KOLAR Document ID: 1830255

Kansas Corporation Commission Oil & Gas Conservation Division

Form CDP-5 May 2011 Form must be Typed

EXPLORATION & PRODUCTION WASTE TRANSFER

Operator Name:	License Number:				
Operator Address:					
Contact Person:	Phone Number: () -				
Permit Number (API No. if applicable):	Lease Name:				
Source of Waste:	Well Number:				
Emergency Pit Settling Pit Workover Pit Drilling Pit	Source Location (QQQQ):				
	Feet from North / South Line of Section				
Burn Pit Haul-off Pit	Feet from East / West Line of Section				
Steel Pit Spill / Escape	GPS Location: Lat:, Long:				
Dike	Datum: NAD27 NAD83 WGS84 County:				
No Waste to be Hauled: (If checked, provide an explanation as to why r	no waste was hauled in the Comments area.)				
Type of waste to be disposed: Fluid Soil Mud	/ Cuttings Other:				
Amount of waste: No. of loads Barrels	YDS				
Destination of waste: Reserve Pit Haul Off Pit Disposal Well	Lease Road Dike / Berm Other:				
If waste is transferred to another reserve pit, is the lease active?	☐ No				
Location of Waste Disposal:					
Destination Out of State: (If checked, provide the location of where the v	waste was hauled in the Comments area.)				
	Date of Waste Transfer:				
Operator Name:	License No.:				
Lease Name:	Sec Twp R East West				
Docket No./API No.:	County:				
Comments:					
Submitted Electronically					

Division of Environment Curtis State Office Building 1000 SW Jackson St., Suite 400 Topeka, KS 66612-1367



Fax: 785-559-4264 www.kdheks.gov

Phone: 785-296-1535

Janet Stanek, Secretary

Laura Kelly, Governor

March 19, 2024

Chris Hall Citation Drilling & Boring PO Box 7024 Overland Park, KS 66207

RE: Special Waste Disposal Authorization Number 24-0472

THIS AUTHORIZATION EXPIRES: September 19, 2024

Dear Chris Hall:

We have considered your request for disposal of twenty (20) tons of cathodic soil cuttings, pallets and plastic bags from Overland Pipeline Company LLC, Mcdonald Pump Station (39.6738708, -101., MC DONALD, KS.

Based on your signed statement that this waste stream is not a hazardous waste as defined by K.A.R. 28-31-261, the waste is not considered a hazardous waste. As stated in K.A.R.28-31-261, it is the responsibility of the generator to determine whether or not a waste is a hazardous waste by either knowledge of process or by proper testing by a KDHE certified lab. If there are questions as to the status of this waste, please contact me at 785-296-0681. If Citation Drilling & Boring is confident the material for disposal is not a hazardous waste for any characteristic or listed constituent, the following applies.

Approval is given to dispose of this waste at Western Plains Regional Landfill (Permit 0809), provided the following conditions are met:

- 1. Approval to deliver the waste must be obtained from the landfill operator prior to transporting the waste to the landfill. The final decision on whether to accept or reject the waste rests with the landfill operator. Please contact Kevin Reusch, Landfill Manager, at 620-275-4421, to obtain approval. If the landfill operator refuses to accept this waste, you should contact us to determine alternate disposal options.
- 2. The waste must be transported separately to the landfill and be identified to the operator upon delivery.
- 3. Kansas Administrative Regulation 28-29-108(r) (12) and (13) requires solid waste disposal facilities to maintain a log of commercial or industrial wastes received such as sludges, barreled wastes, and special wastes. The log must indicate the source and quantity of waste and the disposal location thereof. The special waste authorization number should be used as identification when entering the shipment into the log.
- 4. This approval is valid for disposal of the waste described, and in the amount shown above. If additional shipments are required, you must contact us to amend the disposal authorization.

- 5. Operating standards as defined by K.A.R. 28-29-108(k) prohibit the disposal of liquid waste. "Liquid waste" means any waste material that is determined to contain "free liquids" as defined by method 9095A, revision 1, paint filter liquids test, as described in "Test Methods for Evaluating Solid Waste, Physical/Chemical Methods," EPA Pub. No. SW-846 dated December 1996. For purposes of this disposal authorization, all waste for disposal must be able to pass the "paint filter test".
- 6. Any change in the process producing this waste, any change in the materials used in producing this waste or any other change to this waste stream requires that a new Special Waste Disposal Authorization be obtained prior to disposal.

