
111.160	027	Fluoranthene	EPA 625.1
111.160	028	Fluorene	EPA 625.1
111.160	029	Hexachlorobenzene	EPA 625.1
111.160	030	Hexachlorobutadiene	EPA 625.1
111.160	031	Hexachloroethane	EPA 625.1
111.160	032	Indeno(1,2,3-c,d)pyrene	EPA 625.1
111.160	033	Isophorone	EPA 625.1
111.160	034	Naphthalene	EPA 625.1
111.160	035	Nitrobenzene	EPA 625.1
111.160	036	N-nitroso-di-n-propylamine (NDPA)	EPA 625.1
111.160	037	Phenanthrene	EPA 625.1
111.160	038	Pyrene	EPA 625.1
111.160	040	4-Chloro-3-methylphenol	EPA 625.1
111.160	041	2-Chlorophenol	EPA 625.1
111.160	042	2,4-Dichlorophenol	EPA 625.1
111.160	043	2,4-Dimethylphenol	EPA 625.1
111.160	044	2,4-Dinitrophenol	EPA 625.1
111.160	045	2-Methyl-4,6-dinitrophenol	EPA 625.1
111.160	046	2-Nitrophenol	EPA 625.1
111.160	047	4-Nitrophenol	EPA 625.1
111.160	048	Pentachlorophenol	EPA 625.1
111.160	049	Phenol	EPA 625.1
111.160	050	2,4,6-Trichlorophenol	EPA 625.1
111.160	108	N-nitrosodimethylamine (NDMA)	EPA 625.1
111.160	110	N-nitrosodiphenylamine	EPA 625.1

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**Field of Accreditation: 114 - Inorganic Constituents in Hazardous Waste**


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114.315	002	Antimony	EPA 6010 B
114.315	003	Arsenic	EPA 6010 B
114.315	004	Barium	EPA 6010 B
114.315	005	Beryllium	EPA 6010 B
114.315	007	Cadmium	EPA 6010 B
114.315	009	Chromium	EPA 6010 B

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As of 2/21/2025, this list supersedes all previous lists for this certificate number.  
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114.315 010	Cobalt	EPA 6010 B
114.315 011	Copper	EPA 6010 B
114.315 013	Lead	EPA 6010 B
114.315 016	Molybdenum	EPA 6010 B
114.315 017	Nickel	EPA 6010 B
114.315 019	Selenium	EPA 6010 B
114.315 020	Silver	EPA 6010 B
114.315 023	Thallium	EPA 6010 B
114.315 026	Vanadium	EPA 6010 B
114.315 027	Zinc	EPA 6010 B
114.535 001	Mercury	EPA 7471 A

**Field of Accreditation:115 - Leaching/Extraction Tests and Physical Characteristics of Hazardous Waste**

115.055 001	Waste Extraction Test (WET)	CCR Chapter11, Article 5, Appendix II
115.085 001	Toxicity Characteristic Leaching Procedure (TCLP)	EPA 1311
115.135 001	Corrosivity - pH Determination	EPA 9045 C

**Field of Accreditation:116 - Volatile Organic Compounds in Hazardous Waste**

116.220 001	Gasoline Range Organics (GRO)	EPA 8015 B
116.220 002	Gasoline Range Organics (GRO) [LUFT Range]	EPA 8015 B
116.225 001	Benzene	EPA 8021 B
116.225 017	Ethylbenzene	EPA 8021 B
116.225 023	Toluene	EPA 8021 B
116.225 028	m+p-Xylene	EPA 8021 B
116.225 029	o-Xylene	EPA 8021 B
116.265 001	Benzene	EPA 8260 B
116.265 002	Bromobenzene	EPA 8260 B
116.265 003	Bromochloromethane	EPA 8260 B
116.265 004	Bromodichloromethane	EPA 8260 B
116.265 005	Bromoform	EPA 8260 B
116.265 006	Bromomethane (Methyl Bromide)	EPA 8260 B
116.265 007	n-Butylbenzene	EPA 8260 B
116.265 008	sec-Butylbenzene	EPA 8260 B
116.265 009	tert-Butylbenzene	EPA 8260 B
116.265 010	Carbon Disulfide	EPA 8260 B
116.265 011	Carbon Tetrachloride	EPA 8260 B
116.265 012	Chlorobenzene	EPA 8260 B
116.265 013	Chlorodibromomethane (Dibromochloromethane)	EPA 8260 B
116.265 014	Chloroethane	EPA 8260 B
116.265 015	Chloroform	EPA 8260 B
116.265 016	Chloromethane (Methyl Chloride)	EPA 8260 B
116.265 017	Dibromomethane	EPA 8260 B
116.265 018	Dichlorodifluoromethane (Freon 12)	EPA 8260 B
116.265 019	cis-1,2-Dichloroethylene (cis 1,2 Dichloroethene)	EPA 8260 B

As of 2/21/2025, this list supersedes all previous lists for this certificate number.  
Customers: Please verify the current accreditation standing with the State.



116.265 020	trans-1,2-Dichloroethylene (trans-1,2 Dichloroethene)	EPA 8260 B
116.265 021	cis-1,3-Dichloropropylene (cis 1,3 Dichloropropene)	EPA 8260 B
116.265 022	trans-1,3-Dichloropropylene (trans-1,3 Dichloropropene)	EPA 8260 B
116.265 023	Ethylbenzene	EPA 8260 B
116.265 024	Hexachlorobutadiene	EPA 8260 B
116.265 025	Methyl tert-butyl Ether (MTBE)	EPA 8260 B
116.265 026	Methylene Chloride (Dichloromethane)	EPA 8260 B
116.265 027	Naphthalene	EPA 8260 B
116.265 028	Nitrobenzene	EPA 8260 B
116.265 029	N-propylbenzene	EPA 8260 B
116.265 030	Styrene	EPA 8260 B
116.265 031	Tetrachloroethylene (Tetrachloroethene)	EPA 8260 B
116.265 032	Toluene	EPA 8260 B
116.265 033	Trichloroethylene (Trichloroethene)	EPA 8260 B
116.265 034	Trichlorofluoromethane	EPA 8260 B
116.265 035	Vinyl Chloride	EPA 8260 B
116.265 036	m+p-Xylene	EPA 8260 B
116.265 037	o-Xylene	EPA 8260 B
116.265 040	1,1-Dichloroethane	EPA 8260 B
116.265 041	1,1-Dichloroethylene (1,1-Dichloroethene)	EPA 8260 B
116.265 042	1,1,1-Trichloroethane	EPA 8260 B
116.265 043	1,1,1,2-Tetrachloroethane	EPA 8260 B
116.265 044	1,1,2,2-Tetrachloroethane	EPA 8260 B
116.265 045	1,1,2-Trichloroethane	EPA 8260 B
116.265 046	1,2-Dichlorobenzene	EPA 8260 B
116.265 047	1,2-Dichloroethane (Ethylene Dichloride)	EPA 8260 B
116.265 048	1,2-Dibromoethane (EDB)	EPA 8260 B
116.265 049	1,2-Dibromo-3-chloropropane (DBCP)	EPA 8260 B
116.265 050	1,2-Dichloropropane	EPA 8260 B
116.265 051	1,2,3-Trichloropropane (TCP)	EPA 8260 B
116.265 052	1,2,4-Trichlorobenzene	EPA 8260 B
116.265 053	1,3-Dichlorobenzene	EPA 8260 B
116.265 054	1,4-Dichlorobenzene	EPA 8260 B
116.265 055	2-Chloroethyl vinyl Ether	EPA 8260 B
116.265 056	4-Chlorotoluene	EPA 8260 B
116.265 057	4-Methyl-2-pentanone (Methyl Isobutyl Ketone)	EPA 8260 B

**Field of Accreditation: 117 - Semi-volatile Organic Chemistry of Hazardous Waste**

117.235 002	Diesel Range Organics (DRO)	EPA 8015 B
117.235 003	Diesel Range Organics (DRO) [LUFT Range]	EPA 8015 B
117.235 004	Oil Range Organics (ORO) [LUFT Range]	EPA 8015 B
117.315 001	Aldrin	EPA 8081 A
117.315 002	alpha-BHC	EPA 8081 A

As of 2/21/2025, this list supersedes all previous lists for this certificate number.  
Customers: Please verify the current accreditation standing with the State.



## World Oil Recycling

Certificate Number: 2037  
Expiration Date: 12/31/2026

117.315 003	beta-BHC	EPA 8081 A
117.315 004	delta-BHC	EPA 8081 A
117.315 005	gamma-BHC (Lindane)	EPA 8081 A
117.315 006	Chlordane (total)	EPA 8081 A
117.315 008	4,4'-DDD	EPA 8081 A
117.315 009	4,4'-DDE	EPA 8081 A
117.315 010	4,4'-DDT	EPA 8081 A
117.315 011	Dieldrin	EPA 8081 A
117.315 012	Endosulfan I	EPA 8081 A
117.315 013	Endosulfan II	EPA 8081 A
117.315 014	Endosulfan Sulfate	EPA 8081 A
117.315 015	Endrin	EPA 8081 A
117.315 016	Endrin Aldehyde	EPA 8081 A
117.315 017	Endrin Ketone	EPA 8081 A
117.315 018	Heptachlor	EPA 8081 A
117.315 019	Heptachlor Epoxide	EPA 8081 A
117.315 020	Methoxychlor	EPA 8081 A
117.315 021	Toxaphene	EPA 8081 A
117.335 001	Aroclor 1016	EPA 8082
117.335 002	Aroclor 1221	EPA 8082
117.335 003	Aroclor 1232	EPA 8082
117.335 004	Aroclor 1242	EPA 8082
117.335 005	Aroclor 1248	EPA 8082
117.335 006	Aroclor 1254	EPA 8082
117.335 007	Aroclor 1260	EPA 8082
117.435 001	Acenaphthene	EPA 8270 C
117.435 002	Acenaphthylene	EPA 8270 C
117.435 004	Anthracene	EPA 8270 C
117.435 005	Benzidine	EPA 8270 C
117.435 006	Benzoic Acid	EPA 8270 C
117.435 007	Benzo(a)anthracene	EPA 8270 C
117.435 008	Benzo(b)fluoranthene	EPA 8270 C
117.435 009	Benzo(k)fluoranthene	EPA 8270 C
117.435 010	Benzo(g,h,i)perylene	EPA 8270 C
117.435 011	Benzo(a)pyrene	EPA 8270 C
117.435 012	Benzyl Alcohol	EPA 8270 C
117.435 013	Bis(2-chloroethoxy) Methane	EPA 8270 C
117.435 014	Bis(2-chloroethyl) Ether	EPA 8270 C
117.435 015	Bis(2-ethylhexyl)phthalate (Di(2-ethylhexyl) phthalate)	EPA 8270 C
117.435 016	Butyl Benzyl Phthalate	EPA 8270 C
117.435 017	Chrysene	EPA 8270 C
117.435 018	Dibenz(a,h)anthracene	EPA 8270 C

As of 2/21/2025, this list supersedes all previous lists for this certificate number.  
Customers: Please verify the current accreditation standing with the State.

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117.435 019	Dibenzofuran	EPA 8270 C
117.435 020	Di-n-butyl Phthalate	EPA 8270 C
117.435 021	Diethyl Phthalate	EPA 8270 C
117.435 022	Dimethyl Phthalate	EPA 8270 C
117.435 023	Di-n-octyl Phthalate	EPA 8270 C
117.435 024	Fluoranthene	EPA 8270 C
117.435 025	Fluorene	EPA 8270 C
117.435 026	Naphthalene	EPA 8270 C
117.435 027	Nitrobenzene	EPA 8270 C
117.435 029	Pentachlorophenol	EPA 8270 C
117.435 030	1-Chloronaphthalene	EPA 8270 C
117.435 031	1,2-Dichlorobenzene	EPA 8270 C
117.435 032	1,3-Dichlorobenzene	EPA 8270 C
117.435 033	1,4-Dichlorobenzene	EPA 8270 C
117.435 034	2-Chloronaphthalene	EPA 8270 C
117.435 035	2-Chlorophenol	EPA 8270 C
117.435 036	2,4-Dichlorophenol	EPA 8270 C
117.435 037	2,4-Dimethylphenol	EPA 8270 C
117.435 038	2,4-Dinitrophenol	EPA 8270 C
117.435 039	2,4-Dinitrotoluene	EPA 8270 C
117.435 040	2,6-Dichlorophenol	EPA 8270 C
117.435 041	2,6-Dinitrotoluene	EPA 8270 C
117.435 042	2-Nitroaniline	EPA 8270 C
117.435 043	2-Nitrophenol	EPA 8270 C
117.435 045	3,3'-Dichlorobenzidine	EPA 8270 C
117.435 046	4-Chloroaniline	EPA 8270 C
117.435 047	4-Chloro-3-methylphenol	EPA 8270 C
117.435 048	4-Bromophenyl Phenyl Ether	EPA 8270 C
117.435 049	4-Chlorophenyl Phenyl Ether	EPA 8270 C
117.435 050	4-Nitroaniline	EPA 8270 C
117.435 051	4-Nitrophenol	EPA 8270 C
117.435 088	N-nitrosodimethylamine (NDMA)	EPA 8270 C
117.435 089	N-nitrosodiphenylamine	EPA 8270 C
117.435 090	N-nitroso-di-n-propylamine (NDPA)	EPA 8270 C
117.435 091	Indeno(1,2,3-c,d)pyrene	EPA 8270 C
117.435 092	Isophorone	EPA 8270 C
117.435 093	2-Methylnaphthalene	EPA 8270 C
117.435 094	Phenanthrene	EPA 8270 C

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**Field of Accreditation: 130 - Inorganic constituents in Hazardous waste (Matrix Aqueous)**

130.010 002	Antimony	EPA 6010 B
130.010 003	Arsenic	EPA 6010 B
130.010 004	Barium	EPA 6010 B

As of 2/21/2025, this list supersedes all previous lists for this certificate number.  
Customers: Please verify the current accreditation standing with the State.



130.010 005	Beryllium	EPA 6010 B
130.010 007	Cadmium	EPA 6010 B
130.010 009	Chromium	EPA 6010 B
130.010 010	Cobalt	EPA 6010 B
130.010 011	Copper	EPA 6010 B
130.010 013	Lead	EPA 6010 B
130.010 016	Molybdenum	EPA 6010 B
130.010 017	Nickel	EPA 6010 B
130.010 019	Selenium	EPA 6010 B
130.010 020	Silver	EPA 6010 B
130.010 023	Thallium	EPA 6010 B
130.010 026	Vanadium	EPA 6010 B
130.010 027	Zinc	EPA 6010 B
130.140 001	Chromium VI (Hexavalent Chromium)	EPA 7196 A
130.250 001	Mercury	EPA 7470 A
130.550 001	Total Chlorine	EPA 9075
130.555 001	Total Organic Halides	EPA 9076

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**Field of Accreditation:131 - Leaching/Extraction, Physical Characteristics in Hazardous Waste (Matrix Aqueous)**

131.010 001	Waste Extraction Test (WET)	CCR Chapter11, Article 5, Appendix II
131.040 001	Toxicity Characteristic Leaching Procedure (TCLP)	EPA 1311
131.060 001	Ignitability	EPA 1010
131.080 001	Ignitability	EPA 1020 A
131.110 001	Corrosivity - pH Determination	EPA 9040 B

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**Field of Accreditation:132 - Volatile Organic Compounds in Hazardous Waste (Matrix Aqueous)**

132.015 001	Gasoline Range Organics (GRO)	EPA 8015 B
132.015 002	Gasoline Range Organics (GRO) [LUFT Range]	EPA 8015 B
132.020 001	Benzene	EPA 8021 B
132.020 017	Ethylbenzene	EPA 8021 B
132.020 023	Toluene	EPA 8021 B
132.020 028	m+p-Xylene	EPA 8021 B
132.020 029	o-Xylene	EPA 8021 B
132.060 001	Benzene	EPA 8260 B
132.060 002	Bromobenzene	EPA 8260 B
132.060 003	Bromochloromethane	EPA 8260 B
132.060 004	Bromodichloromethane	EPA 8260 B
132.060 005	Bromoform	EPA 8260 B
132.060 006	Bromomethane (Methyl Bromide)	EPA 8260 B
132.060 007	n-Butylbenzene	EPA 8260 B
132.060 008	sec-Butylbenzene	EPA 8260 B
132.060 009	tert-Butylbenzene	EPA 8260 B
132.060 010	Carbon Disulfide	EPA 8260 B
132.060 011	Carbon Tetrachloride	EPA 8260 B

As of 2/21/2025, this list supersedes all previous lists for this certificate number.  
Customers: Please verify the current accreditation standing with the State.



