

RECEIPT

DATE

03/21/25

No.

927961

RECEIVED FROM

Jersey Specialized Hauling

\$

350.00

Three hundred fifty and $\frac{00}{100}$

DOLLARS

☐ FOR RENT☒ FOR

DE-SW-2062

ACCOUNT

PAYMENT

BAL. DUE

☐ CASH☒ CHECK☐ MONEY
ORDER☐ CREDIT
CARD

FROM

1055

TO

BY

M.M.



RECEIVED

MAR 21 2025

DNREC - WHS

STATE OF DELAWARE
DEPARTMENT OF NATURAL RESOURCES
AND ENVIRONMENTAL CONTROL
DIVISION OF WASTE AND HAZARDOUS SUBSTANCES
COMPLIANCE AND PERMITTING SECTION

89 KINGS HIGHWAY
DOVER, DELAWARE 19901

TELEPHONE: (302) 739-9403
FAX: (302) 739-5060

SOLID WASTE TRANSPORTER PERMIT APPLICATION

Language Preference: English

Instructions: You must complete this application in its entirety and attach all applicable documentation. (Note: For applicants renewing an existing permit, this application requires the submission of updated information and documentation. References to material submitted under previous applications are no longer accepted.)

The application must be signed by the company owner or a corporate officer. A check or money order payable to the "State of Delaware" must accompany this application and be sent to:

Delaware Department of Natural Resources and Environmental Control
Compliance and Permitting Section
89 Kings Highway
Dover, DE 19901

1. Type of Permit

- ☐ New – **SCRAP TIRES ONLY** Submit a check or money order, payable to the "State of Delaware," in the amount of \$75.00.
- ☐ New – **ALL OTHERS** Submit a check or money order, payable to the "State of Delaware" in the amount of \$350.00.
- ☒ Renewal: Permit # DE-SW- 2062 Expiration Date 06/30/2025

Please indicate the term for which you desire your permit to be issued. Submit a check or money order, payable to the "State of Delaware," for the indicated permit fee.

SCRAP TIRES ONLY

- ☐ One Year - \$75.00
- ☐ Two Years - \$125.00
- ☐ Three Years - \$175.00
- ☐ Four Years - \$225.00
- ☐ Five Years - \$275.00

ALL OTHERS

- ☒ One Year - \$350.00
- ☐ Two Years - \$650.00
- ☐ Three Years - \$950.00
- ☐ Four Years - \$1250.00
- ☐ Five Years - \$1550.00

2. Release to Public

Do you wish to be included on the list of transporters that is provided to persons requesting a list of Delaware permitted solid waste transporters? ☒ Yes ☐ No

3. Company Information

Company Name Jersey Specialized Hauling Inc.

Location Address:	Mailing Address:
391 Mounts Mills Rd, Monroe, NJ 08831	P.O.Box 608 Old Bridge, NJ 08857

Contact: Anthony LaTesta Title: President

Business Phone: 732-251-5747 Fax: _____

E-mail: anthony@jerseyspecializedhauling.com

24 hr Emergency Contact Phone: [REDACTED]

4. Company Ownership Information

(a). Please indicate the company type:

- ☐ Proprietorship
☐ Partnership
☒ Corporation - If company is a corporation, indicate city, state, and date of incorporation.

City: Old Bridge State: NJ Date: 06/2016
☐ Municipality
☐ Public institution
☐ Limited Liability Corporation (LLC) State: _____
☐ Other: (must specify) _____

(b). For each Owner, Partner, or Corporate Officer, attach a list with name, title, mailing address, date of birth, and % ownership. Include all stockholders owning greater than 5% outstanding shares.

☒ Attachment Anthony LaTesta, Vincent Variale

(c). If company is owned by or affiliated with a parent company, attach parent company name, address & mailing address, and % ownership.

- ☐ Attachment _____
☒ No parent company

5. Company locations in Delaware

List name and street address of each company location, including freight terminals, within the State of Delaware.

- ☐ Attachment _____
☒ No Delaware locations

6. Company Affiliates

List name, location and mailing addresses, nature of business relationship of all company Affiliates, which affiliates are engaged in the business of waste transport, treatment, storage, disposal, recovery or reclamation. (Affiliated companies are defined as those companies owned by the same owners, corporate officers, or parent company.)

- ☐ Attachment _____
☒ No affiliates

7. Type of Waste to be Transported

(a). Check all that apply. Refer to Delaware's *Regulations Governing Solid Waste* for definitions of waste categories.

- ☐ Residential waste
☒ Commercial waste (from **non-manufacturing, non-processing** businesses and offices)
☒ Industrial waste (from a manufacturing or industrial process)
☐ Dry waste: ☐ construction/demolition debris
☐ trees/stumps
☐ other (must specify) _____
☐ Ash: ☐ municipal incinerator
☐ coal ash
☐ other (must specify) _____
☐ Infectious waste
☐ Non-hazardous petroleum-hydrocarbon contaminated soils
☐ Asbestos-containing waste
☐ Scrap Tires

(b). Does your company collect and transport residential (household) waste from single family homes, condominiums and apartment complexes in Delaware? ☐ Yes ☒ No

(c). If you answered "YES" to question 7.b., above, does your company provide recycling services to those customers? ☐ Yes ☐ No ☐ N/A

(d). If you offer recycling services, does your company collect and transport the recyclables separately from the waste generated by your customers? ☒ Yes ☐ No

(e). If you offer recycling services, are the recyclables ultimately taken to an incinerator (waste-to-energy) or landfill? ☐ Yes ☒ No

8. Treatment, Storage, and Disposal Facilities

- (a). Do you cross state lines with the waste? ☒ Yes ☐ No
- (b). Identify in an attachment ***all*** solid waste Treatment, Storage, Disposal Facilities, Reclamation Facilities and Transfer Stations to which the waste will be transported.
- ☒ Delaware Solid Waste Authority locations: (attachment) _____
 - ☐ Clean Earth of New Castle, Inc. (thermal treatment facility for PHC-soils)
 - ☒ Delaware Recyclable Products, Inc. (dry waste, commercial, industrial, and PHC-soils)
 - ☒ Other in-state solid waste facilities, including private facilities: (attachment) ✓ _____
 - ☐ Out of state solid waste TSD facilities: (attachment) _____

9. Other Transporter Permits

- (a). Attach a copy of your home state solid waste transporter permit. (N/A if Delaware is your home state.)
- ☒ Attachment NJDEP38968
 - ☐ Not applicable-No transporter permit required for these solid waste types in our home state.

