## STATE OF FLORIDA CERTIFICATE OF LIABILITY INSURANCE HAZARDOUS WASTE TRANSPORTER AND USED OIL HANDLER

	(Name of Insurer)		
(the "Insurer"), of			
	(Address of Insurer)		
	issued liability insurance cove estoration for sudden accidenta		property damage
	(Name of Insured)		
(the "Insured"), of			
	(Physical Address of Insured)	)	
	ured's obligation to demonstrates 62-710.600(2) and 62-730.1		
EPA/DEP I.D. No.	Name	Physical A	ddress
This insurance is <u>primary</u> \$f	e facilities, identify each facilities and the company shall not be lor each accident, exclusive of, issued on	iable for amounts in excess legal defense costs. The co	
This insurance is primary  \$f under policy number	and the company shall not be lor each accident, exclusive of, issued on  policy is (date)	iable for amounts in excess legal defense costs. The co	overage is provided
This insurance is <u>primary</u> \$f under policy number  The effective date of said is	and the company shall not be lor each accident, exclusive of, issued on  policy is(date)	iable for amounts in excess legal defense costs. The co	overage is provide
This insurance is <u>primary</u> \$f under policy number  The effective date of said is(date)	and the company shall not be later each accident, exclusive of, issued on  policy is (date)	iable for amounts in excess legal defense costs. The co  (date)  and the expiration date	overage is provided
This insurance is <u>primary</u> \$	and the company shall not be later each accident, exclusive of, issued on  policy is (date)  and the company shall not be life	iable for amounts in excess legal defense costs. The code (date)  and the expiration date the code (date)	overage is provided
This insurance is primary  \$	and the company shall not be later each accident, exclusive of, issued on  policy is	iable for amounts in excess legal defense costs. The control (date)  and the expiration date able for amounts in excess of the underlying limit of	overage is provided the of said policy
This insurance is primary  \$f under policy number  The effective date of said is(date)  This insurance is excess as \$\$	and the company shall not be later accident, exclusive of, issued on  policy is	iable for amounts in excess legal defense costs. The control (date)  and the expiration date able for amounts in excess of the underlying limit of of legal defense costs. The	overage is provided the of said policy of the coverage is provi
This insurance is primary  \$	and the company shall not be later accident, exclusive of, issued on  policy is	iable for amounts in excess legal defense costs. The code (date)  and the expiration date able for amounts in excess of the underlying limit of of legal defense costs. The (date)	overage is provided the of said policy of the coverage is provided The effective date
This insurance is primary  \$f under policy number  The effective date of said is(date)  This insurance is excess as \$ \$under policy number	and the company shall not be later accident, exclusive of, issued on  policy is	iable for amounts in excess legal defense costs. The concentration date of the underlying limit of the	overage is provide te of said policy of to coverage is provide

- 2. The Insurer further certifies the following with respect to the insurance described in Paragraph 1:
  - (a) Bankruptcy or insolvency of the insured shall not relieve the Insurer of its obligations under the policy.
  - (b) The Insurer is liable for the payment of amounts within any deductible applicable to the policy, with a right of reimbursement by the insured for any such payment made by the Insurer.
  - (c) Whenever requested by the Secretary (or designee) of the Florida Department of Environmental Protection (FDEP), the Insurer agrees to furnish to the Department a signed duplicate original of the policy and all endorsements.
  - (d) Cancellation of the insurance, whether by the Insurer or the Insured and any other termination of the insurance (e.g., expiration, non-renewal), will be effective only upon written notice and only after the expiration of thirty (30) days after a copy of such written notice is received by the Secretary of the FDEP as evidenced by certified mail return receipt.
  - (e) The Insurer shall not be liable for the payment of any judgment or judgments against the Insured for claims resulting from accidents which occur after the termination of the insurance described herein, but such termination shall not affect the liability of the Insurer for the payment of any such judgment or judgments resulting from accidents which occur during the time the policy is in effect.

I hereby certify that the Insurer is licensed to transact the business of insurance, or eligible to provide insurance as an excess or surplus lines insurer, in one of more States including Florida.

(Signature of Authorized Representative of Insurer)
(Typed name)
(Title)
Authorized Dange contative of
Authorized Representative of
(Name of Insurer)
(Address of Representative)