132.060	012	Chlorobenzene	EPA 8260 B
132.060	013	Chlorodibromomethane (Dibromochloromethane)	EPA 8260 B
132.060	014	Chloroethane	EPA 8260 B
132.060	015	Chloroform	EPA 8260 B
132.060	016	Chloromethane (Methyl Chloride)	EPA 8260 B
132.060	017	Dibromomethane	EPA 8260 B
132.060	018	Dichlorodifluoromethane (Freon 12)	EPA 8260 B
132.060	019	cis-1,2-Dichloroethylene (cis-1,2 Dichloroethene)	EPA 8260 B
132.060	020	trans-1,2-Dichloroethylene (trans-1,2 Dichloroethene)	EPA 8260 B
132.060	021	cis-1,3-Dichloropropylene (cis-1,3 Dichloropropene)	EPA 8260 B
132.060	022	trans-1,3-Dichloropropylene (trans-1,3 Dichloropropene)	EPA 8260 B
132.060	023	Ethylbenzene	EPA 8260 B
132.060	024	Hexachlorobutadiene	EPA 8260 B
132.060	025	Methyl tert-butyl Ether (MTBE)	EPA 8260 B
132.060	026	Methylene Chloride (Dichloromethane)	EPA 8260 B
132.060	027	Naphthalene	EPA 8260 B
132.060	028	Nitrobenzene	EPA 8260 B
132.060	029	N-propylbenzene	EPA 8260 B
132.060	030	Styrene	EPA 8260 B
132.060	031	Tetrachloroethylene (Tetrachloroethene)	EPA 8260 B
132.060	032	Toluene	EPA 8260 B
132.060	033	Trichloroethylene (Trichloroethene)	EPA 8260 B
132.060	034	Trichlorofluoromethane	EPA 8260 B
132.060	035	Vinyl Chloride	EPA 8260 B
132.060	036	m+p-Xylene	EPA 8260 B
132.060	037	o-Xylene	EPA 8260 B
132.060	040	1,1-Dichloroethane	EPA 8260 B
132.060	041	1,1-Dichloroethylene (1,1-Dichloroethene)	EPA 8260 B
132.060	042	1,1,1-Trichloroethane	EPA 8260 B
132.060	043	1,1,1,2-Tetrachloroethane	EPA 8260 B
132.060	044	1,1,2,2-Tetrachloroethane	EPA 8260 B
132.060	045	1,1,2-Trichloroethane	EPA 8260 B
132.060	046	1,2-Dichlorobenzene	EPA 8260 B
132.060	047	1,2-Dichloroethane (Ethylene Dichloride)	EPA 8260 B
132.060	048	1,2-Dibromoethane (EDB)	EPA 8260 B
132.060	049	1,2-Dibromo-3-chloropropane (DBCP)	EPA 8260 B
132.060	050	1,2-Dichloropropane	EPA 8260 B
132.060	051	1,2,3-Trichloropropane (TCP)	EPA 8260 B
132.060	052	1,2,4-Trichlorobenzene	EPA 8260 B
132.060	053	1,3-Dichlorobenzene	EPA 8260 B
132.060	054	1,4-Dichlorobenzene	EPA 8260 B
132.060	055	2-Chloroethyl vinyl Ether	EPA 8260 B

As of 2/21/2025, this list supersedes all previous lists for this certificate number.  
Customers: Please verify the current accreditation standing with the State.



132.060	056	4-Chlorotoluene	EPA 8260 B
<b>Field of Accreditation: 133 - Semi-Volatile Organic Chemistry in Hazardous Waste (Matrix Aqueous)</b>			
133.010	002	Diesel Range Organics (DRO)	EPA 8015 B
133.010	003	Diesel Range Organics (DRO) [LUFT Range]	EPA 8015 B
133.090	001	Aldrin	EPA 8081 A
133.090	002	alpha-BHC	EPA 8081 A
133.090	003	beta-BHC	EPA 8081 A
133.090	004	delta-BHC	EPA 8081 A
133.090	005	gamma-BHC (Lindane)	EPA 8081 A
133.090	006	Chlordane	EPA 8081 A
133.090	008	4,4'-DDD	EPA 8081 A
133.090	009	4,4'-DDE	EPA 8081 A
133.090	010	4,4'-DDT	EPA 8081 A
133.090	011	Dieldrin	EPA 8081 A
133.090	012	Endosulfan I	EPA 8081 A
133.090	013	Endosulfan II	EPA 8081 A
133.090	014	Endosulfan Sulfate	EPA 8081 A
133.090	015	Endrin	EPA 8081 A
133.090	016	Endrin Aldehyde	EPA 8081 A
133.090	017	Endrin Ketone	EPA 8081 A
133.090	018	Heptachlor	EPA 8081 A
133.090	019	Heptachlor Epoxide	EPA 8081 A
133.090	020	Methoxychlor	EPA 8081 A
133.090	021	Toxaphene	EPA 8081 A
133.120	001	Aroclor 1016	EPA 8082
133.120	002	Aroclor 1221	EPA 8082
133.120	003	Aroclor 1232	EPA 8082
133.120	004	Aroclor 1242	EPA 8082
133.120	005	Aroclor 1248	EPA 8082
133.120	006	Aroclor 1254	EPA 8082
133.120	007	Aroclor 1260	EPA 8082
133.230	001	Acenaphthene	EPA 8270 C
133.230	002	Acenaphthylene	EPA 8270 C
133.230	004	Anthracene	EPA 8270 C
133.230	005	Benzidine	EPA 8270 C
133.230	006	Benzoic Acid	EPA 8270 C
133.230	007	Benzo(a)anthracene	EPA 8270 C
133.230	008	Benzo(b)fluoranthene	EPA 8270 C
133.230	009	Benzo(k)fluoranthene	EPA 8270 C
133.230	010	Benzo(g,h,i)perylene	EPA 8270 C
133.230	011	Benzo(a)pyrene	EPA 8270 C
133.230	012	Benzyl Alcohol	EPA 8270 C

As of 2/21/2025, this list supersedes all previous lists for this certificate number.  
Customers: Please verify the current accreditation standing with the State.



133.230 013	Bis(2-chloroethoxy) Methane	EPA 8270 C
133.230 014	Bis(2-chloroethyl) Ether	EPA 8270 C
133.230 015	Bis(2-ethylhexyl)phthalate (Di(2-ethylhexyl) phthalate)	EPA 8270 C
133.230 016	Butyl Benzyl Phthalate	EPA 8270 C
133.230 017	Chrysene	EPA 8270 C
133.230 018	Dibenz(a,h)anthracene	EPA 8270 C
133.230 019	Dibenzofuran	EPA 8270 C
133.230 020	Di-n-butyl Phthalate	EPA 8270 C
133.230 021	Diethyl Phthalate	EPA 8270 C
133.230 022	Dimethyl Phthalate	EPA 8270 C
133.230 023	Di-n-octyl Phthalate	EPA 8270 C
133.230 024	Fluoranthene	EPA 8270 C
133.230 025	Fluorene	EPA 8270 C
133.230 026	Naphthalene	EPA 8270 C
133.230 027	Nitrobenzene	EPA 8270 C
133.230 029	Pentachlorophenol	EPA 8270 C
133.230 030	1-Chloronaphthalene	EPA 8270 C
133.230 031	1,2-Dichlorobenzene	EPA 8270 C
133.230 032	1,3-Dichlorobenzene	EPA 8270 C
133.230 033	1,4-Dichlorobenzene	EPA 8270 C
133.230 035	2-Chlorophenol	EPA 8270 C
133.230 036	2,4-Dichlorophenol	EPA 8270 C
133.230 037	2,4-Dimethylphenol	EPA 8270 C
133.230 038	2,4-Dinitrophenol	EPA 8270 C
133.230 039	2,4-Dinitrotoluene	EPA 8270 C
133.230 040	2,6-Dichlorophenol	EPA 8270 C
133.230 041	2,6-Dinitrotoluene	EPA 8270 C
133.230 042	2-Nitroaniline	EPA 8270 C
133.230 043	2-Nitrophenol	EPA 8270 C
133.230 044	3-Nitroaniline	EPA 8270 C
133.230 045	3,3'-Dichlorobenzidine	EPA 8270 C
133.230 046	4-Chloroaniline	EPA 8270 C
133.230 047	4-Chloro-3-methylphenol	EPA 8270 C
133.230 048	4-Bromophenyl Phenyl Ether	EPA 8270 C
133.230 049	4-Chlorophenyl Phenyl Ether	EPA 8270 C
133.230 050	4-Nitroaniline	EPA 8270 C
133.230 051	4-Nitrophenol	EPA 8270 C
133.230 088	N-nitrosodimethylamine (NDMA)	EPA 8270 C
133.230 089	N-nitrosodiphenylamine	EPA 8270 C
133.230 090	N-nitroso-di-n-propylamine (NDPA)	EPA 8270 C
133.230 091	Indeno(1,2,3-c,d)pyrene	EPA 8270 C
133.230 092	Isophorone	EPA 8270 C

As of 2/21/2025, this list supersedes all previous lists for this certificate number.  
Customers: Please verify the current accreditation standing with the State.



**World Oil Recycling**

**Certificate Number:** 2037  
**Expiration Date:** 12/31/2026

133.230	093	2-Methylnaphthalene	EPA 8270 C
133.230	094	Phenanthrene	EPA 8270 C

As of 2/21/2025, this list supersedes all previous lists for this certificate number.  
Customers: Please verify the current accreditation standing with the State.





Dekawatt-Kerdoon

Table D-1a Storage Tanks: Waste Oil

Tank #	Unit Name per Permit	Primary Service	Other Authorized Service	Tank Diam. (feet)	Height (feet)		Design <sup>1</sup> Capacity		Certified <sup>2</sup> Capacity		Tank Bottom	Material of Construction	Max. Sp. Gr.
					Overall	Max Fill	Gallons	Barrels	Gallons	Barrels			
501 <sub>1</sub>	Naphtha System	Light Distillate	Light Naphtha	15	17.83	16.83	22,260	530	22,260	530	Flat	CS	1.0
502 <sub>1</sub>	Naphtha System	Light Distillate	Light Naphtha	15	17.83	16.83	22,260	530	21,000	500	Flat	CS	1.0
503 <sub>1</sub>	Naphtha System	Light Distillate	Light Naphtha	15	18	15.83	22,473	535.1	21,000	500	Flat	CS	1.0
504 <sub>1</sub>	Naphtha System	Light Distillate	Light Naphtha	15	17.92	16.83	22,362	532.4	22,260	530	Flat	CS	1.0
505 <sub>1</sub>	Naphtha System	Light Distillate	Light Naphtha	15	17.83	16.83	22,260	530	22,260	530	Flat	CS	1.0
506 <sub>1</sub>	MDO Tanks	MDO	Waste Oil	12	25.67	24.67	20,874	497	20,874	497	Flat	CS	1.0
507 <sub>1</sub>	MDO Tanks	MDO	Waste Oil	12	25.67	24.67	20,874	497	20,874	497	Flat	CS	1.0
520 <sub>1</sub>	MDO Tanks	MDO	Waste Oil	12	28.00	27.0	22,680	540	22,680	540	Flat	CS	1.0
521 <sub>1</sub>	MDO Tanks	MDO	Waste Oil	12	28.00	27.0	22,680	540	22,680	540	Flat	CS	1.0
522 <sub>1</sub>	MDO Tanks	MDO	Waste Oil	12	28.00	27.0	22,680	540	22,680	540	Flat	CS	1.0
523 <sub>1</sub>	MDO Tanks	MDO	Waste Oil	12	28.00	27.0	22,680	540	22,680	540	Flat	CS	1.0
524 <sub>1</sub>	MDO Tanks	MDO	Waste Oil	12	28.00	27.0	22,680	540	22,680	540	Flat	CS	1.0
525 <sub>1</sub>	MDO Tanks	MDO	Waste Oil	12	28.00	27.0	22,680	540	22,680	540	Flat	CS	1.0
526 <sub>1</sub>	Waste Oil Receiving & Storage	Waste Oil		12	28.00	27.0	22,680	540	22,680	540	Flat	CS	1.0
528 <sub>1</sub>	Waste Oil Receiving & Storage	Waste Oil		12	28.00	27.0	22,680	540	22,680	540	Flat	CS	1.0
530 <sub>1</sub>	Waste Oil Receiving & Storage	Waste Oil		12	28.00	27.0	22,680	540	22,680	540	Flat	CS	1.0

DeMunno-Kerdoon

Section D. Process Information

OCV2009624.36

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EPA ID Number CAT 080 013 35





Tank #	Unit Name per Permit	Primary Service	Other Authorized Service	Tank Diam. (feet)	Height (feet)		Design <sup>1</sup> Capacity		Certified <sup>2</sup> Capacity		Tank Bottom	Material of Construction	Max. Sp. Gr.
					Overall	Max Fill	Gallons	Barrels	Gallons	Barrels			
1105 <sub>1</sub>	MDO Tanks	MDO	Waste Oil, Asphalt Flux	21	19.58	18.58	48,132	1,146	48,132	1,146	Flat	CS	1.0
1106 <sub>1</sub>	MDO Tanks	MDO	Waste Oil, Asphalt Flux	21	19.58	18.58	46,200	1,100	46,200	1,100	Flat	CS	1.0
2003 <sub>2</sub>	Waste Oil Receiving & Storage	Waste Oil	--	30.5	20.00	19.00	103,824	2,472	103,824	2,472	Flat	CS	1.0
<b>CAPACITY SUBTOTAL, WASTE OIL:</b>							<b>1,089,287</b>	<b>25,936</b>	<b>1,086,452</b>	<b>25,868</b>			

Note 1: Gravity separation, chemically aided as needed, may occur.

Note 2: In addition to the treatment per Note 1, heating and chemical treatment for acid neutralization may also occur.