- (b). List solid waste transporter permits held in other states.

- ☒ Attachment PA DEP
- ☐ No transporter permits in other states

- (c). Indicate your Federal DOT number and Motor Carrier number:

DOT# 2986680 MC# 016953

- ☐ N/A If N/A, please provide an explanation, on the following page, as to why you are not required to have a DOT or MC number.

10. Proof of Financial Responsibility

The transporter must submit proof of financial responsibility as established in section 7.2.4 of Delaware's *Regulations Governing Solid Waste*. This proof may be established by a Certificate of Insurance, with MCS-90 endorsement where applicable, or by other means approved by the Department. (The Certificate of Insurance must identify the **Department of Natural Resources and Environmental Control, Compliance and Permitting Section** as the certificate holder.)

- (a). Are you for-hire in interstate commerce? ☒ Yes ☐ No (For-Hire means you are in the business of transporting, for compensation or payment, wastes generated by a company other than your own.)
- (b). Do you transport in the State of Delaware Only (Intrastate)? ☐ Yes ☒ No
- (c). Do you transport Interstate? ☒ Yes ☐ No

- (d). Certificate of Insurance must be attached and include minimum automobile liability coverage as follows:

	FOR-HIRE INTERSTATE	ALL OTHERS
Residential Waste	\$750,000.00 + MCS-90 <input checked="" type="checkbox"/>	\$350,000.00 <input type="checkbox"/>
Commercial Waste	\$750,000.00 + MCS-90 <input checked="" type="checkbox"/>	\$350,000.00 <input type="checkbox"/>
Industrial Waste	\$750,000.00 + MCS-90 <input checked="" type="checkbox"/>	\$350,000.00 <input type="checkbox"/>
Dry Waste	\$750,000.00 + MCS-90 <input checked="" type="checkbox"/>	\$350,000.00 <input type="checkbox"/>
Ash	\$750,000.00 + MCS-90 <input type="checkbox"/>	\$350,000.00 <input type="checkbox"/>
Infectious Waste	\$1,000,000.00 + MCS-90 <input type="checkbox"/>	\$750,000.00 + MCS-90 <input type="checkbox"/>
Non-Hazardous Petroleum Contaminated Soils	\$750,000.00 + MCS-90 <input type="checkbox"/>	\$350,000.00 <input type="checkbox"/>
Asbestos	\$1,000,000.00 + MCS-90 <input type="checkbox"/> (For Hire & Private)	\$350,000.00 <input type="checkbox"/>
Scrap Tires Only	\$350,000.00 <input type="checkbox"/>	\$350,000.00 <input type="checkbox"/>

11. Spill Control and Safety

List all spill control and safety equipment which will be carried on each vehicle. (**Note:** Separate lists by type of vehicle and type of waste may be required.) Attach a copy of the Spill Control Plan. The Spill Control Plan **must** contain the following elements: (1) List of safety and spill control equipment carried in the vehicle, (2) Driver preventive measures, (3) Driver immediate corrective actions, (4) Company internal communications, (5) Company external communications including the **Delaware Emergency Reporting Numbers: 1-800-662-8802 and 302-739-9401**, and (6) Cleanup and decontamination measures.

- ✓ Spill Control Plan: Attachment INCLU

12. Driver Training

IN SUMMARY OR OUTLINE FORM, describe the procedures that your company takes to ensure that all company drivers are safe and competent drivers. Small owner-operators may describe their years of experience and driving record in lieu of a formal program.

- Include requirements for special licenses (e.g. CDL, including any special endorsements), any special training received, including dates training was received (e.g. asbestos training), and any ongoing company programs. (e.g. weekly safety meetings or annual refresher courses);
- Include your company procedure for periodic checks of the driver's records for moving violations, and your company policy on progressive counseling/discipline based on points;
- Describe how drivers are instructed in the following:
 - Knowledge of proper handling procedures for the type of solid waste being transported.
 - Familiarity with the approved accidental discharge containment plan. (Spill Control Plan)
 - Familiarity with the conditions of the solid waste transporter's permit.

- ✓ Driver Training, attachment All company requirements and training attached in company safety manual.

13. Vehicle Identification

On the form provided with this application, list **MAKE, MODEL, YEAR, SERIAL NUMBER, LICENSE PLATE NUMBER, STATE OF REGISTRATION, MANUFACTURER'S GVWR and OWNERSHIP** of all vehicles used for the transportation of solid waste. You must list both motorized and container units. (If you maintain a list of company vehicles in a computer database you may submit a print out of the vehicles provided it contains the information requested herein.)

NOTE: You must notify CAPS in writing of any changes to information contained within this application, such as additions or deletions of vehicles, in accordance with conditions of the issued permit.

☒ Vehicle List Attached

14. Vehicle Operator Information

Is a list of all vehicle operators attached? ☒ Yes

What tax form do you submit to the IRS for your vehicle operators?

- ☒ Form W-2
☐ Form 1099-Misc
☐ Other

15. Environmental Record

List all criminal citations, arrests, convictions, civil or administrative violations, and civil or administrative enforcement actions, and the disposition(s) thereof for the violation or alleged violation of any environmental statute, regulation, permit, license, approval, or order, regardless of the state in which it occurred. Indicate whether it was a local, state, or federal violation or alleged violation. List all such items for the applicant, and if the applicant is other than an individual, for any employee while employed by the applicant, or any partner, officer, or director of the applicant as an individual or for any former business of such partner, officer, or director. For civil or administrative violations or alleged violations, list all such items for the last five (5) years from the date of the application. Information submitted under this section is subject to verification. **Failure to submit complete and accurate information may lead to permit denial or revocation.**

- ☐ Attachment _____
☒ No violations within the specified time period

16. Certification

I certify under penalty of law that I have personally examined and am familiar with the information submitted in this application and all attachments and that, upon personal knowledge and information, the information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information.