If you have any questions, feel free to contact me at 785-296-0681.

Sincerely,

Anthony (Tony) Guy Environmental Scientist Special Waste Coordinator

KDHE/Bureau of Waste Management

ABG

C Kevin Reusch e-file

Requester phone: 903-808-5013



X____ DATE

SPECIAL WASTE DISPOSAL AGREEMENT

			Special W	aste Profile Number: KS l	FCL 24-014 240472		
Customer Billing Information			n	Waste Connections Subsidiary ("Service Provider")			
Name:				Waste Connections of Kansas, Inc.			
1780 US-40				d/b/a Western Plains Regional Landfill			
Address:				1250 S. Raceway Rd			
City:	Sharon Spr	ings		Garden City, KS 67846			
State:	Kansas		Zip: <u>67758</u>				
Phone: Contact:	785-852-48	890 Fax: llstrashpickup.com					
Project:			Mcdonald Pump Statio	on (39.6738708, -101., M	C DONALD, KS		
	Information:		c borehole soil and tras				
accept a provided 2. Accepta above, a all laws,	at its Facility, Acceded. Customer agree able Waste. Only and which Profile(s	eptable Waste (hereinafter ref is to deliver one hundred perce those Special Wastes describ is) are hereby incorporated by ermits, shall be acceptable for	erred to as " <u>Special Waste</u> " ent (100%) of the Special Waste ed in <u>Section 3</u> herein and in reference herein, and which	or " <u>Waste</u> ") delivered by Custo aste incorporated under the speci an any Special Waste Profile(s) we Waste is subsequently approve	e to be legally bound hereby and Service Provider agrees to mer, and which is acceptable to Service Provider as herein all waste profile number. Thich number is identical to the contract number referenced d by Service Provider and is otherwise in accordance with		
Was	<u>ste</u>	Disposal Method	Disposal Rate:	Fees / Taxes / Misc.	<u>Transportation</u>		
Non-Haz	Waste	Landfill	\$55.00 / Ton	NA	Hill Trash Pickup & Roll Off		
If App	licable:	If WCI is Hauling - Any box	weighing over 10 tons will l	be charged a \$150 safety fee. (1) Ton Min. Charge.		
	er shall also be liab		charges imposed by federal,	state, local or provincial laws ar	nd regulations.		
	of this document, th		corporated by reference into	this Agreement as if fully set fo	ial Waste Disposal Agreement set forth on the reverse side of the herein.		
		his Agreement shall be effect e special waste application.	tive as of the date provided t	for below the parties' signature	line and shall continue for that period of time provided fo		
LEGALLY	PROVIDER AN BINDING AGRI OCUMENT.	D CUSTOMER, IN CON EEMENT WHICH IS SUB	SIDERATION OF THE JECT TO THE TERMS A	MUTUAL OBLIGATIONS (ND CONDITIONS SET FOR	CONTAINED HEREIN, AGREE THAT THIS IS A THIN ON THIS PAGE AND ON THE REVERSE SIDE		
v			v 0	nodan Dichen			
		AUTHORIZED REPRESENT	TATIVE) SERVICE	<u>erdan Diekson</u> E PROVIDER SIGNATURE (AI	UTHORIZED REPRESENTATIVE)		
XCUSTOME	R NAME AND TI	TLE (PLEASE PRINT)		n Dickson – Special Waste E PROVIDER NAME AND TIT			
X DATE			x <u>3-21</u> date	-2024			