Table D-1b Storage Tanks: Oily Water

Tank #	Unit Name per Permit	Primary Service	Other Authorized Service	Tank Diam. (feet)	Height (feet)		Design <sup>1</sup> Capacity		Certified <sup>2</sup> Capacity		Tank Bottom	Material of Construction	Max. Sp. Gr.
					Overall	Max Fill	Gallons	Barrels	Gallons	Barrels			
151 <sub>1</sub>	Oily Water & Recovered Oil Tanks	Oily Water	Waste Oil	8.00	19.00	18.00	6,300	150	6,300	150	Flat	CS	1.0
181 <sub>1</sub>	Oily Water & Recovered Oil Tanks	Oily Water	Waste Oil	8.25	22	19.17	8,397	200	7,686	183	Flat	CS	1.0
527 <sub>1</sub>	Oily Water & Recovered Oil Tanks	Oily Water	Waste Oil	12	28.00	27.0	22,680	540	22,680	540	Flat	CS	1.0
529 <sub>1</sub>	Oily Water & Recovered Oil Tanks	Oily Water	Waste Oil	12	28.00	27.0	22,680	540	22,680	540	Flat	CS	1.0
531 <sub>1</sub>	Oily Water	Oily	Waste Oil	12	28.00	27.0	22,680	540	22,680	540	Flat	CS	1.0



DelMunno-Kerdoon

Tank #	Unit Name per Permit	Primary Service	Other Authorized Service	Tank Diam. (feet)	Height (feet)		Design <sup>1</sup> Capacity		Certified <sup>2</sup> Capacity		Tank Bottom	Material of Construction	Max. Sp. Gr.
					Overall	Max Fill	Gallons	Barrels	Gallons	Barrels			
	& Recovered Oil Tanks	Water											
533+	Oily Water & Recovered Oil Tanks	Oily Water	Waste Oil	12	28.00	27.0	22,680	540	22,680	540	Flat	CS	1.0
534+	Oily Water & Recovered Oil Tanks	Oily Water	Waste Oil	12	28.00	27.0	22,680	540	22,680	540	Flat	CS	1.0
535+	Oily Water & Recovered Oil Tanks	Oily Water	Waste Oil	12	28.00	27.0	22,680	540	22,680	540	Flat	CS	1.0
624+	Oily Water & Recovered Oil Tanks	Oily Water	Waste Oil	18.0	24.00	21.92	43,782	1,042	41,700	993	Flat	CS	1.0
661+	Oily Water & Recovered Oil Tanks	Oily Water	Waste Oil	16.0	19.92	18.42	28,451	677	27,720	660	Flat	CS	1.0
1009+	Oily Water & Recovered Oil Tanks	Oily Water	Waste Oil	22.0	16.25	15.25	43,386	1,033	43,386	1,033	Flat	CS	1.25
1107+	Oily Water & Recovered Oil Tanks	Oily Water	Waste Oil	20.0	19.75	18.42	44,064	1,049	44,058	1,049	Flat	CS	1.25
1108+	Oily Water & Recovered Oil Tanks	Oily Water	Waste Oil	20.0	19.92	18.92	44,478	1,059	44,478	1,059	Flat	CS	1.0



Tank #	Unit Name per Permit	Primary Service	Other Authorized Service	Tank Diam. (feet)	Height (feet)		Design <sup>1</sup> Capacity		Certified <sup>2</sup> Capacity		Tank Bottom	Material of Construction	Max. Sp. Gr.
					Overall	Max Fill	Gallons	Barrels	Gallons	Barrels			
1109 <sub>1</sub>	Oily Water & Recovered Oil Tanks	Oily Water	Waste Oil	20.0	19.67	18.50	43,868	1,044	43,890	1,045	Flat	CS	1.25
2001 <sub>1</sub>	Oily Water & Recovered Oil Tanks	Oily Water	Waste Oil	30.5	20.00	19.00	103,866	2,473	103,866	2,473	Flat	CS	1.0
2002 <sub>1</sub>	Oily Water & Recovered Oil Tanks	Oily Water	Waste Oil	30.5	20.00	17.83	103,866	2,473	97,500	2,300	Flat	CS	1.0
8001 <sub>1</sub>	Oily Water Receiving & Large Tanks	Oily Water	Waste Oil	51.67	22.42	21.40	336,000	8,000	336,000	8,000	Flat	CS	1.0
9001 <sub>1</sub>	Oily Water Receiving & Large Tanks	Waste Oil	Oily Water	48.0	28.08	26.08	378,000	9,000	351,960	8,380	Flat	CS	1.0
9002 <sub>1</sub>	Oily Water Receiving & Large Tanks	Oily Water	Waste Oil	48.0	28	27.00	365,484	8,702	365,484	8,702	Flat	CS	1.0
55001 <sub>1</sub>	Oily Water Receiving & Large Tanks	Oily Water	Waste Oil	93.0	48.00	36.67	2,310,000	55,000	1,863,000	44,359	Flat	CS	1.0
V1 <sub>2</sub>	Oily Water Physical Separation	Oily Water	Waste Oil	20.0	31.33	30.33	46,956	1,118	46,956	1,118	Cone	CS	1.0
V2 <sub>3</sub>	Oily Water Physical Separation	Oily Water	Waste Oil	15.5	31.33	30.33	31,290	745	31,290	745	Cone	SS	1.0





Dalmenno-Kerdoon

Tank #	Unit Name per Permit	Primary Service	Other Authorized Service	Tank Diam. (feet)	Height (feet)		Design <sup>1</sup> Capacity		Certified <sup>2</sup> Capacity		Tank Bottom	Material of Construction	Max. Sp. Gr.
					Overall	Max Fill	Gallons	Barrels	Gallons	Barrels			
V701 <sub>1</sub>	Solid Waste Reduction Unit, SWRU	Oily Water	Waste Oil	15.17	27.42	26.42	23,100	550	23,100	550	Cone	CS	1.25
V702 <sub>1,4</sub>	Solid Waste Reduction Unit, SWRU	Oily Water	Waste Oil	15.17	27.42	26.42	23,100	550	n/a	n/a	Cone	CS	1.25
<b>CAPACITY SUBTOTAL, OILY WATER:</b>							<b>4,097,368</b>	<b>97,555</b>	<b>3,614,454</b>	<b>86,039</b>			

Note 1: Gravity separation, chemically aided as needed, may occur.

Note 2: In addition to the treatment per Note 1, heating and chemical treatment for acid neutralization may also occur.

Note 3: In addition to the treatment per Note 1, heating and chemical treatment for emulsion breaking may also occur.

Note 4: Permitted, but not yet installed (not included in capacity subtotal since tank has not been built and certified).





DTE Energy Resources

Table D-1c Storage Tanks: Used Glycol

Tank #	Unit Name per Permit	Primary Service	Other Authorized Service	Tank Diam. (feet)	Height (feet)		Design <sup>1</sup> Capacity Gallons	Barrels	Certified <sup>2</sup> Capacity		Tank Bottom	Material of Construction	Max. Sp. Gr.
					Overall	Max Fill			Gallons	Barrels			
A12	"A" Tanks and Used Glycol	Asphalt Flux	Waste Oil, Oily Water, Used Glycol	20	20	19.00	44,646	1,063	44,646	1,063	Flat	CS	1.25
A22	"A" Tanks and Used Glycol	Used Glycol	Waste Oil, Oily Water, Asphalt Flux	20	19.92	16.25	44,478	1,059	38,178	909	Flat	CS	1.25
A32	"A" Tanks and Used Glycol	Used Glycol	Waste Oil, Oily Water, Asphalt Flux	20	19.92	18.92	44,478	1,059	44,478	1,059	Flat	CS	1.25
A42	"A" Tanks and Used Glycol	Used Glycol	Waste Oil, Oily Water, Asphalt Flux	20	19.92	18.5	44,478	1,059	43,470	1,035	Flat	CS	1.25
A52	"A" Tanks and Used Glycol	Used Glycol	Waste Oil, Oily Water, Asphalt Flux	20	19.92	18.92	44,478	1,059	44,478	1,059	Flat	CS	1.25
A62	"A" Tanks and Used Glycol	Used Glycol	Waste Oil, Oily Water, Asphalt Flux	20	19.92	18.92	44,478	1,059	44,478	1,059	Flat	CS	1.25
A72	"A" Tanks and Used Glycol	Used Glycol	Waste Oil, Oily Water, Asphalt Flux	20	19.92	18.92	44,460	1,058	44,460	1,058	Flat	CS	1.25
A82	"A" Tanks and Used Glycol	Used Glycol	Waste Oil, Oily Water, Asphalt Flux	20	19.92	18.08	44,478	1,059	42,500	1,011	Flat	CS	1.25
K51	S & K Tanks	Products	Used Glycol	10	17.5	14.0	8,400	200	7,266	173	Cone	CS	1.25
K71	S & K Tanks	Products	Used Glycol	7	13.00	12.00	3,780	90	3,780	90	Cone	CS	1.25
K81	S & K Tanks	Products	Used Glycol	10	17.5	16.5	8,400	200	8,400	200	Cone	CS	1.25
K91	S & K Tanks	Products	Used Glycol	10	17.5	16.5	8,400	200	8,400	200	Cone	CS	1.25
S101	S & K Tanks	Products	Used Glycol	10	12.00	11.00	7,350	175	7,350	175	Dish	CS	1.25
S111	S & K	Used	Products	11.42	25.08	24.08	13,200	314	13,200	314	Cone	CS	1.25

DeMunno-Kerdoon

Table D-1

p. 7 of 9

EPA ID Number CAT 080 013 352

2/12/2016



Tank #	Unit Name per Permit	Primary Service	Other Authorized Service	Tank Diam. (feet)	Height (feet)		Design <sup>1</sup> Capacity Gallons	Capacity Barrels	Certified <sup>2</sup> Capacity		Tank Bottom	Material of Construction	Max. Sp. Gr.
					Overall	Max Fill			Gallons	Barrels			
	Tanks	Glycol											
S12 <sub>1</sub>	S & K Tanks	Used Glycol	Products	10.83	25.08	24.08	11,760	280	11,760	280	Cone	CS	1.25
S13 <sub>1</sub>	S & K Tanks	Used Glycol	Products	12	30.25	29.25	14,700	350	14,700	350	Cone	CS	1.25
S14 <sub>1</sub>	S & K Tanks	Used Glycol	Products	11	20.75	19.75	14,028	334	14,028	334	Flat	CS	1.25
<b>CAPACITY SUBTOTAL, USED GLYCOL</b>							<b>445,992</b>	<b>10,618</b>	<b>435,572</b>	<b>10,369</b>			

Note 1: Gravity separation, chemically aided as needed, may occur.

Note 2: In addition to the treatment per Note 1, heating and chemical treatment for emulsion breaking may also occur.



Dekorn-Kerdoon

Table D-1d Storage Tanks: RCRA Fuels

Tank #	Unit Name per Permit	Primary Service	Other Authorized Service	Tank Diam. (feet)	Height (feet)		Design <sup>1</sup> Capacity Gallons	Barrels	Certified <sup>2</sup> Capacity		Tank Bottom	Material of Construction	Max. Sp. Gr.
					Overall	Max Fill			Gallons	Barrels			
515	RCRA Fuels Unit	RCRA Fuels	None	16	16.0	15.0	20,412	486	20,412	486	Cone	CS	1.0
516	RCRA Fuels Unit	RCRA Fuels	None	16	16.0	15.0	20,412	486	20,412	486	Cone	CS	1.0
<b>CAPACITY SUBTOTAL, RCRA FUELS</b>							<b>40,824</b>	<b>972</b>	<b>40,824</b>	<b>972</b>			

Note: Fuel blending (i.e., treatment) occurs in both of these tanks.

Table D-1e Storage Tanks: Summary

Primary Service	Number of Tanks	Design <sup>1</sup> Capacity	Certified <sup>1</sup> Capacity
Waste Oil	32	1,089,287 gallons	1,086,452 gallons
Oily Water	23	4,097,368 gallons	3,614,454 gallons
Used Glycol	17	445,992 gallons	435,572 gallons
RCRA Fuels	2	40,824 gallons	40,824 gallons
<b>GRAND TOTAL</b>	<b>74</b>	<b>5,673,471 gallons</b>	<b>5,177,302 gallons</b>

Notes:

- CS = carbon steel
- SS = stainless steel
- <sup>1</sup> Design capacity is the total volume of the tank, allowing for headspace.
- <sup>2</sup> Certified capacity is the volume that an independent professional engineer has certified the tank can safely contain.



### **Why should I choose World Oil/DK for disposal of my oily water, used oil or RCRA Fuels?**

The answer is that World Oil/DK is the only company that has the technology and facilities to process 100% of the oily-water and organic solutions you wish to legally dispose of. If you are an environmental management company or generator you are looking for sustainable solutions. With our technology and facilities' we able to provide long term sustainable solutions that limit liability.

The following outlines how our processes provide sustainability and liability protection.

#### **The Water Phase**

World Oil/DK's technology brings the water phase below 500 ppm of oil and grease. The systems included in the water-treating phase include the following:

1. Oil, Water and Solids Separation
2. pH Neutralization
3. Chemical Flocculation & Demulsification
4. Dissolved Air Floatation
5. Volatile Organic Removal
6. Granulated Activated Carbon Adsorption

The result of using World Oil/DK's systems is that there is never a contingent liability because our facility has met all regulatory requirements regarding the water phase. The agency responsible for monitoring this phase is the Los Angeles County Sanitation District with World Oil/DK is fully permitted.

#### **The Oil Phase**

Just as important as the water phase is the oil phase. It is here that World Oil/DK again has the highest degree of technology in converting used oil into finished petroleum products. These include: Naphtha, Lube Oil, Marine Diesel, Flux and Asphalt.

Our systems and facilities for the processing of this oil phase include the following:

1. Chemical Dehydration
2. Atmospheric Distillation
3. Vacuum Distillation
4. Distillate Treating
5. Lube Distillate Treating
6. Asphalt Manufacturing

Other treatment facilities do not convert the oil phase into products, but instead sell or dispose of the oil phase at the facilities for further processing which has the potential of causing additional future liability concerns.

Since other treatment facilities do not process their oil phase there is a potential of the oil being disposed of improperly. Under the California used oil management standards, if the finished petroleum products do not meet certain product specifications then the sale of the oil would be illegal. **THE MAJOR DIFFERENCE BETWEEN WORLD OIL/DK AND OTHER PROCESSING FACILITIES IS THAT WORLD OIL/DK IS THE ONLY FACILITY THAT CAN ELIMINATE YOUR LIABILITY FOR BOTH THE OIL PHASE AND WATER PHASE.**

#### **Antifreeze/Ethylene Glycol Recycling**

World Oil/DK recycles antifreeze/ethylene glycol into new automotive antifreeze and ethylene glycol. This recycled product meets the more stringent specifications required of industrial grade ethylene glycol, as well as, automotive grade antifreeze. This state of the art recycling system includes the following:

1. Molecular Filtering
2. Atmospheric Distillation
3. Vacuum Distillation
4. Chemical Treatment
5. Carbon Adsorption

#### **Summary**

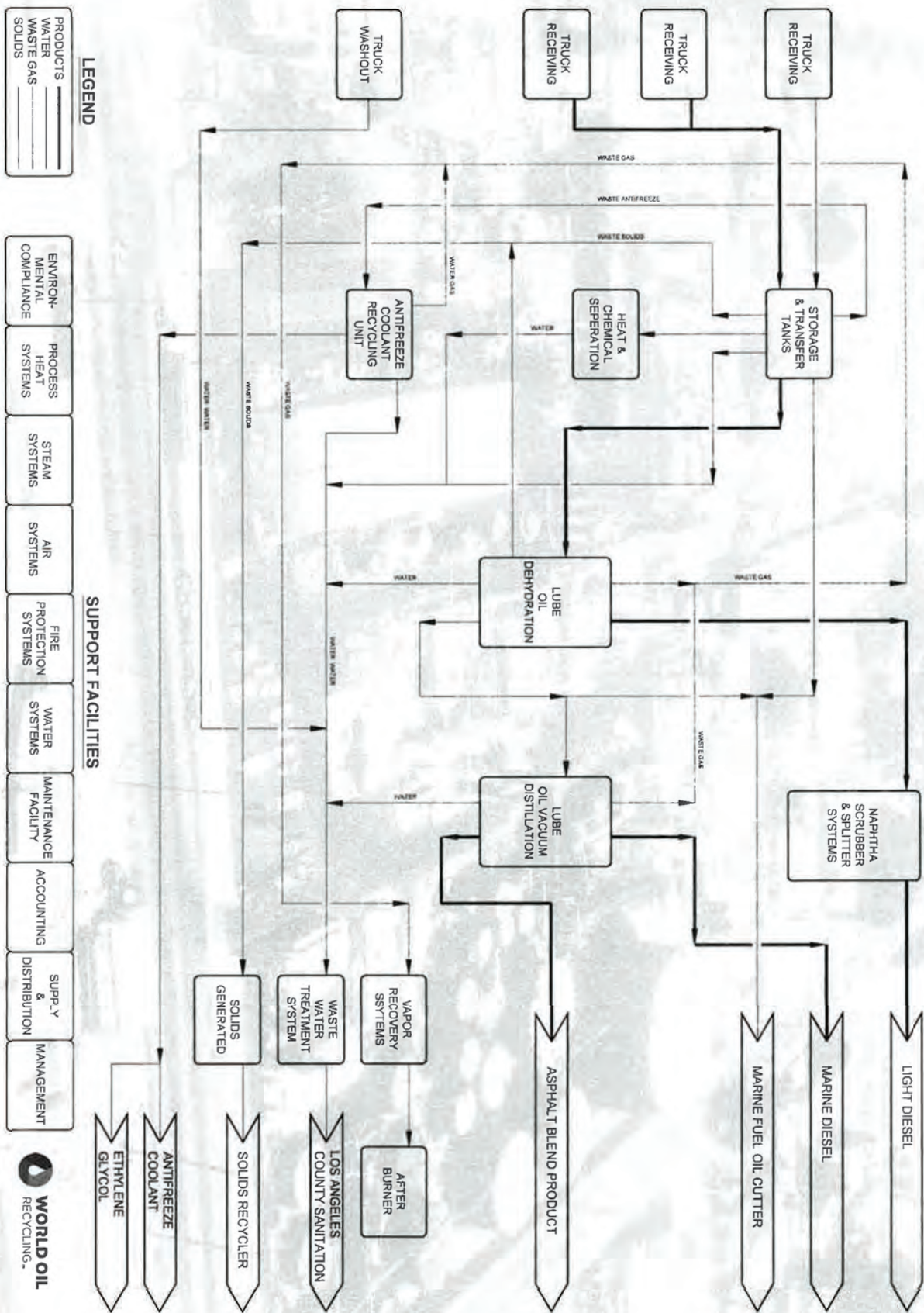
As a generator or environmental consultant, you and your company need to be relieved of all contingent liabilities for oily water recycling. It's obvious that the only way to guarantee full protection for you and your company is to dispose of you oily water where the water phase and oil phases are processed to the letter of the law. World Oil/DK can offer you this assurance and protection.