**Signature _____ Date 3/4/25

Print Name Anthony LaTesta Title President

****A legal owner or corporate officer must sign the application****

P.O. Box 608

Old Bridge, NJ 08857

P: 732-251-5747



LIST OF OWNERSHIP

1. ANTHONY LATESTA D.O.B. [REDACTED] 50% OWNERSHIP
2. VINCENT VARIALE D.O.B. [REDACTED] 50% OWNERSHIP

Delaware Recycling Center

1101 Lambson Ln.

New Castle, DE 19720



302-356-3000

info@revolutionrecovery.com

Operating Hours

(First time customers, please call ahead)

Monday - Friday 6:00am - 5:00pm

Saturday 7:00am - 2:30pm

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New Jersey Department of Environmental Protection



A-901 License

This is to advise you that the investigative report from the Attorney General required under N.J.S.A. 13:1E-126 et seq. had been received by the Department of Environmental Protection (Department or NJDEP). Based upon the review of the investigative report, the Department is hereby reissuing this **A-901 License** to:

JERSEY SPECIALIZED HAULING INC.

Please be advised that this license hereby issued is a “**conditional**” license and is modified by the terms and conditions as specified on the attached document as they have been put forth by the Office of the Attorney General (OAG) and the Department. Failure to meet the specified conditions constitutes grounds for the revocation of this license.

This A-901 approval does not authorize the operation of any business entity or confer the authority to commercially engage in the solid waste, hazardous waste, or soil and fill recycling industry in New Jersey without all necessary permit and/or approvals in place.

This license is only issued to Jersey Specialized Hauling Inc. (Licensee) for its exclusive use and control. You are required to notify the Department and the OAG, within 30 days of any changes regarding this company or its operations. In addition, this license must be renewed annually, by submitting the A-901 Annual Update (found at: <https://www.nj.gov/dep/dshw/a901/a901frms.htm>) to the OAG on or before November 1st of each calendar year.

Original Date Issued: January 28, 2020
Today's Date: November 16, 2022

Signature: Roxanne Feasel
Roxanne Feasel, Permit Coordination Officer
NJDEP, Planning and Licensing, A-901 Unit

005515 – PI 834061
FEIN: 81-4976844

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USDOT Number: _____ Date Received: _____

Please note, the expiration date as stated on this form relates to the process for renewing the Information Collection Request for this form with the Office of Management and Budget, his requirement to collect information as requested on this form does not expire. For questions, please contact the Office of Registration, Registration Division.

A Federal Agency may not conduct or sponsor, and a person is not required to respond to, nor shall a person be subject to a penalty for failure to comply with a collection of information subject to the requirements of the Paperwork Reduction Act unless that collection of information displays a current valid OMB Control Number. The OMB Control Number for this information collection is 2126-0008. Public reporting for this collection of information is estimated to be approximately 2 minutes per response, including the time for reviewing instructions, gathering the data needed, and completing and reviewing the collection of information. All responses to this collection of information are mandatory. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to: Information Collection Clearance Officer, Federal Motor Carrier Safety Administration, MC-RRA, Washington, D.C. 20590.



United States Department of Transportation
Federal Motor Carrier Safety Administration

**Endorsement for Motor Carrier Policies of Insurance for Public Liability
under Sections 29 and 30 of the Motor Carrier Act of 1980**

FORM MCS-90

Issued to Jersey Specialized Hauling, Inc. of PO Box 608 Old Bridge, NJ 08857
(Motor Carrier name) (Motor Carrier state or province)

Dated at 99 Summer, Street, Boston, MA 02110 on this 11 day of November, 2024

Amending Policy Number: [REDACTED] Effective Date: 11/10/2024

Name of Insurance Company: Key Risk Insurance Company

Countersigned by: Chris DeLander
(authorized company representative)

The policy to which this endorsement is attached provides primary or excess insurance, as indicated for the limits shown (check only one):

- ☒ This insurance is primary and the company shall not be liable for amounts in excess of \$ 1,000,000 for each accident.
- ☐ This insurance is excess and the company shall not be liable for amounts in excess of \$ _____ for each accident in excess of the underlying limit of \$ _____ for each accident.

Whenever required by the Federal Motor Carrier Safety Administration (FMCSA), the company agrees to furnish the FMCSA a duplicate of said policy and all its endorsements. The company also agrees, upon telephone request by an authorized representative of the FMCSA, to verify that the policy is in force as of a particular date. The telephone number to call is: 857-265-7482.

Cancellation of this endorsement may be effected by the company or the insured by giving (1) thirty-five (35) days notice in writing to the other party (said 35 days notice to commence from the date the notice is mailed, proof of mailing shall be sufficient proof of notice), and (2) if the insured is subject to the FMCSA's registration requirements under 49 U.S.C. 13901, by providing thirty (30) days notice to the FMCSA (said 30 days notice to commence from the date the notice is received by the FMCSA at its office in Washington, DC).

Filings must be transmitted online via the Internet at <https://portal.fmcsa.dot.gov/UrsRegistrationWizard/>.

(continued on next page)

DEFINITIONS AS USED IN THIS ENDORSEMENT

Accident includes continuous or repeated exposure to conditions or which results in bodily injury, property damage, or environmental damage which the insured neither expected nor intended.

Motor Vehicle means a land vehicle, machine, truck, tractor, trailer, or semitrailer propelled or drawn by mechanical power and used on a highway for transporting property, or any combination thereof.

Bodily Injury means injury to the body, sickness, or disease to any person, including death resulting from any of these.