Terms and Conditions of Special Waste Disposal Agreement

- 5. The Agreement. This Special Waste Disposal Agreement (this "Agreement") for the disposal of Special Waste shall consist of this Agreement, riders to the Agreement (if any) and any application, permit and/or approval that may be applicable to such Waste.
- 6. Waste Accepted at Facility. Customer represents, warrants and covenants that the Waste delivered to Service Provider at its Facility hereunder will be Acceptable Waste and will not contain any unacceptable quantity of hazardous materials or substances, radioactive materials or substances, or toxic waste or substances, as defined by applicable federal, state, local or provincial laws or regulations. Any Waste which does not meet these requirements shall hereinafter be referred to as "Unacceptable Waste". Customer shall in all matters relating to the collection, transportation and disposal of the Waste hereunder, comply with all applicable federal, state and local laws, regulations, rules and orders regarding the same. The word "Facility" shall mean any landfill, transfer station or other location used to transfer, process or otherwise dispose of such Waste.
- 7. Special Waste. Customer represents, warrants and covenants that the Waste delivered to Service Provider hereunder (i) will not contain any Special Waste that is not specifically described on any application which is attached hereto or which is subsequently approved by Service Provider, (ii) will meet the material description as set forth in any application and otherwise in all significant respects and (iii) will not contain Unacceptable Waste. The parties may incorporate additional Special Waste as part of this Agreement if prior to delivery of such Waste to Service Provider, Customer has provided an application for such Waste and Service Provider has approved disposal of such Waste within the limitations and conditions contained in Service Provider's written notice of approval of Special Waste Disposal. Title to any and all (i) Special Waste (not specifically described on a Special Waste application submitted in connection herewith), and (ii) Unacceptable Waste, handled or disposed of by Service Provider shall at all times remain with Customer and any agent of Customer (if an agent is involved).
- 8. Rights of Refusal/Rejection. Customer shall inspect all Waste at the place(s) of collection and shall remove any and all Unacceptable Waste. Service Provider has the right to refuse, or to reject after acceptance, any load(s) of Waste(s) delivered to its Facility including if Service Provider believes Customer has breached (or is breaching) its representations, warranties, covenants or agreements hereunder, or any applicable federal, state or local laws, regulations, rules or orders, even if only a portion of such Waste load is unacceptable. Service Provider shall have the right to inspect all vehicles and containers of Waste haulers, including Customer's vehicles, in order to determine whether the Waste is Acceptable Waste or Unacceptable Waste pursuant to this Agreement and all applicable federal, state and local laws, rules and regulations. Service Provider's exercise, or failure to exercise, its rights hereunder shall not operate to relieve Customer of its responsibilities or liability under this Agreement. Customer shall be responsible for, and bear all reasonable expenses and damages incurred by Service Provider, as a result of the Unacceptable Waste and in the reloading and removal of Unacceptable Waste disposed in the Facility. Service Provider, may also, in its sole discretion, require Customer to promptly remove the Unacceptable Waste.
- 9. Limited License to Enter. This Agreement provides Customer with a license to enter the Facility for the limited purpose of, and only to the extent necessary for, off-loading Acceptable Waste at the Facility in the manner directed by Service Provider. Except in an emergency, Customer's personnel shall not leave the immediate vicinity of their vehicle. After off-loading the Waste, Customer's personnel shall promptly leave the Facility. Under no circumstances shall Customer or its personnel engage in any scavenging of Waste or other materials at the Facility. Service Provider reserves the right to make and enforce reasonable rules and regulations concerning the operation of the Facility, the conduct of the drivers and others on the Facility premises, quantities and sources of Waste, and any other matters necessary or desirable for the safe, legal and efficient operation of the Facility including, but not limited to, speed limits on haul roads imposed by Service Provider, and the wearing of hard hats and other personal protection equipment by all individuals allowed on the Facility premises. Customer agrees to conform to such rules and regulations as they may be established and amended from time to time. Service Provider may refuse to accept Waste from and shall deny an entrance license to, any of Customer's personnel whom Service Provider believes is under the influence of alcohol or other chemical substances. Customer shall be solely responsible for its employees and subcontractors performing their obligations in a safe manner when at the facility of Service Provider.
- 10. Charges and Pavment. Payment shall be made by Customer within thirty (30) days after receipt of invoice from Service Provider. In the event that any amount is overdue, Service Provider may terminate this Agreement. Customer agrees to pay a finance charge equal to the maximum interest rate permitted by law. Customer shall be liable for all taxes, fees, or other charges imposed upon the disposal of the Waste by federal, state, local or provincial laws and regulations. Service Provider, from time to time, may modify its rates upon thirty (30) days written notice to Customer.
- 11. <u>Termination</u>. Customer's obligations, representations, warranties and covenants regarding the Waste delivered and all indemnities shall survive termination of this Agreement. Should Customer materially default in any of its obligations hereunder, then Service Provider may immediately terminate this Agreement and Customer shall be liable for all costs and damages incurred by Service Provider.
- 12. <u>Driver's Knowledge and Authority.</u> Customer represents, warrants and covenants that its drivers who deliver Waste to Service Provider's Facility have been advised by Customer of Service Provider's prohibition on deliveries of hazardous materials or substances, radioactive materials or substances, or toxic waste or substances or any other Unacceptable Waste to the Facility of Service Provider's restrictions on deliveries of Special Waste to the Facility, of the definitions of "<u>Hazardous Waste</u>" and "<u>Hazardous Substances</u>" as provided by applicable federal, state and local law, rules and regulations and "<u>Special Waste</u>" as provided herein, and of the terms of this license to enter Service Provider's Facility.
- 13. <u>Indemnification.</u> Customer shall indemnify, defend and hold harmless Service Provider and its subsidiaries, affiliates and parent corporations, as applicable, and their respective officers, directors, lenders, employees, subcontractors and agents from and against any and all claims, suits, losses, liabilities, assessments, damages, fines, costs and expenses, including reasonable attorneys' fees arising under federal, state or local laws, regulations or ordinances, or relating to the content of the Waste, or arising out of or in connection with any breach of this Agreement or arising out of the negligence or willful misconduct of Customer or Customer's employees, agents, subcontractors or representatives thereof, including, without limitation, the negligent collection, transportation and disposal of Waste by Customer or Customer's employees, agents, subcontractors or representatives thereof. Customer shall also be responsible for increased inspection, testing, study and analysis costs made necessary due to reasonable concerns of Service Provider as to the content of the Waste, following discovery of Unacceptable Waste. This indemnification and other obligations stated in this <u>Section 13</u> shall survive the termination of this Agreement.
- 14. <u>Insurance</u>. Customer shall maintain in full force and effect throughout the term of this Agreement the following types of insurance in at least the amounts specified below:

Coverages Minimum Amounts of Insurance

Worker's Compensation Statutor

Employer's Liability \$1,000,000 per incident

General Liability \$2,000,000 combined single limit
Automobile Liability \$2,000,000 combined single limit

CUSTOMER: X

- All insurance will be by insurers authorized to do business in the state in which the Facility is located. Prior to Customer being allowed on Facility premises, Customer shall provide Service Provider with certificates of insurance or other satisfactory evidence that such insurance has been procured and is in force. Customer warrants that it will secure the above minimum amounts of insurance from any transportation of the Waste to the Facility.
- 15. Failure to Perform. Neither party hereto shall be liable for its failure to perform hereunder due to circumstances not its fault and beyond its reasonable control, including, but not limited to, strikes or other labor disputes, riots, protests, civil disturbances or sabotage, changes in law, fires, floods, compliance with government requests, explosions, accidents, weather, lack of required natural resources, or acts of God affecting either party hereto. In the event of any of the circumstances provided for in the preceding sentence, including, but not limited to, whether any federal, state or local court or governmental authority takes any action which would (i) close or restrict operations at the Facility, (ii) limit the quantity or prohibit the disposal of Waste at the Facility, or (iii) limit the ability of or prohibit Customer from delivering Waste to the Facility, Service Provider shall have the right, at its option, to reduce, suspend or terminate Customer's access to the Facility immediately, without prior notice and without any additional liabilities between the parties, other than Customer's payment obligation hereunder. Neither Party is required hereunder to settle any labor dispute against its own best judgment.
- 16. Other Termination. The occurrence of any of the following events shall also constitute an event of default by Customer and shall give Service Provider the right to immediately terminate this Agreement:
 - (i) A petition for reorganization or bankruptcy filed by or against Customer.
 - (ii) Failure by Customer to pay any amounts due to Service Provider
 - (iii) Any breach by Customer of any of its obligations pursuant to the Agreement.

Customer shall be liable for and shall indemnify, defend and hold harmless Service Provider from any losses, claims expenses or damages incurred by Service Provider as a result of termination hereunder.