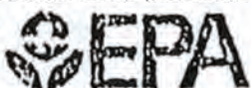
#### **Issues Permits**

CAL EPA-Dept. of Toxic Substances Control  
Environmental Protection Agency  
California Waste Management Board  
Los Angeles County Sanitation District  
South Coast Air Quality Management District



**WORLD OIL RECYCLING CONDENSED OIL PROCESS FLOW DIAGRAM**





ACKNOWLEDGEMENT OF NOTIFICATION  
OF HAZARDOUS WASTE ACTIVITY  
(VERIFICATION)

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

EPA I.D. NUMBER

• CA7000013352

DEMENNO KERDOON  
2000 NORTH ALAMEDA  
COMPTON

CA 90222

INSTALLATION ADDRESS

2000 NORTH ALAMEDA  
COMPTON

CA 90222





**California Environmental Protection Agency  
Department of Toxic Substances Control  
RCRA-EQUIVALENT  
HAZARDOUS WASTE FACILITY PERMIT**

Facility Name:  
DeMenno-Kerdoon  
2000 North Alameda Street  
Compton, California 90222

Owner Name:  
DeMenno-Kerdoon  
dba World Oil Recycling  
2000 North Alameda Street  
Compton, California 90222

Operator Name:  
DeMenno-Kerdoon  
dba World Oil Recycling  
2000 North Alameda Street  
Compton, California 90222

EPA ID Number: CAT080013352

Effective Date: January 31, 2017

Expiration Date: January 30, 2027

Modification Effective Date: October 26, 2021

Pursuant to Section 66270.42, title 22, Division 4.5, California Code of Regulations, the Hazardous Waste Facility Permit issued December 23, 2016, effective January 31, 2017, is hereby modified to authorize the Permittee to add heat exchanger equipment referred to as a "suction heater" to Tank 2003 in Unit 4, Waste Oil Receiving & Storage. Conditions 16 and 17 were also revised to enhance the PCB testing requirements for used/waste oil. Changes (excluding format and typos) were made to this cover page, and the following pages of Attachment A to this Permit: pages 1, 9, 10, 29, 30, 31, 42, 43, 101, 102, 103, 104, 105, Appendix B on pages 122 thru 125, and the header of each page of Attachment A.

A handwritten signature in blue ink that reads 'Muzhda Ferouz'.

\_\_\_\_\_  
Muzhda Ferouz, P.E.  
Branch Chief  
Permitting Division  
Department of Toxic Substances Control

Date: October 26, 2021





**7. Process Codes and Design Capacities – Enter information in the Section on Form Page 3**

- A. **PROCESS CODE** – Enter the code from the list of process codes below that best describes each process to be used at the facility. If more lines are needed, attach a separate sheet of paper with the additional information. For “other” processes (i.e., D99, S99, T04 and X99), describe the process (including its design capacity) in the space provided in Item 8.
- B. **PROCESS DESIGN CAPACITY** – For each code entered in Item 7.A; enter the capacity of the process.
- AMOUNT** – Enter the amount. In a case where design capacity is not applicable (such as in a closure/post-closure or enforcement action) enter the total amount of waste for that process.
  - UNIT OF MEASURE** – For each amount entered in Item 7.B(1), enter the code in Item 7.B(2) from the list of unit of measure codes below that describes the unit of measure used. Select only from the units of measure in this list.
- C. **PROCESS TOTAL NUMBER OF UNITS** – Enter the total number of units for each corresponding process code.

Process Code	Process	Appropriate Unit of Measure for Process Design Capacity	Process Code	Process	Appropriate Unit of Measure for Process Design Capacity
<b>Disposal</b>			<b>Treatment (Continued)</b>		
D79	Underground Injection Well Disposal	Gallons; Liters; Gallons Per Day; or Liters Per Day	T81	Cement Kiln	Gallons Per Day; Liters Per Day; Pounds Per Hour; Short Tons Per Hour; Kilograms Per Hour; Metric Tons Per Day; Metric Tons Per Hour; Short Tons Per Day; BTU Per Hour; Liters Per Hour; Kilograms Per Hour; or Million BTU Per Hour
D80	Landfill	Acre-feet; Hectares-meter; Acres; Cubic Meters; Hectares; Cubic Yards	T82	Lime Kiln	
D81	Land Treatment	Acres or Hectares	T83	Aggregate Kiln	
D82	Ocean Disposal	Gallons Per Day or Liters Per Day	T84	Phosphate Kiln	
D83	Surface Impoundment Disposal	Gallons; Liters; Cubic Meters; or Cubic Yards	T85	Coke Oven	
D99	Other Disposal	Any Unit of Measure Listed Below	T86	Blast Furnace	
<b>Storage</b>			T87	Smelting, Melting, or Refining Furnace	
S01	Container	Gallons; Liters; Cubic Meters; or Cubic Yards	T88	Titanium Dioxide Chloride Oxidation Reactor	
S02	Tank Storage	Gallons; Liters; Cubic Meters; or Cubic Yards	T89	Methane Reforming Furnace	
S03	Waste Pile	Cubic Yards or Cubic Meters	T90	Pulping Liquor Recovery Furnace	
S04	Surface Impoundment	Gallons; Liters; Cubic Meters; or Cubic Yards	T91	Combustion Device Used in the Recovery of Sulfur Values from Spent Sulfuric Acid	
S05	Drip Pad	Gallons; Liters; Cubic Meters; Hectares; or Cubic Yards	T92	Halogen Acid Furnaces	
S06	Containment Building Storage	Cubic Yards or Cubic Meters	T93	Other Industrial Furnaces Listed in 40 CFR 260.10	
S99	Other Storage	Any Unit of Measure Listed Below	T94	Containment Building Treatment	Cubic Yards; Cubic Meters; Short Tons Per Hour; Gallons Per Hour; Liters Per Hour; BTU Per Hour; Pounds Per Hour; Short Tons Per Day; Kilograms Per Hour; Metric Tons Per Day; Gallons Per Day; Liters Per Day; Metric Tons Per Hour; or Million BTU Per Hour
<b>Treatment</b>			<b>Miscellaneous (Subpart X)</b>		
T01	Tank Treatment	Gallons Per Day; Liters Per Day	X01	Open Burning/Open Detonation	Any Unit of Measure Listed Below
T02	Surface Impoundment	Gallons Per Day; Liters Per Day	X02	Mechanical Processing	Short Tons Per Hour; Metric Tons Per Hour; Short Tons Per Day; Metric Tons Per Day; Pounds Per Hour; Kilograms Per Hour; Gallons Per Hour; Liters Per Hour; or Gallons Per Day
T03	Incinerator	Short Tons Per Hour; Metric Tons Per Hour; Gallons Per Hour; Liters Per Hour; BTUs Per Hour; Pounds Per Hour; Short Tons Per Day; Metric Tons Per Day; Kilograms Per Hour; Gallons Per Day; Metric Tons Per Hour; or Million BTU Per Hour	X03	Thermal Unit	Gallons Per Day; Liters Per Day; Pounds Per Hour; Short Tons Per Hour; Kilograms Per Hour; Metric Tons Per Day; Metric Tons Per Hour; Short Tons Per Day; BTU Per Hour; or Million BTU Per Hour
T04	Other Treatment	Gallons Per Day; Liters Per Day; Pounds Per Hour; Short Tons Per Hour; Kilograms Per Hour; Metric Tons Per Day; Short Tons Per Day; BTUs Per Hour; Gallons Per Day; Liters Per Hour; or Million BTU Per Hour	X04	Geologic Repository	Cubic Yards; Cubic Meters; Acre-feet; Hectare-meter; Gallons; or Liters
T80	Boiler	Gallons; Liters; Gallons Per Hour; Liters Per Hour; BTUs Per Hour; or Million BTU Per Hour	X99	Other Subpart X	Any Unit of Measure Listed Below
<b>Unit of Measure</b>		<b>Unit of Measure Code</b>	<b>Unit of Measure</b>		<b>Unit of Measure Code</b>
Gallons .....		G	Short Tons Per Hour .....		D
Gallons Per Hour .....		E	Short Tons Per Day .....		N
Gallons Per Day .....		U	Metric Tons Per Hour .....		W
Liters .....		L	Metric Tons Per Day .....		S
Liters Per Hour .....		H	Pounds Per Hour .....		J
Liters Per Day .....		V	Kilograms Per Hour .....		X
			Million BTU Per Hour .....		X
			Cubic Yards .....		Y
			Cubic Meters .....		C
			Acres .....		B
			Acre-feet .....		A
			Hectares .....		Q
			Hectare-meter .....		F
			BTU Per Hour .....		I



**7. Process Codes and Design Capacities (Continued)**

**EXAMPLE FOR COMPLETING Item 7 (shown in line number X-1 below): A facility has a storage tank, which can hold 533.788 gallons.**

Line Number	A. Process Code (From list above)				B. PROCESS DESIGN CAPACITY		C. Process Total Number of Units	For Official Use Only			
					(1) Amount (Specify)	(2) Unit of Measure					
X 1	S	0	2		533.788	G	001				
1 1	S	0	1		51,920	G	001				
1 2	S	0	1		200	Y	001				
1 3	S	0	2		5,673,471	G	074				
1 4	T	0	1		374,400	U	002				
1 5	T	0	1		242,400	U	001				
1 6	T	0	1		28,000	U	002				
1 7	T	0	1		80,000	U	002				
1 8	T	0	1		576,000	U	003				
1 9											
1 0											
1 1											
1 2											
1 3											

**Note: If you need to list more than 13 process codes, attach an additional sheet(s) with the information in the same format as above. Number the line sequentially, taking into account any lines that will be used for "other" process (i.e., D99, S99, T04, and X99) in Item 8.**

**8. Other Processes (Follow instructions from Item 7 for D99, S99, T04, and X99 process codes)**

Line Number (Enter #s in sequence with Item 7)	A. Process Code (From list above)				B. PROCESS DESIGN CAPACITY		C. Process Total Number of Units	For Official Use Only			
					(1) Amount (Specify)	(2) Unit of Measure					
X 2	T	0	4		100.00	U	001				



9. Description of Hazardous Wastes - Enter Information in the Sections on Form Page 5

- A. EPA HAZARDOUS WASTE NUMBER – Enter the four-digit number from 40 CFR, Part 261 Subpart D of each listed hazardous waste you will handle. For hazardous wastes which are not listed in 40 CFR, Part 261 Subpart D, enter the four-digit number(s) from 40 CFR Part 261, Subpart C that describes the characteristics and/or the toxic contaminants of those hazardous wastes.
- B. ESTIMATED ANNUAL QUANTITY – For each listed waste entered in Item 9.A, estimate the quantity of that waste that will be handled on an annual basis. For each characteristic or toxic contaminant entered in Item 9.A, estimate the total annual quantity of all the non-listed waste(s) that will be handled which possess that characteristic or contaminant.
- C. UNIT OF MEASURE – For each quantity entered in Item 9.B, enter the unit of measure code. Units of measure which must be used and the appropriate codes are:

ENGLISH UNIT OF MEASURE	CODE	METRIC UNIT OF MEASURE	CODE
POUNDS	P	KILOGRAMS	K
TONS	T	METRIC TONS	M

If facility records use any other unit of measure for quantity, the units of measure must be converted into one of the required units of measure, taking into account the appropriate density or specific gravity of the waste.

D. PROCESSES

1. PROCESS CODES:

For listed hazardous waste: For each listed hazardous waste entered in Item 9.A, select the code(s) from the list of process codes contained in Items 7.A and 8.A on page 3 to indicate all the processes that will be used to store, treat, and/or dispose of all listed hazardous wastes.

For non-listed waste: For each characteristic or toxic contaminant entered in Item 9.A, select the code(s) from the list of process codes contained in Items 7.A and 8.A on page 3 to indicate all the processes that will be used to store, treat, and/or dispose of all the non-listed hazardous wastes that possess that characteristic or toxic contaminant.

NOTE: THREE SPACES ARE PROVIDED FOR ENTERING PROCESS CODES. IF MORE ARE NEEDED:

1. Enter the first two as described above.
2. Enter "000" in the extreme right box of Item 9.D(1).
3. Use additional sheet, enter line number from previous sheet, and enter additional code(s) in Item 9.E.

2. PROCESS DESCRIPTION: If code is not listed for a process that will be used, describe the process in Item 9.D(2) or in Item 9.E(2).

NOTE: HAZARDOUS WASTES DESCRIBED BY MORE THAN ONE EPA HAZARDOUS WASTE NUMBER – Hazardous wastes that can be described by more than one EPA Hazardous Waste Number shall be described on the form as follows:

1. Select one of the EPA Hazardous Waste Numbers and enter it in Item 9.A. On the same line complete Items 9.B, 9.C, and 9.D by estimating the total annual quantity of the waste and describing all the processes to be used to store, treat, and/or dispose of the waste.
2. In Item 9.A of the next line enter the other EPA Hazardous Waste Number that can be used to describe the waste. In Item 9.D.2 on that line enter "included with above" and make no other entries on that line.
3. Repeat step 2 for each EPA Hazardous Waste Number that can be used to describe the hazardous waste.

EXAMPLE FOR COMPLETING Item 9 (shown in line numbers X-1, X-2, X-3, and X-4 below) – A facility will treat and dispose of an estimated 900 pounds per year of chrome shavings from leather tanning and finishing operations. In addition, the facility will treat and dispose of three non-listed wastes. Two wastes are corrosive only and there will be an estimated 200 pounds per year of each waste. The other waste is corrosive and ignitable and there will be an estimated 100 pounds per year of that waste. Treatment will be in an incinerator and disposal will be in a landfill.