Property Damage means damage to or loss of use of tangible property.

The insurance policy to which this endorsement is attached provides automobile liability insurance and is amended to assure compliance by the insured, within the limits stated herein, as a motor carrier of property, with Sections 29 and 30 of the Motor Carrier Act of 1980 and the rules and regulations of the Federal Motor Carrier Safety Administration (FMCSA).

In consideration of the premium stated in the policy to which this endorsement is attached, the insurer (the company) agrees to pay, within the limits of liability described herein, any final judgment recovered against the insured for public liability resulting from negligence in the operation, maintenance or use of motor vehicles subject to the financial responsibility requirements of Sections 29 and 30 of the Motor Carrier Act of 1980 regardless of whether or not each motor vehicle is specifically described in the policy and whether or not such negligence occurs on any route or in any territory authorized to be served by the insured or elsewhere. Such insurance as is afforded, for public liability, does not apply to injury to or death of the insured's employees while engaged in the course of their employment, or property transported by the insured, designated as cargo. It is understood and agreed that no condition, provision, stipulation, or limitation contained in the policy, this endorsement, or any other endorsement thereon,

Environmental Restoration means restitution for the loss, damage, or destruction of natural resources arising out of the accidental discharge, dispersal, release or escape into or upon the land, atmosphere, watercourse, or body of water, of any commodity transported by a motor carrier. This shall include the cost of removal and the cost of necessary measures taken to minimize or mitigate damage to human health, the natural environment, fish, shellfish, and wildlife.

Public Liability means liability for bodily injury, property damage, and environmental restoration.

or violation thereof, shall relieve the company from liability or from the payment of any final judgment, within the limits of liability herein described, irrespective of the financial condition, insolvency or bankruptcy of the insured. However, all terms, conditions, and limitations in the policy to which the endorsement is attached shall remain in full force and effect as binding between the insured and the company. The insured agrees to reimburse the company for any payment made by the company on account of any accident, claim, or suit involving a breach of the terms of the policy, and for any payment that the company would not have been obligated to make under the provisions of the policy except for the agreement contained in this endorsement.

It is further understood and agreed that, upon failure of the company to pay any final judgment recovered against the insured as provided herein, the judgment creditor may maintain an action in any court of competent jurisdiction against the company to compel such payment.

The limits of the company's liability for the amounts prescribed in this endorsement apply separately to each accident and any payment under the policy because of any one accident shall not operate to reduce the liability of the company for the payment of final judgments resulting from any other accident.

(continued on next page)

SCHEDULE OF LIMITS - PUBLIC LIABILITY

Type of carriage	Commodity transported	January 1, 1985
(1) For-hire (in interstate or foreign commerce, with a gross vehicle weight rating of 10,001 or more pounds).	Property (nonhazardous)	\$750,000
(2) For-hire and Private (in interstate, foreign, or intrastate commerce, with a gross vehicle weight rating of 10,001 or more pounds).	Hazardous substances, as defined in 49 CFR 171.8, transported in cargo tanks, portable tanks, or hopper-type vehicles with capacities in excess of 3,500 water gallons; or in bulk Division 1.1, 1.2, and 1.3 materials, Division 2.3, Hazard Zone A, or Division 6.1, Packing Group 1, Hazard Zone A material; in bulk Division 2.1 or 2.2, or highway route controlled quantities of a Class 7 material, as defined in 49 CFR 173.403.	\$5,000,000
(3) For-hire and Private (in interstate or foreign commerce, in any quantity; or in intrastate commerce, in bulk only; with a gross vehicle weight rating of 10,001 or more pounds).	Oil listed in 49 CFR 172.101; hazardous waste, hazardous materials, and hazardous substances defined in 49 CFR 171.8 and listed in 49 CFR 172.101, but not mentioned in (2) above or (4) below.	\$1,000,000
(4) For-hire and Private (In interstate or foreign commerce, with a gross vehicle weight rating of less than 10,001 pounds).	Any quantity of Division 1.1, 1.2 or 1.3 material; any quantity of a Division 2.3, Hazard Zone A, or Division 6.1, Packing Group 1, Hazard Zone A material; or highway route controlled quantities of a Class 7 material as defined in 49 CFR 173.403.	\$5,000,000

*The schedule of limits shown does not provide coverage. The limits shown in the schedule are for information purposes only.



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)
3/4/2025

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THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an **ADDITIONAL INSURED**, the policy(ies) must have **ADDITIONAL INSURED** provisions or be endorsed. If **SUBROGATION** IS **WAIVED**, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER Vermont-Hub International Transportation Insurance Services Inc. 302 Mountain View Drive Suite 300 Colchester VT 05446		CONTACT NAME: PHONE (A/C, No, Ext): 800-322-8782 FAX (A/C, No): 866-612-9930 E-MAIL ADDRESS:	
License#: BR-1059867 JERSPE-01		INSURER(S) AFFORDING COVERAGE	
INSURED Jersey Specialized Hauling Inc PO BOX 608 OLD BRIDGE NJ 08857		INSURER A: Nautilus Insurance Company INSURER B: Markel American Insurance Company INSURER C: Key Risk Insurance Company INSURER D: INSURER E: INSURER F:	
		NAIC # 17370 28932 10885	