- 17. <u>Assignment</u>. Customer may not assign, transfer or otherwise vest in any other Service Provider, entity or person, in whole or in part, any of its rights or obligations under the Agreement without the prior written consent of Service Provider, provided, however, that Service Provider may without any such prior written consent, assign its rights and/or obligations under the Agreement to a subsidiary or affiliate corporation.
- 18. Right of Disposal. This Agreement does not grant any rights to dispose of Acceptable Waste other than in accordance herewith. Additionally, the ability to dispose of Acceptable Waste at the Facility may be limited at any time, and from time to time, by Service Provider in connection with the Facility's permit(s), and capacity constraints, in addition to applicable laws, rules, and regulations. Service Provider reserves the right to immediately terminate access to the Facility by Customer and Customer's personnel in the event of breach or violation by Customer of any of the terms of this Agreement, Service Provider's operating rules or payment policies or any applicable laws or regulations.
- 19. Continuing Compliance. Customer has a continuing obligation to inform Service Provider of any new information, or information not previously provided to Service Provider by Customer which may affect the acceptability of the Waste by Service Provider. Further, Customer shall comply with all Service Provider requests for evidence of Customer's continuing compliance with the terms of the Agreement including but not limited to the following: (i) providing new, updated Waste profiles on the Waste(s) offered for disposal or, (ii) providing appropriate certification that the Waste being offered for disposal is accurately reflected by the appropriate application or, (iii) re-sample the Waste at Customer's expense if reasonable cause exists as to its acceptability under the terms of this Agreement or, (iv) allow Service Provider to re-sample the Waste if reasonable cause exists as to its acceptability under the terms of this Agreement (and Customer shall be responsible for all costs and expenses associated with such sampling if such Waste is determined to be Unacceptable Waste), or (v) all of the above.
- 20. Notices. All notices herein provided for shall be considered as having been given upon being placed in the mail, certified postage prepaid addressed to Service Provider or Customer at the address herein set forth in this Agreement or to such other address as may be given to the other party in writing.
- 21. <u>Liquidated Damages</u>. In the event that this Agreement is terminated by Customer in a manner not in accordance with <u>Section 4</u> hereof, or terminated due to a breach of this Agreement by Customer, Customer shall pay, as liquidated damages, and not as a penalty, the greater of an amount equal to six (6) months' service charges or Customer's most recent monthly charge multiplied by six (6). Customer shall be given credit for any advance payments made hereunder, however, in computing the amount owed as liquidated damages hereunder. Customer acknowledges that this liquidated damages clause is reasonable and is applicable to recover damages related to its investment in equipment, development of Service Providers and hiring of employees undertaken by Service Provider to service its customers, including Customer. This liquidated damages clause in no way relieves Customer from its obligations and liability for other cost or damages as set forth elsewhere in this Agreement.

Miscellaneous

- (i) This Agreement shall be governed by the laws of the State in which the Facility is located.
- (ii) No waiver of a breach of any of the obligations contained in the Agreement shall be construed to be a waiver of any prior or succeeding breach of the same obligation or of any other obligation of this Agreement.
- (iii) No modification, release, discharge or waiver of any provision or obligation hereof shall be of any force, or effect, unless in writing signed by all parties to this Agreement.
- (iv) Customer shall treat as confidential and not disclose to others during or subsequent to the terms of this Agreement, except as is necessary to perform this Agreement, or to comply with any applicable law or regulation any information (including any technical information, experience or date) regarding Service Provider's plans, programs, plants, processes, products, costs, equipment or operations which may come within the knowledge of Customer or its employees in the performance of this Agreement, without in each instance securing the prior written consent of Service Provider.
- (v) If any term, phrase, obligation or provision of this Agreement shall be held to be invalid, illegal or unenforceable in any respect, this Agreement shall remain in effect and be construed without regard to such term, phrase, obligation or provision.
- (vi) This Agreement constitutes the entire understanding between the parties, replacing and amending any prior agreements between the parties, and shall be binding upon all parties herefo, their successors, heirs, representatives and assigns. Any provision, term or condition in any acknowledgement, purchase order or other response by Customer which is in addition to or different from the provisions of this Agreement shall be deemed objected to by Service Provider and shall be of no effect.
- (vii) Customer represents, warrants and covenants that it is and, during the term of this Agreement will remain, in compliance with and will perform its obligations pursuant to all applicable laws and regulations and shall indemnify, defend and hold harmless Service Provider from any breach thereof
- (viii) It is the understanding and agreement of the parties that Service Provider is an independent contractor, and is not an agent, nor an authorized representative of Customer.

SERVICE PROVIDER: X Gardan Dickson___



FOR	OFFICE	USE	ONLY
			~

APPROVAL NUMBER:

EXPIRATION DATE:

APPROVED BY:

SPECIAL WASTE APPLICATION

Information utilized for completion of this form must originate from an authorized representative of the generator of the waste material.

The information on this form must be COMPLETELY FILLED OUT, TYPE WRITTEN, and the form must be SIGNED BY AUTHORIZED REPRESENTATIVE.