Line Number	A. EPA Hazardous Waste No. (Enter code)				B. Estimated Annual Qty of Waste	C. Unit of Measure (Enter code)	D. PROCESSES														
	(1) PROCESS CODES (Enter Code)										(2) PROCESS DESCRIPTION (If code is not entered in 9.D(1))										
X 1	K	0	5	4	900	P	T	0	3	D	8	0									
X 2	D	0	0	2	400	P	T	0	3	D	8	0									
X 3	D	0	0	1	100	P	T	0	3	D	8	0									
X 4	D	0	0	2																	Included With Above



9. Description of Hazardous Wastes (Continued. Use additional sheet(s) as necessary; number pages as 5a, etc.)																
Line Number	A. EPA Hazardous Waste No. (Enter code)				B. Estimated Annual Qty of Waste	C. Unit of Measure (Enter code)	D. PROCESSES									
	(1) PROCESS CODES (Enter Code)									(2) PROCESS DESCRIPTION (If code is not entered in 9.D(1))						
1	D	0	0	1	30,000,000	G	S	0	1	S	0	2	T	0	1	
2	D	0	0	2	300,000	G	S	0	1	S	0	2	T	0	1	
3	D	0	0	4	300,000	G	S	0	1	S	0	2	T	0	1	
4	D	0	0	5	300,000	G	S	0	1	S	0	2	T	0	1	
5	D	0	0	6	300,000	G	S	0	1	S	0	2	T	0	1	
6	D	0	0	7	300,000	G	S	0	1	S	0	2	S	0	3	
7	D	0	0	8	3,000,000	G	S	0	1	S	0	2	T	0	1	
8	D	0	0	9	300,000	G	S	0	1	S	0	2	T	0	1	
9	D	0	1	0	300,000	G	S	0	1	S	0	2	T	0	1	
10	D	0	1	8	3,000,000	G	S	0	1	S	0	2	T	0	1	
11	D	0	1	9	300,000	G	S	0	1	S	0	2	T	0	1	
12	D	0	2	1	300,000	G	S	0	1	S	0	2	T	0	1	
13	D	0	2	2	300,000	G	S	0	1	S	0	2	T	0	1	
14	D	0	2	3	300,000	G	S	0	1	S	0	2	T	0	1	
15	D	0	2	4	300,000	G	S	0	1	S	0	2	T	0	1	
16	D	0	2	5	300,000	G	S	0	1	S	0	2	T	0	1	
17	D	0	2	6	300,000	G	S	0	1	S	0	2	T	0	1	
18	D	0	2	7	300,000	G	S	0	1	S	0	2	T	0	1	
19	D	0	2	8	300,000	G	S	0	1	S	0	2	T	0	1	
20	D	0	2	9	300,000	G	S	0	1	S	0	2	T	0	1	
21	D	0	3	0	300,000	G	S	0	1	S	0	2	T	0	1	
22	D	0	3	2	300,000	G	S	0	1	S	0	2	T	0	1	
23	D	0	3	3	300,000	G	S	0	1	S	0	2	T	0	1	
24	D	0	3	4	300,000	G	S	0	1	S	0	2	T	0	1	
25	D	0	3	5	300,000	G	S	0	1	S	0	2	T	0	1	
26	D	0	3	6	300,000	G	S	0	1	S	0	2	T	0	1	
27	D	0	3	7	300,000	G	S	0	1	S	0	2	T	0	1	
28	D	0	3	8	300,000	G	S	0	1	S	0	2	T	0	1	
29	D	0	3	9	300,000	G	S	0	1	S	0	2	T	0	1	
30	D	0	4	0	300,000	G	S	0	1	S	0	2	T	0	1	
31	D	0	4	1	300,000	G	S	0	1	S	0	2	T	0	1	
32	D	0	4	2	300,000	G	S	0	1	S	0	2	T	0	1	
33	D	0	4	3	300,000	G	S	0	1	S	0	2	T	0	1	
34	F	0	0	1	3,000,000	G	S	0	1	S	0	2	T	0	1	
35	F	0	0	2	3,000,000	G	S	0	1	S	0	2	T	0	1	
36	F	0	0	3	300,000	G	S	0	1	S	0	2	T	0	1	



9. Description of Hazardous Wastes (Continued. Use additional sheet(s) as necessary; number pages as 5a, etc.)

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	(1) PROCESS CODES (Enter Code)										(2) PROCESS DESCRIPTION (If code is not entered in 9.D.1)						
3	7	F	0	0	4	300,000	G	S	0	1	S	0	2	T	0	1	
3	8	F	0	0	5	300,000	G	S	0	1	S	0	2	T	0	1	
3	9	F	0	3	7	300,000	G	S	0	1	S	0	2	T	0	1	
4	0	F	0	3	8	300,000	G	S	0	1	S	0	2	T	0	1	
4	1	K	0	4	8	3,000,000	G	S	0	1	S	0	2	T	0	1	
4	2	K	0	4	9	3,000,000	G	S	0	1	S	0	2	T	0	1	
4	3	K	0	5	0	3,000,000	G	S	0	1	S	0	2	T	0	1	
4	4	K	0	5	1	3,000,000	G	S	0	1	S	0	2	T	0	1	
4	5	K	0	5	2	3,000,000	G	S	0	1	S	0	2	T	0	1	
4	6	K	0	8	6	300,000	G	S	0	1	S	0	2	T	0	1	
4	7	K	0	8	7	300,000	G	S	0	1	S	0	2	T	0	1	
4	8	1	2	1		100,000	G	S	0	1	S	0	2	T	0	1	
4	9	1	2	2		100,000	G	S	0	1	S	0	2	T	0	1	
5	0	1	2	3		100,000	G	S	0	1	S	0	2	T	0	1	
5	1	1	3	1		200,000	G	S	0	1	S	0	2	T	0	1	
5	2	1	3	2		10,000,000	G	S	0	1	S	0	2	T	0	1	
5	3	1	3	3		10,000,000	G	S	0	1	S	0	2	T	0	1	
5	4	1	3	4		10,000,000	G	S	0	1	S	0	2	T	0	1	
5	5	1	3	5		10,000,000	G	S	0	1	S	0	2	T	0	1	
5	6	1	4	1		300,000	G	S	0	1	S	0	2	T	0	1	
5	7	1	6	1		300,000	G	S	0	1	S	0	2	T	0	1	
5	8	2	1	1		1,000,000	G	S	0	1	S	0	2	T	0	1	
5	9	2	1	2		1,000,000	G	S	0	1	S	0	2	T	0	1	
6	0	2	1	3		5,000,000	G	S	0	1	S	0	2	T	0	1	
6	1	2	1	4		1,000,000	G	S	0	1	S	0	2	T	0	1	
6	2	2	2	1		10,000,000	G	S	0	1	S	0	2	T	0	1	
6	3	2	2	2		10,000,000	G	S	0	1	S	0	2	T	0	1	
6	4	2	2	3		10,000,000	G	S	0	1	S	0	2	T	0	1	
6	5	2	4	1		1,000,000	G	S	0	1	S	0	2	T	0	1	
6	6	2	5	1		300,000	G	S	0	1	S	0	2	T	0	1	
6	7	2	5	2		300,000	G	S	0	1	S	0	2	T	0	1	
6	8	2	7	1		300,000	G	S	0	1	S	0	2	T	0	1	
6	9	2	7	2		100,000	G	S	0	1	S	0	2	T	0	1	
7	0	2	8	1		100,000	G	S	0	1	S	0	2	T	0	1	
7	1	2	9	1		100,000	G	S	0	1	S	0	2	T	0	1	
7	2	3	3	1		300,000	G	S	0	1	S	0	2	T	0	1	





<b>10. Map</b>
Attach to this application a topographical map, or other equivalent map, of the area extending to at least one mile beyond property boundaries. The map must show the outline of the facility, the location of each of its existing intake and discharge structures, each of its hazardous waste treatment, storage, or disposal facilities, and each well where it injects fluids underground. Include all spring, rivers, and other surface water bodies in this map area. See instructions for precise requirements.
<b>11. Facility Drawing</b>
All existing facilities must include a scale drawing of the facility (see instructions for more detail).
<b>12. Photographs</b>
All existing facilities must include photographs (aerial or ground-level) that clearly delineate all existing structures; existing storage, treatment, and disposal areas; and sites of future storage, treatment, or disposal areas (see instructions for more detail).
<b>13. Comments</b>
<p>Industrial Wastewater Discharge Permit Data Sheet and Title V Air Permit Transmittal Letter, Cover Page, and Table of Contents attached.</p> <p>Item 7 explanation:</p> <ul style="list-style-type: none"> <li>Line 1. Container Storage Unit</li> <li>Line 2. Storage in roll-off bins and end dump trailers</li> <li>Line 3. Tank Storage</li> <li>Line 4. Used Oil Recycling</li> <li>Line 5. Wastewater Treatment Plant</li> <li>Line 6. Antifreeze Coolant Recycling Unit</li> <li>Line 7. RCRA Fuels Blending</li> </ul> <p>See Part B, Section D for #11. Facility Drawing.</p>



# Exhibit #9 - Los Angeles County Sanitation District Permit & South Coast Air Quality Management Permit



**LOS ANGELES COUNTY  
SANITATION DISTRICTS**  
*Converting Waste Into Resources*

INDUSTRIAL WASTE SECTION  
1955 Workman Mill Road  
Whittier, CA 90601  
P.O. Box 4998  
Whittier, CA 90607-4998  
(562) 699-7411 Ext. 2900  
FAX: (562) 908-4224

## INDUSTRIAL WASTEWATER DISCHARGE PERMIT REQUIREMENT LIST

The approval and issuance of this permit requires compliance with the Wastewater Ordinance and is being made conditionally and subject to DeMenno/Kerdoon, dba World Oil Recycling being in compliance with all indicated items on this list and accompanying data sheet. Satisfactory evidence of compliance with these conditions should be supplied to the Districts where requested. Satisfactory evidence will consist of a minimum of written notification signed by a responsible company official, and in some cases may involve the submission of additional drawings and data, or verification by a Districts representative. Failure to comply with all items on the requirement list, including all deadlines specified, invalidates this approval and issuance. Invalidation of this permit will result in DeMenno/Kerdoon, dba World Oil Recycling being deemed to be operating without a valid permit and subject to immediate discontinuance of sewer services for industrial operations. Per Section 401 of the Districts' Wastewater Ordinance, this permit is not transferable.

<b>FACILITY NAME</b>	DeMenno/Kerdoon, dba World Oil Recycling
<b>FACILITY ID</b>	1915956
<b>PERMIT NUMBER</b>	002703
<b>PERMIT TYPE</b>	Industrial Waste - Standard
<b>DATE OF APPROVAL</b>	December 7, 2021
<b>DATE OF EXPIRATION</b>	December 06, 2026





**LOS ANGELES COUNTY  
SANITATION DISTRICTS**  
*Converting Waste Into Resources*

**Robert C. Ferrante**

Chief Engineer and General Manager

1955 Workman Mill Road, Whittier, CA 90601-1400  
Mailing Address: P.O. Box 4998, Whittier, CA 90607-4998  
(562) 699-7411 • www.lacsd.org

December 7, 2021  
Facility ID: 1915956

John Strickland  
City of Compton  
205 S. Willowbrook Ave.  
Compton, CA 90220

Dear Mr. Strickland:

Industrial Wastewater Discharge Permit No. 002703  
DeMenno/Kerdoon, dba World Oil Recycling  
2000 N Alameda Street  
Compton, CA 90222

Enclosed are copies of the approved Industrial Wastewater Discharge Permit for the subject company. This permit application was submitted in accordance with Ordinance requirements. The approved permit consists of the approved permit application, this approval letter, the Industrial Wastewater Discharge Permit Requirement List, and the Industrial Wastewater Discharge Permit Data Sheet. Please review these for compliance with your requirements, and retain the copies you require for your files. The applicant's copy of the Industrial Wastewater Discharge Permit, along with a copy of this letter and requirement list should be forwarded to the applicant. A copy of this letter is forwarded to the applicant as notification of the Districts' permit requirements, which are in force from the current date. If any additional permit requirements are issued to the applicant by your agency, copies should be forwarded to the Districts for our records.

Approval of the permit is subject to compliance with all applicable Ordinance requirements, and upon the items indicated on the attached requirement list. Failure to comply with all items on the requirement list, including the deadline for submittal of approvable plans, invalidates this approval and issuance. Invalidation of this permit will result in the permittee being deemed to be operating without a valid permit and subject to immediate discontinuance of sewer services for industrial operations.

If you have any questions concerning these requirements, please call Nicholas Brethorst of the Districts' Industrial Waste Section at extension 2930.

Very truly yours,

David Whipple P.E.  
Senior Engineer

cc: Mr. Jeff Baxter  
V.P. Engineering & Recycling Operations  
DeMenno/Kerdoon, dba World Oil Recycling  
2000 N. Alameda Street  
Compton, CA 90222

Printed on  
Recycled Paper





## FACILITY PERMIT TO OPERATE

**DEMENNO-KERDOON DBA WORLD OIL RECYCLING  
2000 N ALAMEDA ST  
COMPTON, CA 90222**

### NOTICE

IN ACCORDANCE WITH RULE 206, THIS PERMIT TO OPERATE OR A COPY THEREOF MUST BE KEPT AT THE LOCATION FOR WHICH IT IS ISSUED.

THIS PERMIT DOES NOT AUTHORIZE THE EMISSION OF AIR CONTAMINANTS IN EXCESS OF THOSE ALLOWED BY DIVISION 26 OF THE HEALTH AND SAFETY CODE OF THE STATE OF CALIFORNIA OR THE RULES OF THE SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT. THIS PERMIT SHALL NOT BE CONSTRUED AS PERMISSION TO VIOLATE EXISTING LAWS, ORDINANCES, REGULATIONS OR STATUTES OF ANY OTHER FEDERAL, STATE OR LOCAL GOVERNMENTAL AGENCIES.

Wayne Nastri  
Executive Officer

By   
Jason Aspell  
Acting Deputy Executive Officer  
Engineering and Permitting



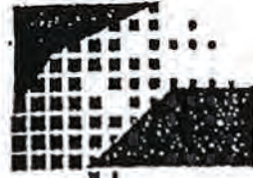


## FACILITY PERMIT TO OPERATE DEMENNO-KERDOON DBA WORLD OIL RECYCLING

### TABLE OF CONTENTS

Section	Description	Revision #	Date Issued
A	Facility Information	8	06/08/2017
B	RECLAIM Annual Emission Allocation	28	07/01/2018
C	Facility Plot Plan	TO BE DEVELOPED	
D	Facility Description and Equipment Specific Conditions	24	04/05/2018
E	Administrative Conditions	9	06/08/2017
F	RECLAIM Monitoring and Source Testing Requirements	7	06/08/2017
G	Recordkeeping and Reporting Requirements for RECLAIM Sources	8	06/08/2017
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J	Air Toxics	2	06/08/2017
K	Title V Administration	3	06/08/2017
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A	NOx and SOx Emitting Equipment Exempt From Written Permit Pursuant to Rule 219	5	06/08/2017
B	Rule Emission Limits	2	06/08/2017





STATE OF CALIFORNIA  
PETE WESSBERGER

CALIFORNIA INTEGRATED WASTE MANAGEMENT BOARD

MENT BOARD

CERTIFICATE NO.:

USED OIL RECYCLING FACILITY  
**CERTIFIED**

SPERMINO/KERDOON  
2000 NORTH ALAMEDA ST  
COMP

ON 9/02/92

BY: *[Signature]*  
RALPH CHANDLER  
EXECUTIVE DIRECTOR



ISSUE DATE: APRIL 1, 1993

ON NUMBER CAT080013352





UNITED STATES ENVIRONMENTAL PROTECTION AGENCY  
REGION IX  
75 Hawthorne Street  
San Francisco, CA 94105

FEB 25 2001

N. Bonnie Booth  
Manager, Environmental Affairs  
DeMenno/Kerdoon  
2000 N. Alameda Street  
Compton, CA 90222

RE: EPA Determination of Acceptability under the CERCLA Off-Site Rule

Dear Ms. Booth;

In response to your request for approval to accept CERCLA waste at your facility, this letter serves to inform you that the U.S. Environmental Protection Agency (EPA), Region 9 has made an affirmative determination regarding the DeMenno/Kerdoon facility's status under the CERCLA Off-Site Rule, 40 CFR. §300.440. As of the date of this letter, DeMenno/Kerdoon may accept CERCLA waste generated as a result of remedial or removal action, provided that such receipt is in accordance with the facility's RCRA permit and the facility's Industrial Wastewater Discharge Permit.