COVERAGES **CERTIFICATE NUMBER:** 1518793382 **REVISION NUMBER:**

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR LTR	TYPE OF INSURANCE	ADDL INSD	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS
A	<input checked="" type="checkbox"/> COMMERCIAL GENERAL LIABILITY <input type="checkbox"/> CLAIMS-MADE <input checked="" type="checkbox"/> OCCUR GEN'L AGGREGATE LIMIT APPLIES PER: <input checked="" type="checkbox"/> POLICY <input type="checkbox"/> PRO-JECT <input type="checkbox"/> LOC <input type="checkbox"/> OTHER:				11/10/2024	11/10/2025	EACH OCCURRENCE \$ 1,000,000 DAMAGE TO RENTED PREMISES (Ea occurrence) \$ 100,000 MED EXP (Any one person) \$ 5,000 PERSONAL & ADV INJURY \$ 1,000,000 GENERAL AGGREGATE \$ 2,000,000 PRODUCTS - COMP/OP AGG \$ Incl in Gen Aggr \$
C	AUTOMOBILE LIABILITY <input type="checkbox"/> ANY AUTO <input type="checkbox"/> OWNED AUTOS ONLY <input checked="" type="checkbox"/> SCHEDULED AUTOS <input checked="" type="checkbox"/> HIRED AUTOS ONLY <input checked="" type="checkbox"/> NON-OWNED AUTOS ONLY <input checked="" type="checkbox"/> Phys Damage				11/10/2024	11/10/2025	COMBINED SINGLE LIMIT (Ea accident) \$ 1,000,000 BODILY INJURY (Per person) \$ BODILY INJURY (Per accident) \$ PROPERTY DAMAGE (Per accident) \$ Comp & Coll Deductibl \$ 5,000
A	<input type="checkbox"/> UMBRELLA LIAB <input checked="" type="checkbox"/> OCCUR <input checked="" type="checkbox"/> EXCESS LIAB <input type="checkbox"/> CLAIMS-MADE <input type="checkbox"/> DED <input type="checkbox"/> RETENTION \$				11/10/2024	11/10/2025	EACH OCCURRENCE \$ 5,000,000 AGGREGATE \$ 5,000,000 \$
WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below		Y / N <input type="checkbox"/>	N / A				PER STATUTE E.L. EACH ACCIDENT \$ E.L. DISEASE - EA EMPLOYEE \$ E.L. DISEASE - POLICY LIMIT \$
B	Motor Truck Cargo Contractors Pollution Occurrence Hired Physical Damage				11/10/2024	11/10/2025	Limit/Deductible LIMIT/DEDUCTIBLE Limit/Deductible 100,000/2,500 1,000,000/25,000 52,900/2,000

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

CERTIFICATE HOLDER

CANCELLATION

Delaware Division of Waste and Hazardous Substances
89 Kings Hwy SW
Dover DE 19901

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.

AUTHORIZED REPRESENTATIVE

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SPILL CONTROL PLAN FOR SOLID WASTE HAULERS

- (1) Spill control and safety equipment carried in each vehicle:
 - 1). Reflectors and/or flares
 - 2). Fire extinguisher
 - 3). First aid kit
 - 4). Heavy-duty gloves, hard hat
 - 5). Flashlight
 - 6). Universal spill kit 6 gallon (attached)
- (2) All loads will be enclosed, covered, or tarped to prevent accidental discharge of the waste during transport to the disposal facility.
- (3) The driver will perform the following pre-trip inspections:
 - 1). ***Company inspection policy form attached***
 - 2). ***Company daily procedure policy attached***
- (4) If there is an accident or other emergency which causes a portion of the load to be spilled, the driver, if uninjured, will contact the following designated company coordinator:
 Name: Nicholas La Testa Phone: [REDACTED]
- (5) The designated coordinator will contact the state and municipal authorities where the accident occurred. If the accident or spill has the potential to cause environmental damage, (either due to the nature of the waste, location of the accident, or additional factors such as leaking oil, gasoline, or hydraulic fluid) the person contacted will notify the state emergency response team, by calling one of the following numbers:
Delaware: 911, (302) 739-9401 or 1-800-662-8802 (*Other numbers may be listed as follows, however, the listed Delaware numbers must be included in the spill control plan.*)
Maryland: 800-662-8802
New Jersey: 1-877-WARNDEP
- (6) The designated coordinator will contract for clean-up services with another company. (*This is optional, however, if another company is to be contracted, please append a list of cleanup companies by either region or state.*)
- (7) This plan will be carried in all vehicles, along with the permit.



UNIVERSAL 20 GALLON DRUM SPILL KIT

The big dogs. Nice to have nearby where spills frequently occur.

- For small to medium spills in machine shops and laboratories.
- UN approved 20-gallon drum with screw-top lid.

Includes:

- (12) 15 x 19" Pads
- (3) 3" x 12' Sorbent Socks
- (2) 18 x 18" Pillows
- (1) pair Nitrile Gloves
- (1) Emergency Handbook
- (1) pair Goggles
- (3) Disposal Bags

UNIVERSAL 20 GALLON DRUM SPILL KIT

MODEL NO.	DESCRIPTION	ABSORPTION CAPACITY	PRICE EACH		ADD TO CART
			1	3+	
S-18303	20-Gallon Drum	15.5 gallon	\$230	\$210	1 ADD

Pre-trip/Post-trip Vehicle Inspection (ROL)

- Approach truck from front to see if it is leaning to one side or the other and look for fluid leaks
- Check all fluid levels (unless your facility directs otherwise)
- Inspect engine and transmission area for debris. Inspect wires & hyd. hoses
- Enter cab, turn ignition key to "ON" position and wait to start engine when prompted
- Start engine
- Check gauges for any warnings or faults
- Turn on headlights, marker lights, 4-way flashers and turn on hydraulic pump (PTO)
- **Exit cab and start in front of cab**
- Inspect cab for damage, inspect head lights, clearance lights and flashers
- Inspect drivers door mirrors, window/s, step/s and grab handle
- Inspect drivers side front tire, rim, lug nuts, wheel checks, tire pressure, tread, side walls, fender and suspension
- Inspect area behind cab including any wires and hoses
- Inspect battery box cover, latches/hold-downs, and disconnect switch
- Inspect auto-tarp system hoses, frame, joints, extend lift tower, extend tarp to examine for tears
- Inspect all outside control handles and handle labels
- Inspect hydraulic tank & fluid level
- Inspect hoist cylinder & hydraulic hoses and lines
- Inspect all side turn signals, side marker lights and side or cab flood lights
- Inspect all rear axle tires, lug nuts, wheel checks, tire pressure, tread, side walls, suspension and fenders
- Inspect side DOT tap
- Inspect rear lights, ICC bar, DOT tape, camera & strobes (if equipped), & mud flaps
- Inspect winch cable and cable hook or eye and container tie-downs
- Walk to cab, cancel 4-ways and activate left turn signals
- Walk to rear of truck verifying turn signals are operating down the side of the truck and at rear
- Walk back to cab and turn on the right turn signals
- Walk back to rear of truck, down the right side, verifying all turn signals operate to the rear
- Inspect all rear axle tires, lug nuts, wheel checks, tire pressure, tread, side walls, suspension and fenders
- Inspect auto-tarp system hoses, frame, joints, and DOT tape