A. PROFILE INFORMATION					
1. Initial Recertification, list	orior special waste approval number(s):				
2. Have there been any changes to the composition of, or process generating this waste stream that would alter the characteristics of the waste stream?					
B. GENERATOR INFORMA	ATION	C. CUSTOMER/BILLING INFORMATION			
1. Generator Name: Citation Drilling	ng and Boring	1. Billing Name: Hill Trash Pick up & Roll Off Service			
2. Address: PO BOX 7024		2. Address: 17	2. Address: 1780 US-40		
City: Overland Park	County: Johnson	City: Share	on Springs	County:	
State: KS	Zip: 66207	State: KS		Zip: 67758	
3. Site Location (if different): Mcdon	ald KS 39.6738708,-101.335458	3. Contact Na	me: Billing@hillstras	shpickup.com	
4. Contact Name: Chris Hall		4. Phone Number: 785-852-4890 5. Fax Number:			
5. Phone Number:903-808-5013	6. Fax Number:	6. Email Address: Delphine			
7. Email Address: Chall@citation	drilling.com	7. Is there a service agreement on file? YES NO			
8. State Facility ID # (if applicable):		8. Agent / Cons	sultant:		
9. State Waste Code (if applicable):		9. Letter of Aut	horization: TYES] NO	
D. TRANSPORTER/SHIPPI	NG INFORMATION	E. WASTE	STREAM INFOR	MATION	
1. Name: Hills Trash Pick Up &	Roll Off Service	1. Common N	Common Name of Material or Waste Stream:		
2. Street Address: 1780 US-40		Drilling r	nud/ Trash		
City: Sharon Springs State:	City: Sharon Springs State: Ks Zip: 67758		2. Detailed Description of Process or How Generated (Attach additional sheet if needed):		
3. Phone Number: 785-852-4890	4. Fax Number:	Cathodic Protection Borehole			
5. Contact Name: Delphine		3. Physical State at 70°F: ☐ Solid ☐ Semi-Solid ☐ Sludge			
6. EPA or State Transporter ID #: 173	399928	Liquid Powder Other			
7. Designated Landfill(s): Finney County		4. Free Liquids: NO Type YES % Liquids:			
8. Transport: End Dump Sid	e Dump Transfer Truck Flat Bed	5. Color: Brov	5. Color: Brown 6. pH Range:		
☐ Tanker Truck ☐ Box Van	Other: Roll off	7. Odor: None Mild Significant Describe:			
9. Estimated Volume: 20	8. Flash Point:				
10. Packaging: Bulk Solids	Bulk Liquids Drums Bagged	9. Reactive:	9. Reactive: NO YES with:		
11. Shipping Frequency: per per Yea	10. State Required Information (if applicable):				
	F. NON-HAZARDOUS	DETERMIN	IATION		
1. Attached Document(s) (check all that	it apply): 🔳 Not Applicable 🔲 Process Kn	nowledge \square MS	SDS / SDS Certified	Analytical Report Exempt Waste	
2. If Special Handling is required, provi	ide details (Health & Safety Plan, etc):				
3. If analytical data is attached, is the data derived from testing a representative sample in accordance with 40 CFR 261 and/or other applicable laws?					
4. If Exempt Waste, check applicable item below: UST Corrective Action – 40 CFR 261.4(b)(10) PCB Bulk Product Waste – 40 CFR 761.62 Oil & Gas E&P Waste – 40 CFR 261.4(b)(5) RCRA-Empty Containers – 40 CFR 261.7 Other (provide reference):					
G. GENERATOR CERTIFICATION STATEMENT:					
I hereby certify that all information contained herein is true and correct, and the material described is properly identified, classified, packaged, labeled, and prepared as indicated. I certify that this waste is either (i) not hazardous or dangerous as defined by the U.S. EPA, or the state or province of origin; or (ii) hazardous, special or industrial waste (including friable asbestos) that meets the classification of Class II waste. I certify that this waste does not contain any regulated radioactive materials and does not contain PCB's regulated by TSCA or any other regulatory authority. I certify that all known and suspected hazards have been disclosed. I certify that all samples used for this analysis are representative of the materials described herein. I understand that all wastes may undergo inspection upon arrival at the designated facility and may be refused if the delivered material does not conform to the description herein. Notification will be provided immediately if there is a change in the composition of, or process generating this waste stream, prior to offering the waste for shipment or management. CITATION DITIING COLITIES					
AUTHORIZED PEPRESENTATIVE NAME/TITLE COMPANY NAME					
			3/21/2024		
AUTHORIZED REPRESENTATIVE SIGNATURE			DATE COMPLETED		