On September 16, 1993, EPA amended the National Oil and Hazardous Substance Pollution Contingency Plan (NCP), 40 CFR Part 300, by adding Section 300.440, now known as the Off-Site Rule ("Rule"). The Rule codifies the requirements contained in Section 121(d)(3) of CERCLA, 42 U.S.C. §9621(d)(3), and incorporates many provisions of EPA's former Off-Site Policy. The Rule established criteria and procedures for determining whether facilities are acceptable for the receipt of CERCLA waste.

In accordance with the Rule, EPA reserves the right to re-evaluate the acceptability of DeMenno/Kerdoon to receive CERCLA waste should any new information affecting this determination be obtained in the future.



If you have any questions concerning this matter, please contact Kandice Bellamy, Region 9's CERCLA Off-Site Rule Coordinator, at (415) 972-3304.

Sincerely,

*Kandice Bellamy*

cc: Medhi Nobari, DTSC Glendale





Wells Fargo Bank, N.A.  
U.S. Standby Trade Operations  
1525 W.W.T. Harris Blvd., C/C-3C2  
MAC D1109-012  
Charlotte, NC 28262  
Phone: 1 (800) 776-3862, Option 2  
E-Mail: StandbyCustomerCare@wellsfargo.com

**Amendment To  
Irrevocable Standby Letter Of Credit**

**Number :** NZS660057  
**Amendment Number :** 017  
**Amend Date :** May 30, 2025

**BENEFICIARY**

DEPARTMENT OF TOXIC SUBSTANCES CONTROL  
FINANCIAL RESPONSIBILITY SECTION  
8800 CAL CENTER DRIVE  
SACRAMENTO, CALIFORNIA 95826

**APPLICANT**

DEMENNO KERDOON  
2000 N ALAMEDA ST  
COMPTON, CALIFORNIA 90222

LADIES AND GENTLEMEN:

AT THE REQUEST AND FOR THE ACCOUNT OF THE ABOVE REFERENCED APPLICANT, WE HEREBY AMEND OUR IRREVOCABLE STANDBY LETTER OF CREDIT (THE "WELLS CREDIT") IN YOUR FAVOR AS FOLLOWS:

THE CURRENT AVAILABLE AMOUNT IS INCREASED BY USD 298,109.52 TO USD 12,719,339.49.

ALL OTHER TERMS AND CONDITIONS REMAIN UNCHANGED.

THIS AMENDMENT IS TO BE ATTACHED TO THE ORIGINAL WELLS CREDIT AND IS AN INTEGRAL PART THEREOF.

Very Truly Yours,

**WELLS FARGO BANK, N.A.**

By: \_\_\_\_\_  
*Authorized Signature*

***The original of the Letter of Credit contains an embossed seal over the Authorized Signature.***





Wells Fargo Bank, N.A.  
U.S. Standby Trade Operations  
1525 W.W.T. Harris Blvd., CIC-3C2  
MAC D1109-012  
Charlotte, NC 28262  
Phone: 1 (800) 776-3862, Option 2  
E-Mail: StandbyCustomerCare@wellsfargo.com

Please direct any written correspondence or inquiries regarding this Letter of Credit, always quoting our reference number, to **Wells Fargo Bank, National Association**, Attn: U.S. Standby Trade Services

at 1525 W.W.T. Harris Blvd., CIC-3C2  
MAC D1109-012  
Charlotte, NC 28262

Phone inquiries regarding this credit should be directed to our Standby Customer Connection Professionals  
1-800-776-3862 Option 2  
(Hours of Operation: 8:00 a.m. ET to 5:00 p.m. PT)

This is a true copy of the  
Original instrument issued by  
Wells Fargo Bank, N.A. on the  
Dated Noted MAY 30, 2025  
*[Signature]*  
Heidy  
MORALES  
SAAVEDRA



**GEOLOGY OF THE SITE**

**A. THE GEOLOGIC INFORMATION REQUIRED BELOW APPLIES ONLY TO FACILITIES**

**1. That are new**

Not applicable to refinery.

**2. That are undergoing modification**

D/K is undergoing minor modifications.

**3. Whose operators are required by DOHS on a case-by-case basis to prepare the information. (Contact DOHS regional office to determine if your facility will be required to prepare the following information.)**

DOHS has required that this information be prepared for the refinery.

**B. DEMONSTRATE AND STATE THAT PORTIONS OF TREATMENT OR STORAGE FACILITIES FOR HAZARDOUS WASTE WILL NOT BE LOCATED WITHIN 200 FEET OF A FAULT WHICH HAS HAD A DISPLACEMENT IN HOLOCENE TIME AND THAT THE SITE IS NOT LOCATED IN AN ANLQUIST-PRIOLO SPECIAL STUDIES ZONE**

**1. This demonstration may be made using**

**a. Published geologic data, i.e., geologic map (available from the state Division of Mines and Geology)**

The geologic map of Zlony and Jones, 1989, indicates that the nearest fault to the subject is the Compton fault of the Newport-Inglewood fault zone. The Compton fault is located approximately 3 miles to the southwest of DeMenno/Kerdoon and has evidence of displacements in the Holocene. The subject site is not located within an Alquist-Priolo Special Studies Zone. There is no Special Studies Zone map prepared for the Southgate quadrangle, the nearest Special Studies Zones being located to the southwest (Inglewood quadrangle) and to the north (Los Angeles quadrangle).

**b. Aerial reconnaissance of the area and five-mile radius and aerial photographs. The geologic map indicated the relationship of known faults not the subject site.**



c. Data obtained from field investigations conducted by, or under the direction of an engineering geologist or hydrogeologist registered and/or certified in California.

Not applicable. The geologic map indicated the relationship of known faults to the subject site.

2. The data submitted must show that either

a. No faults which have had displacement in Holocene time are present or no lineations which suggest the presence of a fault (which have displacement in Holocene time) within 3,000 feet of a facility are present

The nearest fault to the facility, which has had displacements in Holocene time, is approximately 3 miles to the southwest.

b. If faults (to include lineations) which have had displacements in holocene time are present within 3,000 feet of the facility, no faults pass within 200 feet of the portions of the facility where treatment, storage, or disposal of hazardous waste will be conducted, based on data from a comprehensive geologic analysis of the site

Not applicable. The nearest known fault is approximately 3 miles away.

As a brief overview, the facility is located on the Downey Plain physiographic region of the Los Angeles Basin. The subject property is surrounded by low lying topography of this young alluvial plain.

The D/K site is underlain by sequence of unconsolidated marine and continental clastics sediments, the Upper Pleistocene Lakewood Formation, of predominately continental fluvial origin, extends to a depth of approximately 150 feet. At this location, two aquifers are recognized in the Lakewood Formation, the Exposition and Gardena Aquifers. Beneath the Lakewood Formation, approximately 600 feet of the San Pedro Formation is present. The Lower Pleistocene San Pedro Formation is of marine origin and includes the Hollydale, Lynwood, Silverado and Sunnyside Aquifers. The marine sediments of the Pliocene Pico Formation underlie the San Pedro Formation, but are generally not utilized for ground-water production (Fowler and others, 1961).

Information on depth to ground-water was obtained from the Los Angeles County Department of Public Works, Hydraulic and Water Conservation Division. Data from well number 1478D, located approximately 2000 feet west of the subject property, indicated a depth to groundwater of 131.5 feet when the well was sounded on April 30, 1990.





### Corrective Action Activities to Date

As required by state and federal laws for all hazardous waste management facility permit applicants, a RCRA Facility Assessment (RFA) was conducted at the DK site by the DTSC in 1990. The RFA was conducted to determine if any future clean-up, also known as corrective action, would be necessary at the DK facility site. RCRA stands for the Resource Conservation and Recovery Act, which is the federal law governing the hazardous waste facility permitting and management process in the United States. In August 1992, the State of California was authorized by the US Environmental Protection Agency to implement the federal RCRA program. As the responsible state agency, DTSC has jurisdiction for implementing RCRA and California's hazardous waste programs.

### RCRA Facility Assessment

The intent of an RFA is to identify whether any facility equipment is leaking or damaged, and whether any activities at the facility have caused, or have the potential to cause, any releases of hazardous substances into the air, soil, or groundwater. The RFA process includes a review of company and historical records, visual site inspection and, if necessary, soil sampling.

The RFA conducted by the DTSC in 1990 discovered the presence of soil contamination at the DK facility. Three subsequent investigations, under the supervision and approval of the DTSC have been conducted since the RFA. An investigation conducted in 1993 found that groundwater under the facility was also impacted. The contamination consists of chemical constituents common to liquid petroleum hydrocarbons and probably resulted from surface spillage and leaking pipes and tanks during the more than 70-year operating history of the facility. Total and soluble lead, which is commonly associated with used oil, has also been detected in the facility soil at different locations. Groundwater beneath the site is not a source of drinking water.

### RCRA Facility Investigation

The RFA and subsequent investigations discovered soil and groundwater contamination, and therefore DTSC has requested that DK conduct the next phase of the corrective action process: the RCRA Facility Investigation (RFI). An RFI Workplan was prepared for the facility and was approved for implementation by the DTSC in June 1994. The overall objective of the RFI is to determine and confirm the nature and extent of soil and groundwater contamination and gather all necessary data to support the corrective action measures at the facility. Since free product (petroleum hydrocarbons in relatively pure form) has been discovered floating on top of the groundwater underlying the facility, it is currently being addressed by pumping and removing the free product and contaminated groundwater.

The RFI is scheduled to be performed in three phases:

- investigation of the sources of the free product;
- investigation of other aspects of investigation of soil contamination and
- investigation of soil contamination.

The RFI process began in July 1994. DK began free product removal in the summer of 1995 and proposes further near-term corrective action measures to recover and control the free product. This free product removal has been underway since August 1995 and has recovered 15,608 gallons of free product as of June 2000.

### Future Activities

Corrective action will continue regardless of the final permit determination. Cleanup measures either will be made part of the final permit conditions, or will be included in the facility closure process if the application for a permit is denied. Public input will be sought as new information is made available. DTSC and DK have entered into a Corrective Action Consent Agreement to finalize all investigation and







Yana Garcia  
Secretary for  
Environmental Protection



## Department of Toxic Substances Control

Katherine M. Butler, MPH, Director  
1515 Tollhouse Road  
Clovis, CA 93611



Gavin Newsom  
Governor

## SUMMARY OF VIOLATIONS

On November 18, 2025 11:28 AM, the California Environmental Protection Agency, Department of Toxic Substances Control (DTSC), conducted an inspection of:

**Facility Name:** Demenno-Kerdoon DBA World Oil Recycling, a California Corporation

**Facility Address:** 2000 N Alameda St, COMPTON, CA 90222

**EPA ID Number:** CAT080013352

As a result of this inspection, violations of the California Hazardous Waste Control Law and its implementing regulations were identified by the inspector(s). You must correct the following violations within the schedule for compliance for each violation. If you disagree with the alleged violations listed in this Summary of Violations, you must inform DTSC in writing. DTSC is still reviewing compliance information and, if applicable, evaluating any issues identified in the Issue(s) of Concern section. The fact that the inspector identified a violation(s) does not mean that no conditions exist which might constitute additional violations. If violations are found after the site visit, DTSC will notify the facility in writing.

DTSC will provide you with a complete inspection report within 65 days of the date of this inspection. You may request a meeting with DTSC to discuss the inspection, inspection report, or this Summary of Violations. The issuance of this Summary of Violations does not preclude DTSC from taking administrative and/or civil action or from referring the matter for criminal prosecution as a result of the violations identified herein or violations that have not been corrected within the time specified by DTSC. Failure to comply with a schedule for compliance is a violation of the law subject to a civil penalty of up to \$70,000 for each day of noncompliance. In addition, a false statement that compliance has been achieved is a violation of the law and subject to a penalty of up to \$70,000 for each occurrence. DTSC may re-inspect this facility at any time.



Demunno-Kerdoon DBA World Oil Recycling, a California Corporation  
Inspection Date: November 18, 2025

By signing this document electronically, I certify that I am fully authorized by the party named herein to sign this document on its behalf; and I acknowledge that my electronic signature has the same legal effect, validity, authenticity, and enforceability as my wet signature.

**Facility Representative Accepting Summary of Violations**

**Name:** Jim Thivierge

**Title:** General Manager of Recycling Operations

**Date:** November 19, 2025 11:08 AM

Original Signed by Jim Thivierge

**Signature:**

**Department of Toxic Substances Control Representative**

**Name:** Cher Vue

**Title:** Senior Environmental Scientist (Specialist)

**Date:** November 19, 2025 11:08 AM

Original Signed by Cher Vue

**Signature:**



## VIOLATIONS CORRECTED ON-SITE

### Violation Class: Minor

#### Citation:

22 CCR 66264.173(a): A container holding hazardous waste shall always be closed during transfer and storage, except when it is necessary to add or remove waste.

**Violation:** To wit, Demunno-Kerdoon DBA World Oil Corporation failed to close a container containing hazardous waste Used Oil at the time of the inspection. The 55-gallon drum had a port attached where waste is added into the 55-gallon drum. The port was open at the time of the inspection. Therefore, Demunno-Kerdoon DBA World Oil Corporation (DK) violated title 22, California Code of Regulations (CCR) section 66264.173(a), in that DK failed to close a container holding hazardous waste during transfer and storage, except when it is necessary to add or remove waste.

**Corrective Action:** Immediately close any and all containers accumulating hazardous waste that is not being actively used to add or remove hazardous waste. Within 7 days, Demunno-Kerdoon DBA World Oil Corporation shall submit photo documentation to demonstrate that this container has been closed to remain in compliance. At the time of the inspection, Mr. Thivierge closed the container so no further action is needed at this time.

## ISSUE(S) OF CONCERN

The following issue(s) of concern were noted during this inspection. DTSC will conduct further research to evaluate these potential issues/concerns and may identify additional violations. If DTSC finds any additional violations, DTSC will notify the facility the facility of such violations in writing, along with the required corrective action and compliance schedule.

### **Title of Concern:** Cracks within secondary containment (Unit #2)

**Describe Concern:** At the time of the inspection, I observed various cracks within the secondary containment area in Unit #2 between tanks 9001 and 9002. At the time of the inspection, Mr. Alok Das took photos of the cracks that were pointed out and submitted for a work request to get this addressed within a week. Upon completion



Demunno-Kerdoon DBA World Oil Recycling, a California Corporation  
Inspection Date: November 18, 2025

of the repairs, DK shall submit photos before and after the repairs, and documentation demonstrating that this work request was been completed.

**Title of Concern:** Pending Document Review

**Describe Concern:** At the time of the inspection, I requested for multiple documents to review to determine compliance. Some of the requested documents were sent to me via e-mail on November 18, 2025. The following is still pending review: Training Rosters, Training Plans and Operating Records. Upon completion of documentation review, my findings will be included in the final inspection report along with any violations, if any.