- Inspect tool box (door secure and latches) fuel tank, tank straps and fuel level
- Inspect front tire, lug nuts, wheel checks, tire pressure, fender and suspension
- Inspect right side door mirrors, window/s, step/s and grab handle
- Re-enter cab and re-start engine
- Perform full air brake system tests:
 - Static brake test (with wheels chocked & parking brake released, engine off, key to on position, wait 1 minute no air loss & no audible air leaks) **Perform this step only if truck s equipped with chocks**
 - Applied air brake test (with parking brake released, fully apply and hold foot brake, wait 1 minute - no more than 3 psi air loss & no audible air leaks)
 - Low air warning device test (light &/or buzzer must activate at no less than 60 psi)
 - Parking Brake Knob Pop Out Test (must pop out between 20 & 40 psi)
 - Parking Brake Tug Test increase idle to 1100 RPM (parking brake applied)
- Test both city and air horn
- Perform full hydraulic system test. (Raise hoist, test Winch if box on board, etc...) Be sure all warning devices lights and alarms are working properly

ROLL-OFF DRIVERS DAILY PROCEDURES

2

- 1 ARRIVE TO WORK IN COMPANY APPROVED UNIFORM
- 2 PUNCH IN (MUST DO UNLESS YOU ONLY GET PAID FOR 8 HRS ONLY)
- 3 TAKE KEY TO PRE-ASSIGNED TRUCK
- 4 START TRUCK
 - CHECK OIL & WATER LEVELS (**BEFORE STARTING TRUCK**)
 - CHECK FOR ANY FLAT TIRES
 - IN THE EVENT THE TIRE IS FLAT WAIT FOR DISPATCHER TO ARRIVE AT 4:00 A.M.
 - HE'LL WILL LET YOU INTO SHOP TO FIX FLAT TIRE
 - DO NOT DRIVE TRUCK WITH FLAT TIRE (UNDER ANY CIRCUMSTANCE)
- 5 **COMPLETE PRE-INSPECTION REPORT** (RECORD BEGINNING MILEAGE)
- 6 AFTER YOU INSPECT THE TRUCK FOR ANY PROBLEMS COME TO OFFICE FOR
 - 1ST WORK ORDER
- 7 MULTIPLE WORKS WILL BE GIVE TO YOU (ONLY WHEN)
 - GOING TO A CUSTOMER THAT WILL NOT BE DUMPED AT IMPORTICO'S TRANSFER STATION
 - DELIVERY OF BOX THEN // PICKUP NO RETURN
 - OR RUNNING A BOX TO THE DUMP WHILE IN ROUTE TO A PARTICULAR ACCOUNT
- 8 MUST INFORM DISPATCH OF FOLLOWING INFORMATION WHEN STARTING A WORK ORDER
 - WORK ORDER #
 - CUSTOMER NAME
 - ADDRESS
 - START TIME
 - END TIME
 - TYPE
 - SIZE
 - BOX IN
 - BOX OUT
- 9 ENTER SAME INFORMATION ON **DRIVERS DAILY LOG** (AS ABOVE)
- 10 WHEN CONTAINER HAS NO NUMBER
 - NOTIFY DISPATCH SO THEY CAN ISSUE BOX #
 - HAND SPRAY BOX # ON FRONT RIGHT HAND SIDE OF CONTAINER
- 11 ANY TIME YOU CAN'T SERVICE AN ACCOUNT (NOTIFY T/M OF THE PROBLEM)
 - FILL OUT **DRIVERS INFORMATION SHEET** FOR FOLLOWING INFO
 - EQUIPMENT PROBLEMS
 - SERVICE PROBLEM
 - NEW SALES LEAD
- 12 CUSTOMER SERVICE WILL CALL THE CUSTOMER TO TRY TO RESOLVE THE ISSUE
 - TRAFFIC MANAGEMENT WILL DIRECT YOU WHAT TO DO

VEHICLE INFORMATION - See Item 13 of the application.

Use this form, or other format which provides the same information, to answer the VEHICLE IDENTIFICATION requirement of the application. List all vehicles, both motorized and container (if a license plate is required on the container) to be used to haul solid waste in the state of Delaware. In addition, list the vehicle owner, owner's address, and domicile address if different from the company address provided in the application.

[illegible]

SPILL CONTROL PLAN FOR SOLID WASTE HAULERS

- (1) Spill control and safety equipment carried in each vehicle:
 - 1). Reflectors and/or flares
 - 2). Fire extinguisher
 - 3). First aid kit
 - 4). Heavy-duty gloves, hard hat
 - 5). Flashlight
 - 6).
- (2) All loads will be enclosed, covered, or tarped to prevent accidental discharge of the waste during transport to the disposal facility.
- (3) The driver will perform the following pre-trip inspections:
 - 1).
 - 2).
- (4) If there is an accident or other emergency which causes a portion of the load to be spilled, the driver, if uninjured, will contact the following designated company coordinator:

Name:

Phone:
- (5) The designated coordinator will contact the state and municipal authorities where the accident occurred. If the accident or spill has the potential to cause environmental damage, (either due to the nature of the waste, location of the accident, or additional factors such as leaking oil, gasoline, or hydraulic fluid) the person contacted will notify the state emergency response team, by calling one of the following numbers:

Delaware: 911, (302) 739-9401 or 1-800-662-8802 *(Other numbers may be listed as follows, however, the listed Delaware numbers **must** be included in the spill control plan.)*

Maryland:

New Jersey:
- (6) The designated coordinator will contract for clean-up services with another company. *(This is optional, however, if another company is to be contracted, please append a list of cleanup companies by either region or state.)*
- (7) This plan will be carried in all vehicles, along with the permit.