**Yana Garcia**  
Secretary for  
Environmental Protection



## Department of Toxic Substances Control

**Katherine M. Butler, Director**  
9211 Oakdale Avenue  
Chatsworth, CA 91311



**Gavin Newsom**  
Governor

# SUMMARY OF VIOLATIONS

On October 23, 2024 9:00 AM, the California Environmental Protection Agency, Department of Toxic Substances Control (DTSC), conducted an inspection of:

**Facility Name:** DEMENNO-KERDOON

**Facility Address:** 2000 N ALAMEDA ST, COMPTON, CA 90222

**EPA ID Number:** CAT080013352

As a result of this inspection, violations of the California Hazardous Waste Control Law and its implementing regulations were identified by the inspector(s). You must correct the following violations within the schedule for compliance for each violation. If you disagree with the alleged violations listed in this Summary of Violations, you must inform DTSC in writing. DTSC is still reviewing compliance information and, if applicable, evaluating any issues identified in the Issue(s) of Concern section. The fact that the inspector identified a violation(s) does not mean that no conditions exist which might constitute additional violations. If violations are found after the site visit, DTSC will notify the facility in writing.

DTSC will provide you with a complete inspection report within 65 days of the date of this inspection. You may request a meeting with DTSC to discuss the inspection, inspection report, or this Summary of Violations. The issuance of this Summary of Violations does not preclude DTSC from taking administrative and/or civil action or from referring the matter for criminal prosecution as a result of the violations identified herein or violations that have not been corrected within the time specified by DTSC. Failure to comply with a schedule for compliance is a violation of the law subject to a civil penalty of up to \$70,000 for each day of noncompliance. In addition, a false statement that compliance has been achieved is a violation of the law and subject to a penalty of up to \$70,000 for each occurrence. DTSC may re-inspect this facility at any time.



DEMENNO-KERDOON  
Inspection Date: October 23, 2024

**By signing this document electronically, I certify that I am fully authorized by the party named herein to sign this document on its behalf; and I acknowledge that my electronic signature has the same legal effect, validity, authenticity, and enforceability as my wet signature.**

**Facility Representative Accepting Summary of Violations**

**Name:** Alok Das

**Title:** Director of Environmental Affairs

**Date:** 11/06/24

**Signature:** 

**Department of Toxic Substances Control Representative**

**Name:** Sarah Rashidfarokhi

**Title:** Senior Environmental Scientist (Specialist)

**Date:**

**Signature:**

## VIOLATIONS REQUIRING CORRECTIVE ACTION

**Violation Class:** Non-Minor

**Citation:**

22 CCR 66270.30(I)(1): Reporting requirements: Planned changes. The permittee shall give notice to the Department as soon as possible and at least 30 days in advance of any planned physical alterations or additions to the permitted facility.

**Violation:** On or about October 23, 2024, Demenno-Kerdoon violated 22 CCR section 66270.30 (I)(1) by failing to notify the Department of Toxic Substances Control (DTSC) at least 30 days before alterations or additions to the permitted facility.

**Corrective Action:** Demenno-Kerdoon must notify the Department of Toxic Substances Control (DTSC) at least 30 days before making any alterations or additions to the permitted facility. In addition, Demenno-Kerdoon must submit the causes for these modifications to the Department.

**Scheduled Compliance Date:** November 11, 2024

**Notice to Comply:**

Any minor violation(s) not corrected at the time of inspection must be corrected before the given "comply by date", which shall not be more than 30 days. Within five working days of achieving compliance, an appropriate person who is an owner or operator of, or an employee at, the facility shall sign the notice to comply and return it to the department representative or to the authorized local officer or agency, as the case may be, which states that the facility has complied with the notice to comply.

## ISSUE(S) OF CONCERN

The following issue(s) of concern were noted during this inspection. DTSC will conduct further research to evaluate these potential issues/concerns and may identify additional violations. If DTSC finds any additional violations, DTSC will notify the facility the facility of such violations in writing, along with the required corrective action and compliance schedule.

**Title of Concern:** Tank 1102 (Unit 5)

**Describe Concern:** DTSC inspectors observed drips from the valve onto the ground in Unit 5 for Tank 1102. Jim Thieverge and Alok Das stated that the valve packing is part of a valve that creates a pressure seal between the valves inside and outside, as a result it prevents the fluid within the valve from leaking out, however the packing tends to wear and loosen up as temperature



DEMENNO-KERDOON

Inspection Date: October 23, 2024

fluctuate, and that could result in dripping. Employee shall maintain routine inspections including using absorbent. At the time of inspection, the operator cleaned up the leak from the valve to address the issue immediately.

**Title of Concern:** Shell E - 205 (Unit 6)

**Describe Concern:** At the time of inspection, DTSC inspectors observed dripping cooling water from Shell E-205 onto the ground below the unit. The Shell E-205 is located in Unit 6. The facility operator indicated plans for a shutdown of the shell in December to address the issue. DTSC inspectors requested a working order, which was submitted on May 23, 2024. Additionally, DTSC inspectors conducted pH testing at the site, that indicated a pH of 5.5.

**Title of Concern:** Unwanted Labels - Tanks D-508 and D-507

**Describe Concern:** At the time of inspection, the General Manager of Recycling, Jim Thiviergeer stated that during routine tank cleaning, an employee forgot to properly dispose of the 'Do Not Operate' label/tag that was found next to the tanks. Jim Thiviergeer attributed this oversight to a housekeeping mistake. Moving forward, the facility shall dispose of any unwanted or outdated labels/tags to maintain proper housekeeping and prevent any improper use of tanks.





**Yana Garcia**  
Secretary for  
Environmental Protection



## Department of Toxic Substances Control

Meredith Williams, Ph.D., Director  
9211 Oakdale Avenue  
Chatsworth, CA 91311



**Gavin Newsom**  
Governor

December 8, 2023

Alok Das  
DeMenno-Kerdoon  
2000 N Alameda Street  
Compton, California 90222

### ISSUANCE OF INSPECTION REPORT AND NOTICE OF PROVISIONAL INSPECTION VIOLATION SCORE

Dear Alok Das:

On October 17, 2023, November 2, 2023, and December 5, 2023, the Department of Toxic Substances Control (DTSC) conducted a Compliance Evaluation Inspection, Focused Compliance Inspection, and Financial Responsibility Review of DeMenno-Kerdoon, CAT080013352, located at 2000 North Alameda Street, Compton, California 90222. The purpose of this letter is to notify DeMenno-Kerdoon of the results of this inspection and provide notice of the provisional inspection violation score calculated by DTSC for this inspection pursuant to California Code of Regulations (CCR), title 22, section 66271.53, subdivision (a).

As detailed in the enclosed inspection report and Financial Responsibility Review Findings<sup>1</sup>, DTSC discovered violations of the Hazardous Waste Control Law and its implementing regulation during this inspection.

The corrective actions taken by DeMenno-Kerdoon are documented in the inspection report and DTSC has determined that DeMenno-Kerdoon has returned to compliance. No further action is needed.

If DeMenno-Kerdoon disputes any of the violations or proposed corrective actions, DeMenno-Kerdoon should explain the disagreement in a written response within 60

<sup>1</sup> While a copy of the Financial Responsibility Review Findings has been enclosed with this letter, DeMenno-Kerdoon shall receive from the Financial Responsibility Unit, under separate cover, all pertinent information derived from the financial review, including any financial assurance documents.



Alok Das  
DeMenno-Kerdoon  
December 8, 2023  
Page 2

days or less. The issuance of this letter does not preclude DTSC from taking administrative, civil, or criminal action as a result of the violations noted in this inspection report.

All pertinent information derived by DTSC from this inspection, including documents and photographs, are included as attachments to the enclosed inspection report.

Please note that the enclosed inspection report will become a public document. Pursuant to Health and Safety Code section 25173 (<https://codes.findlaw.com/ca/health-and-safety-code/hsc-sect-25173.html>), you may request that any trade secret or facility security information be withheld from public disclosure.

If you wish to assert the trade secret privilege, please provide DTSC with detailed, written responses to each of the following questions within 10 days of receipt of this letter:

- To what extent is there knowledge of the information conveyed by the photograph/document outside of your business?
- To what extent is there knowledge of the information conveyed by the photograph/document, by employees and others in your business?
- To what extent have measures been taken to guard the secrecy of the information?
- Is the information valuable to competitors? If so, why?
- Has there been substantial monetary expenditure in the development of the information?
- Could the information be easily and properly acquired or duplicated by others?

DTSC will review your response to these questions to determine if the information should be treated as trade secret and will notify you of its decision prior to making the enclosed inspection report available to the public.

**Provisional Inspection Violation Score: 0.00**

Concurrent with this report, DTSC is providing you with the provisional inspection violation score calculated by DTSC for this inspection in the enclosed Violation Scoring



Matrix. (See 22 CCR § 66271.53, subd. (b).) A provisional inspection violation score is the sum of the initial score of each Class I violation that occurred during this compliance inspection,<sup>2</sup> including any adjustment to an initial Class I violation score based on repeat violations.<sup>3</sup> (See 22 CCR § 66271.53, subd. (a).) The basis for the score for each Class I violation is also provided in the enclosed Violation Scoring Matrix.

### **Provisional Inspection Violation Score Dispute**

An owner or operator of a facility may dispute a provisional inspection score pursuant to CCR, title 22, section 66271.53, subdivision (c) by filing a Provisional Inspection Violation Score Dispute Document (template available at <https://dtsc.ca.gov/violations-scoring-procedure/> under "VSP Links") within sixty (60) calendar days of this notice. All of the following information must be enclosed with the Dispute Document cover letter:

- A statement that describes in detail the factual and legal basis of the dispute and the relief sought;
- Any claimed erroneous facts, assumptions, approaches, or conclusions of law made by DTSC;
- A statement describing in detail any efforts already made by the owner or operator to resolve the dispute with DTSC; and

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<sup>2</sup> A "compliance inspection" includes, but is not limited to, scheduled and unscheduled inspections by DTSC during which DTSC evaluates a "hazardous waste facility's compliance with any operating hazardous waste management requirement set out in statute, regulation, permit, order, stipulation, agreement, settlement document, judgment, decree, grant of authorization issued by DTSC, or other document establishing requirements upon operations at the facility." (22 CCR § 66271.50, subd. (a).) A compliance inspection may include, but is not limited to, the following inspection types: Compliance Evaluation Inspection, Facility Self Disclosure, Financial Record Review, Focused Compliance Inspection, and Follow-Up Inspection.

If a subsequent inspection is conducted that is considered by DTSC to be part of this compliance inspection, DTSC will issue an updated provisional inspection score concurrent with the related inspection report or findings. Once issued, the owner or operator of the facility can follow the dispute process outlined in this letter with respect to any newly scored Class I violations.

<sup>3</sup> For purposes of calculating a facility's inspection violation score, DTSC may also consider Class II violations that meet the definition of a Class I violation as specified in CCR, title 22, section 66260.10. (See 22 CCR § 66271.50, subd. (d)(1).)



Alok Das  
DeMenno-Kerdoon  
December 8, 2023  
Page 4

- Any photographs, documents, or any other material that supports the owner's or operator's position regarding the disputed provisional inspection violation score.

The owner or operator of a facility may request a one-time extension of up to sixty (60) calendar days to submit a dispute document (template available at <https://dtsc.ca.gov/violations-scoring-procedure/> under "VSP Links").

DTSC will issue a written decision, granting or denying, in whole or in part, the relief sought by the owner or operator of a facility disputing a provisional inspection violation score. A provisional inspection violation score will become the final inspection violation score consistent with DTSC's written decision. A provisional inspection violation score will also become the final inspection violation score if the owner or operator of a facility does not file a Dispute Document within sixty (60) calendar days of this notice.

Submit any questions regarding the provisional inspection violation score to [VSP\\_Info@dtsc.ca.gov](mailto:VSP_Info@dtsc.ca.gov). If you have any questions regarding the dispute process, please contact [VSP\\_Dispute\\_Inbox@dtsc.ca.gov](mailto:VSP_Dispute_Inbox@dtsc.ca.gov).

If you have any questions regarding the inspection report, or if you wish to meet with DTSC to discuss any questions or concerns you have with the inspection or the report, please e-mail or call Kevin Montevideo, Senior Environmental Scientist (Specialist) at (818) 717-6671.

Sincerely,

*Michael Robertson*

Michael Robertson, Senior Environmental Scientist (Supervisor)  
Enforcement & Emergency Response Division  
Chatsworth Field Office

Enclosure(s)

Inspection Report  
Violation Scoring Matrix  
Financial Responsibility Report Findings  
Return Receipt Requested





Yana Garcia  
Secretary of the EPA

## Department of Toxic Substances Control

Meredith Williams, Ph.D.  
Director  
9211 Oakdale Ave  
Chatsworth, CA 91311



Gavin Newsom  
Governor

### SUMMARY OF VIOLATIONS

On Thursday, October 27, 2022 and Thursday, November 3, 2022 the California Environmental Protection Agency, Department of Toxic Substances Control (DTSC), conducted an inspection at:

**Facility Name: DeMenno Kerdoon DBA World Oil Recycling Inc.**

**Facility Address: 2000 N North Alameda Street, Compton, CA 90222**

**EPA ID Number.: CAT080013352**

As a result of this inspection, DTSC discovered violations of the California Hazardous Waste Control Laws and its implementing regulations that are identified on the attached pages. You must correct the following violations within the schedule for compliance for each violation. If you disagree with the alleged violations listed in this Summary of Violations, you must inform DTSC in writing. If additional violations are found after this inspection, such violations, if any, will be identified in writing.

DTSC will provide you with a complete inspection report within 65 days of the date of this inspection. You may request a meeting with DTSC to discuss the inspection, inspection report, or this Summary of Violations. The issuance of this Summary of Violations does not preclude DTSC from taking administrative and/or civil action or from referring the matter for criminal prosecution as a result of the violations identified herein or violations that have not been corrected within the time specified by DTSC. Failure to comply with a schedule for compliance is a violation of the law subject to a civil penalty of up to \$70,000 for each day of noncompliance. In addition, a false statement that compliance has been achieved is a violation of the law and subject to a penalty of up to \$70,000 for each occurrence. DTSC may re-inspect this facility at any time.

#### Facility Representative Accepting

##### Summary of Violations

Name: Alok Das

Signature:

ORIGINAL SIGNED

Title: Director of Environmental Affairs

Date: 11/09/2022

##### DTSC Representative

Name: Kevin Montevideo

Signature:

ORIGINAL SIGNED

Title: Senior Environmental Scientist  
(Specialist)

Date: November 7, 2022

DTSC 1563 (REV: 12/14/2021)

Page 1 of 5



Summary of Violations

Section I

Facility Name: DeMenno-Kerdoon DBA World Oil Recycling Inc. (WOR)

Date: November 7, 2022

**SECTION I: CLASS I AND CLASS II VIOLATION(S) AND REQUIRED CORRECTIVE ACTION**

You must correct the following violation(s) within the specified time frame for each violation.

- 1) On or about November 3, 2022, WOR violated Title 22, California Code of Regulations (CCR) section 66264.193(c)(2) in that the facility failed to provide a foundation or base underlying hazardous waste tanks which was free of cracks and gaps.

To Wit: Enforcement and Emergency Response Division (EERD) inspectors observed three cracks or gaps on the foundation or base of hazardous waste tanks (T-1004, T-1003, T-530) in hazardous waste management unit 4, Waste Oil Receiving and Storage.

Required Corrective Action: WOR shall provide a foundation or base underlying hazardous waste tanks which is free of cracks and gaps for the relevant locations mentioned in the To Wit section above. WOR shall provide photographs showing a return to compliance with the violation to Kevin Montevideo by November 18, 2022.



Summary of Violations

Section I

Facility Name: DeMenno-Kerdoon DBA World Oil Recycling Inc. (WOR)

Date: November 7, 2022

**SECTION I: CLASS I AND CLASS II VIOLATION(S) AND REQUIRED CORRECTIVE ACTION**

You must correct the following violation(s) within the specified time frame for each violation.

2) On or about November 3, 2022, WOR violated HSC 25202, Title 22 CCR section 66270.30(a) and Hazardous Waste Facility Permit (effective October 22, 2020) Part V, Special Condition 11, in that the facility failed to maintain an impermeable coating or liner, chemically resistant to the waste being stored, on the interior surfaces of all secondary containment systems as required in Special Condition 11a.

To Wit: EERD inspectors observed three locations in which the impermeable coating or liner in the foundation or flooring underneath heat exchangers (E-366A and E-367A) in hazardous waste management unit 13, Oily Water Polishing Unit, were not maintained. The three instances exhibited deterioration of the impermeable coating or liner of the unit, exposing the concrete surface beneath.

Required Corrective Action: WOR shall maintain an impermeable coating or liner, chemically resistant to the waste being stored, on the interior surfaces of all secondary containment systems as required in Special Condition 11a for the relevant locations mentioned in the To Wit section above. WOR shall provide photographs showing a return to compliance with the violation to Kevin Montevideo by November 18, 2022.



Summary of Violations

Section III

Facility Name: DeMenno-Kerdoon DBA World Oil Recycling Inc. (WOR)

Date: November 7, 2022

**SECTION III: MINOR VIOLATION(S) CORRECTED AT THE TIME OF THE INSPECTION**

The following minor violation(s) were noted and corrected during the inspection, and no further action is required:

3) On or about November 3, 2022, WOR violated Title 22, CCR sections 66264.173(a) in that the facility failed ensure that a container holding hazardous waste shall always be closed during transfer and storage, except when it is necessary to add or remove waste.

To Wit: EERD inspectors observed a container holding Other Organic Solids (California Waste Code 352) within the southeastern side of the hazardous waste management unit 7, Vacuum Distillation Area. The container top was observed to be draped with a plastic tarp which was not secured. The tarp covering the container top did not meet the definition of a closed container.

Required Corrective Action: The violation was corrected at the time of inspection and photographic documentation of a return to compliance was provided to EERD. No further action is required.

4) On or about October 27, 2022, WOR violated California Health and Safety Code (HSC) section 25202, Title 22, CCR section 66270.30(a) and its Hazardous Waste Facility Permit (effective October 22, 2020) Part IV, Unit 15, Unit Specific Special Condition 2, in that the facility failed to include on container labels the dates the containers were received within the Container Storage Unit.

To Wit: EERD inspectors observed four 55-gallon drums within the hazardous waste management unit 15, Container Storage Unit, which did not include the on their labels the dates the containers were received within the Unit.

Required Corrective Action: The violation was corrected at the time of inspection by WOR employees who wrote on the labels the dates the containers were received within the Unit. No further action is required.



## Summary of Violations

### Section IV

Facility Name: DeMenno-Kerdoon DBA World Oil Recycling Inc. (WOR)

Date: November 7, 2022

## **SECTION IV: OTHER ISSUES/CONCERNS**

The following issues/concerns were identified during this inspection. Further research may identify additional violations. Any new violations, with the prescribed corrective action and schedule for compliance, will be identified in the Violation section of the inspection report.

5) EERD inspectors observed tanks within the hazardous waste management unit 1, A Tanks area, which were not labelled or marked with language stating the tanks may hold waste oil or hazardous waste. The tanks within this unit are permitted and expected to hold waste oil or hazardous waste. The specific requirements of if and how WOR is required to label the relevant tanks is being researched.

6) EERD inspectors observed a sump within the hazardous waste management unit 1, A Tanks area, which was full at the time of inspection. WOR was requested to drain the sump and completed this action at the time of inspection. The specific requirements surrounding WOR's management of waste in sumps at the facility is being researched.

7) As of the conclusion of the second day of inspection on November 3, 2022, no record review had been completed yet as part of the compliance evaluation inspection (CEI). An email was sent to the WOR facility representatives on November 4, 2022 requesting specific records in order to conduct the record review portions of the CEI.





Jared Blumenfeld  
Secretary of the EPA



## Department of Toxic Substances Control

Meredith Williams, Ph.D.  
Director  
9211 Oakdale Avenue  
Chatsworth, CA 91311



Gavin Newsom  
Governor

### SUMMARY OF VIOLATIONS

On Tuesday, October 19 and 20, 2021, the California Environmental Protection Agency, Department of Toxic Substances Control (DTSC), conducted an inspection at:

**Facility Name:** DeMenno Kerdoon, dba World Oil, Inc.  
**Facility Address:** 2000 North Alameda Street, Compton CA 90222  
**EPA ID Number.:** CAT080013352 **County:** Los Angeles

As a result of this inspection, DTSC discovered violations of the California Hazardous Waste Control Laws and its implementing regulations that are identified on the attached pages. You must correct the following violations within the schedule for compliance for each violation. If you disagree with the alleged violations listed in this Summary of Violations, you must inform DTSC in writing. If additional violations are found after this inspection, such violations, if any, will be identified in writing.

DTSC will provide you with a complete inspection report within 65 days of the date of this inspection. You may request a meeting with DTSC to discuss the inspection, inspection report, or this Summary of Violations. The issuance of this Summary of Violations does not preclude DTSC from taking administrative and/or civil action or from referring the matter for criminal prosecution as a result of the violations identified herein or violations that have not been corrected within the time specified by DTSC. Failure to comply with a schedule for compliance is a violation of the law subject to a civil penalty of up to \$70,000 for each day of noncompliance. In addition, a false statement that compliance has been achieved is a violation of the law and subject to a penalty of up to \$70,000 for each occurrence. DTSC may re-inspect this facility at any time.

Facility Representative Accepting  
Summary of Violations

**Name:** Alok Das  
**Signature:**   
**Title:** Director of Environmental Affairs  
**Date:** 11/19/2021

DTSC Representative

**Name:** Roger Kintz  
**Signature:**   
**Title:** Senior Environmental Scientist  
**Date:** 11/19/2021



## Summary of Violations

### Section III

Facility Name: DeMenno Kerdoon, dba World Oil Inc.

Date: 10/19/2021

## **SECTION III: MINOR VIOLATION(S) CORRECTED AT THE TIME OF THE INSPECTION**

The following minor violation(s) were noted and corrected during the inspection, and no further action is required:

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### **Violation 1:**

a) DK violated 22CCR, section 66268.50(a)(2)(A)(B) in that on or about October 19, 2021, DK failed to properly label tank V701 in Unit 14A; DK failed to properly label a red 5,000-gallon capacity vacuum truck (a container), containing consolidated non-RCRA and flammable wastes in Unit 14B; and DK failed to properly label a blue 5,000-gallon capacity vacuum truck (a container), containing consolidated non-RCRA and flammable wastes in Unit 15.

b) DK violated 66264.34(f) in that on or about October 19, 2021, DK failed to properly label 4 containers of hazardous wastes with complete and legible labels including proper state waste codes, and 2 containers of used oil with hazardous waste labels in Unit 15.

c) DK violated Permit Part A Condition F.2.1.5 in that on or about October 19, 2021, four hazardous waste containers did not have labels visible for inspection in Unit 15.

**Citation(s):** 22CCR, section 66268.50(a)(2)(A)(B) and 22 CCR, section 66264.34(f) and Permit Part A Condition F.2.1.5.

**Citation(s) Text:** 22CCR, section 66268.50(a)(2)(A)(B) Except as provided in this section, the storage of hazardous wastes restricted from land disposal under article 3 of this chapter or RCRA section 3004 (42 U.S.C. section 6924) is prohibited, unless the following conditions are met (2) An owner/operator of a hazardous waste treatment, storage, or disposal facility stores such wastes in tanks, containers, or containment buildings solely for the purpose of the accumulation of such quantities of hazardous waste as necessary to facilitate proper recovery, treatment, or disposal and: (A) each container is clearly marked to identify its contents and the date each period of accumulation begins; (B) each tank is clearly marked with a description of its contents, the quantity of each hazardous waste received, and the date each period of accumulation begins, or such information for each tank is recorded and maintained in the operating record at that facility. Regardless of whether the tank itself is marked, an owner/operator shall comply with the operating record requirements specified in section 66264.73 or section 66265.73.

22CCR section 66264.34(f): (f) Generators who accumulate hazardous waste on site without a permit or grant of interim status shall comply with the following requirements:

(1) the date upon which each period of accumulation begins shall be clearly marked and visible for inspection on each container and portable tank;

(2) the date the applicable accumulation period specified in subsection (a) or (d) of this section begins, for purposes of subsections (a) and (b) of this section, shall be clearly marked and visible for inspection on each container and tank; and



Summary of Violations

Section III

Facility Name: DeMenno Kerdoon, dba World Oil Inc.

Date:10/19/2021

(3) each container and tank used for onsite accumulation of hazardous waste shall be labeled or marked clearly with the words, "Hazardous Waste." Additionally, all containers and portable tanks shall be labeled with the following information:

(A) composition and physical state of the wastes;

(B) statement or statements which call attention to the particular hazardous properties of the waste (e.g., flammable, reactive, etc.);

(C) name and address of the person producing the waste.

Permit Part A: Condition F.2.1.5 Container Storage Area

All containers in the container storage area are visually inspected weekly for signs of deterioration, or leakage, and that all labels are visible. Also, all drums in satellite accumulation areas are inspected in the same manner.

**Corrective Actions:** The facility labeled both the tank, the two vacuum trucks, and replaced damaged or improper labels immediately during the inspection.

**Scheduled Compliance Date:** 10/19/2021

**Return to Compliance Date:** 10/19/2021

**Violation 2:** DK violated 22CCR, 66264.171 in that DK failed to repackage 4x 55-gallon dented drums of non-RCRA hazardous wastes in containers of good condition.

**Citation(s):** 22CCR 66264.171 and Part B Permit condition D.1.4.

**Citation(s) Text:** 22CCR 66264.171. Use and Management of Containers: If a container holding hazardous waste is not in good condition (e.g., severe rusting, apparent structural defects) or if it begins to leak, the owner or operator shall transfer the hazardous waste from this container to a container that is in good condition or manage the waste in some other way that complies with the requirements of this chapter.

Part B Permit Condition: D.1.4 INSPECTIONS AND RECORDKEEPING

All containers are inspected on a weekly basis for signs of damage that may require rework or replacement. Containers that are found to be damaged, corroded, leaking, or in need of rework are emptied and the waste transferred to an acceptable container or are repackaged in salvage drums.

**Corrective Actions:** The facility repackaged 4x 55-gallon dented drums of non-RCRA hazardous wastes with containers of good condition immediately during the inspection.

**Scheduled Compliance Date:** 10/19/2021

**Return to Compliance Date:** 10/19/2021



## Summary of Violations

### Section III

Facility Name: DeMenno Kerdoon, dba World Oil Inc.

Date: 10/19/2021

**Violation 3:** DK violated failed to document damaged containers, improper labeling of containers, and ensure that labels are visible for inspection in the Inspection Logs prior to 10/19/2021.

**Citation(s):** 22CCR 66264.15(a)(3); and Part B: Permit conditions F2.1.5 and F.2.3

#### **Citation(s) Text:**

66264.15(a)(3). General Inspection Requirements.

(a) The owner or operator shall inspect the facility for malfunctions and deterioration, operator errors, and discharges which may be causing or may lead to: (1) release of hazardous waste constituents to the environment; or (2) a threat to human health. The owner or operator shall conduct these inspections often enough to identify problems in time to correct them before they harm human health or the environment.

(3) The schedule shall identify the types of problems (e.g., malfunctions or deterioration) which are to be looked for during the inspection (e.g., inoperative sump pump, leaking fitting, eroding dike, etc.).

#### **F.2.1.5 Container Storage Area**

All containers in the container storage area are visually inspected weekly for signs of deterioration, or leakage, and that all labels are visible. Also, all drums in satellite accumulation areas are inspected in the same manner.

#### **F.2.3 REMEDIAL ACTION**

If an inspection reveals equipment malfunctions or operational deficiencies, notations will be marked in the inspection log. Deficiencies which can be immediately corrected will be completed and the Inspector will observe that the corrections are made.

**Corrective Actions:** The facility provided proof of updated Inspection Logs dated 10/19/2021, to document the overpacked and replaced damaged containers and ensured labels were visible immediately during the inspection.

**Scheduled Compliance Date:** 10/19/2021

**Return to Compliance Date:** 10/19/2021

**Violation 4:** DK violated 66264.334(f) in that on or about 10/20/2021 DK failed to write the correct accumulation start date for satellite accumulation containers, and failed to label one 3-gallon container of hydrogen peroxide waste located with the laboratory at the point of generation.

**Citation(s):** 66262.34(f)

**Citation(s) Text:** 22CCR section 66264.34(f): (f) Generators who accumulate hazardous waste on site without a permit or grant of interim status shall comply with the following requirements: (1) the date upon which each period of accumulation begins shall be clearly marked and visible for inspection on each container and portable tank; (2) the date the applicable accumulation period specified in subsection (a) or (d) of this section begins, for



Summary of Violations

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purposes of subsections (a) and (b) of this section, shall be clearly marked and visible for inspection on each container and tank; and (3) each container and tank used for onsite accumulation of hazardous waste shall be labeled or marked clearly with the words, "Hazardous Waste." Additionally, all containers and portable tanks shall be labeled with the following information: (A) composition and physical state of the wastes; (B) statement or statements which call attention to the particular hazardous properties of the waste (e.g., flammable, reactive, etc.); (C) name and address of the person producing the waste.

**Corrective Actions:** DK wrote the correct accumulation start date of 10/20/2021 and daily for satellite accumulation containers, and labeled the one 3-gallon container of hydrogen peroxide waste located with the laboratory at the point of generation immediately during inspection.

**Scheduled Compliance Date:** 10/20/2021

**Return to Compliance Date:** 10/20/2021

**Violation 5:** DK violated Permit Requirement Unit 15: Container Storage Unit, in that DK comingled approximately six 55-gallon containers of flammable hazardous wastes (D001) with Non-RCRA hazardous wastes.

**Citation(s):** HSC 25202(a); 22 CCR 66270.30(a) Duty to comply, and DTSC Issued Permit Requirement: Unit 15 Container Storage Unit.

**Citation(s) Text:** HSC 25202(a) The owner or operator of a hazardous waste facility who holds a hazardous waste facility permit or a grant of interim status shall comply with the conditions of the hazardous waste facilities permit or interim status document, the requirements of this chapter, and with the regulations adopted by the department pursuant to this chapter, including regulations which become effective after the issuance of the permit or grant of interim status.

22 CCR 66270.30(a) Duty to comply. The permittee shall comply with all conditions of this permit, except that the permittee need not comply with the conditions of this permit to the extent and for the duration such noncompliance is authorized in an emergency permit. (See section 66270.61). Any permit noncompliance, except under the terms of an emergency permit, constitutes a violation of the appropriate statute or regulation and is grounds for enforcement action; for permit termination, revocation and reissuance, or modification; or for denial of a permit renewal application.

DTSC Issued Permit Requirement: Unit 15: Container Storage Unit: Ignitable wastes are kept segregated, and containers are all labelled to ensure no improper co-mingling of waste. Containers storing ignitable hazardous waste are stored in this Unit in a specifically marked area that is at least 50 feet from the property line.

**Corrective Actions:** DK wrote the correct accumulation start date of 10/20/2021 and daily for satellite accumulation containers, and labeled the one 3-gallon container of hydrogen peroxide waste located with the laboratory at the point of generation immediately during inspection.



**Summary of Violations**  
**Section III**  
**Facility Name: DeMenno Kerdoon, dba World Oil Inc.**  
**Date:10/19/2021**

**Scheduled Compliance Date: 10/19/2021**

**Return to Compliance Date: 10/19/2021**





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