Jersey Specialized Hauling Inc.

PO Box 608 151 Highway 516
Old Bridge, NJ 08857

60-7269/2313

1055

SECURE DOCUMENT SQUARE IMAGES FADE WHEN HEAT IS APPLIED

PAY
TO THE
ORDER OF

DATE 3/5/25

State of Delaware

\$ 350 -

Three Hundred & fifty

DOLLARS

Santander Bank N.A.

MEMO

DEP Compliance & Permit

[Signature]
Valid after 60 days
AUTHORIZED SIGNATURE

MP



Davis, DaQuan (DNREC)

From: Dumpster Quote <orders@jerseyspecializedhauling.com>
Sent: Thursday, April 3, 2025 12:02 PM
To: Davis, DaQuan (DNREC)
Cc: ANTHONY LA TESTA
Subject: Fw: Incomplete DE SW Transporter Permit Application (DE-SW-2062)
Attachments: Delaware DEP Missing Items.pdf

Follow Up Flag: Follow up
Flag Status: Flagged

DaQuan,
Sorry about that the attached did not go through.

Jenn Rettino

From: Dumpster Quote <orders@jerseyspecializedhauling.com>
Sent: Thursday, April 3, 2025 11:57 AM
To: daquan.davis@delaware.gov <daquan.davis@delaware.gov>
Cc: ANTHONY LA TESTA <anthony@jerseyspecializedhauling.com>
Subject: Fw: Incomplete DE SW Transporter Permit Application (DE-SW-2062)

DaQuan,
Good afternoon please see attached paperwork per your request that was missing from the original package.
Enclosed is the attached owner's preferred mailing address, PA DEP permit number along with our documents of handling equipment , stop work order, sign in sheet etc.

If you have any questions please feel free to contact.

Sincerely,
Jenn Rettino

From: ANTHONY LA TESTA <anthony@jerseyspecializedhauling.com>
Sent: Thursday, April 3, 2025 10:14 AM
To: Dumpster Quote <orders@jerseyspecializedhauling.com>
Subject: Fw: Incomplete DE SW Transporter Permit Application (DE-SW-2062)

Anthony La Testa

Jersey Specialized Hauling Inc.



O 732-251-5747 M 732-619-6449

PO Box 608

Old Bridge, New Jersey 08857

www.jerseyspecializedhauling.com

NJDEP 38968

PADEP WH19998

DE-SW 2062

From: Davis, DaQuan (DNREC) <daquan.davis@delaware.gov> on behalf of WHStranporters
<WHStranporters@delaware.gov>

Sent: Wednesday, April 2, 2025 4:14 PM

To: ANTHONY LA TESTA <anthony@jerseyspecializedhauling.com>

Subject: Incomplete DE SW Transporter Permit Application (DE-SW-2062)

Hello Mr. La Testa,

Thank you for submitting your application to renew your Delaware solid waste transporter permit. Upon review, I have found that some information is missing or needs to be updated. Please address the items listed below:

- **Section 4(b)**- What is the owner's preferred mailing address?
- **Section 9(b)**- What is the PA DEP permit number?
- **Section 12**- Are you training on the following driver training requirements? Requirements include:

- (a). Special licenses (e.g. CDL, including any special endorsements), any special training received, including dates training was received (e.g. asbestos training), and any ongoing company programs. (e.g. weekly safety meetings or annual refresher courses);
- (b). Include your company procedure for periodic checks of the driver's records for moving violations, and your company policy on progressive counseling/discipline based on points.
- (c). Describe how drivers are instructed in the following:
 - (i) Knowledge of proper handling procedures for the type of solid waste being transported.
 - (ii) Familiarity with the approved accidental discharge containment plan. (Spill Control Plan)
 - (iii) Familiarity with the conditions of the solid waste transporter's permit.

Please provide the information requested above via e-mail within five (5) days.

Thank you,



DaQuan L. Davis

Environmental Scientist I

Division of Waste and Hazardous Substances

✓ 302-739-9403

✉ daquan.davis@delaware.gov

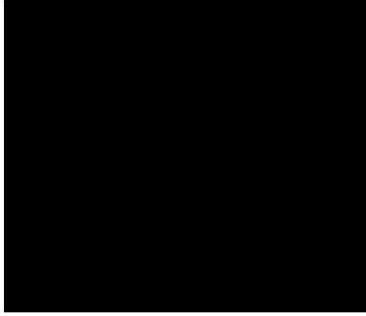
📍 89 Kings Hwy SW, Dover, DE 19901

🌐 dnrec.delaware.gov



Anthony LaTesta

Vincent Variale



2. Release to Public

Do you wish to be included on the list of transporters that is provided to persons requesting a list of Delaware permitted solid waste transporters? ☒ Yes ☐ No

3. Company Information

Company Name Jersey Specialized Hauling Inc.

Location Address:	Mailing Address:
391 Mounts Mills Rd, Monroe, NJ 08831	P.O.Box 608 Old Bridge, NJ 08857

Contact: Anthony LaTesta Title: President

Business Phone: 732-251-5747 Fax:

E-mail: anthony@jerseyspecializedhauling.com

24 hr Emergency Contact Phone [REDACTED]

4. Company Ownership Information

(a). Please indicate the company type:

☐ Proprietorship

☐ Partnership

☒ Corporation - If company is a corporation, indicate city, state, and date of incorporation.

City: Old Bridge State: NJ Date: 06/2016

☐ Municipality

☐ Public institution

☐ Limited Liability Corporation (LLC) State:

☐ Other: (must specify)

(b). For each Owner, Partner, or Corporate Officer, attach a list with name, title, mailing address, date of birth, and % ownership. Include all stockholders owning greater than 5% outstanding shares.

☒ Attachment Anthony LaTesta, Vincent Variate (Please see attached)

(c). If company is owned by or affiliated with a parent company, attach parent company name, address & mailing address, and % ownership.

☐ Attachment

☒ No parent company

8. Treatment, Storage, and Disposal Facilities

- (a). Do you cross state lines with the waste? ☒ Yes ☐ No
- (b). Identify in an attachment **all** solid waste Treatment, Storage, Disposal Facilities, Reclamation Facilities and Transfer Stations to which the waste will be transported.
- ☒ Delaware Solid Waste Authority locations: (attachment) _____
 - ☐ Clean Earth of New Castle, Inc. (thermal treatment facility for PHC-soils)
 - ☒ Delaware Recyclable Products, Inc. (dry waste, commercial, industrial, and PHC-soils)
 - ☒ Other in-state solid waste facilities, including private facilities: (attachment) ✓
 - ☐ Out of state solid waste TSD facilities: (attachment) _____

9. Other Transporter Permits

- (a). Attach a copy of your home state solid waste transporter permit. (N/A if Delaware is your home state.)
- ☒ Attachment NJDEP38968
- ☐ Not applicable-No transporter permit required for these solid waste types in our home state.

- (b). List solid waste transporter permits held in other states.

- ☒ Attachment PA DEP WH19998
- ☐ No transporter permits in other states

- (c). Indicate your Federal DOT number and Motor Carrier number:

DOT# 2986680 MC# 016953

- ☐ N/A If N/A, please provide an explanation, on the following page, as to why you are not required to have a DOT or MC number.

10. Proof of Financial Responsibility

The transporter must submit proof of financial responsibility as established in section 7.2.4 of Delaware's *Regulations Governing Solid Waste*. This proof may be established by a Certificate of Insurance, with MCS-90 endorsement where applicable, or by other means approved by the Department. (The Certificate of Insurance must identify the **Department of Natural Resources and Environmental Control, Compliance and Permitting Section** as the certificate holder.)

- (a). Are you for-hire in interstate commerce? ☒ Yes ☐ No (For-Hire means you are in the business of transporting, for compensation or payment, wastes generated by a company other than your own.)
- (b). Do you transport in the State of Delaware Only (Intrastate)? ☐ Yes ☒ No
- (c). Do you transport Interstate? ☒ Yes ☐ No

Discipline

When an employee acts in a manner which, in the sole judgment of the Company, is unacceptable or contrary to the best interests of the Company, such employee may be the subject of corrective or disciplinary measures. Various measures are designed to correct whatever problems may exist and/or to make employees aware of the importance of abiding by our policies, procedures and standards of conduct and behavior which we believe are essential to the well being of all Company employees and clients. In certain cases, it may be necessary to suspend or dismiss an employee because of the seriousness of behavior which the Company finds to be unacceptable. All employees are expected to follow these rules. Violations will subject employees to discipline, up to and including termination. The Company reserves the right to take disciplinary action based on conduct which is not specifically listed in this policy. The following are examples of some prohibited conduct: 1. Theft or attempted theft of any property belonging to the Company or a fellow employee; 2. Fighting; 3. Falsification of Company records, including time sheets, employment applications and benefit applications; 4. Insubordination; 5. Immoral, indecent or unlawful conduct; 6. Destruction of, or damage to, Company property; 7. Reckless operation of equipment; 8. Moving violations; 9. Accidents; 10. Failure to report an accident; 11. Failure to cooperate with clients and/or shippers; 12. Unauthorized use of equipment; 13. Unauthorized passengers; 14. Waste of materials or mishandling of supplies or equipment; 15. Failure or refusal to comply with the Company alcohol and drug policy; 16. Carrying or possessing a weapon of any kind on Company property; 17. Gambling or soliciting gambling on Company property; 18. Smoking in prohibited areas; 19. Sleeping on the job; 20. Defacing walls, bulletin boards or other Company property; 21. Horseplay or other disorderly conduct; 22. Violation of safety regulations; 23. Unauthorized disclosure, use or theft of the Company's confidential information; 24. Use of abusive or threatening language; 25. Excessive lateness or absenteeism; 26. Absence for three consecutive workdays without notification to company will be considered a voluntary resignation; 27. Failure to report an absence; 28. Signing or marking another employee's time sheet; 29. Creating hazardous or unsafe conditions; 30. Repeated failure to complete job assignments; 31. Repeated failure to produce quality work; 32. Other unsatisfactory performance; 33. Violation of any Company policy. The following offenses will result in the immediate termination of employment: 1. Driving a commercial motor vehicle or personal vehicle while under the influence of alcohol or controlled substances. Pending DUI/OVI charges will result in immediate termination. 2. Leaving the scene of an accident involving a commercial motor vehicle. 3. A felony involving the use of a commercial motor vehicle. 4. The use of a commercial vehicle in the commission of a felony involving manufacturing, distributing, or dispensing a controlled substance. If a driver exceeds the minimum requirements set forth below, the Company reserves the right to terminate employment: 1. Drivers convicted during a three (3) year period of more than one (1) serious traffic violation. 2. Drivers convicted of more than three (3) traffic violations during a three (3) year period of which not more than one (1) is a serious traffic violation. A serious traffic violation is defined as: Excessive speeding, involving any single offense for any speed 15 miles per hour or more above the posted speed limit; reckless driving, as defined by state or local law or regulation, including but not limited to offenses of driving a commercial motor vehicle in willful or wanton disregard for the safety of persons or property; improper or erratic traffic lane changes; following too closely; a violation,

arising in a connection with a fatal accident, of state or local laws relating to motor vehicle traffic control device; a preventable accident causing personal injury and/or substantial property damage. The company reserves the right to thoroughly investigate accidents and serious traffic violations. If the results of an investigation indicate that the driver has exceeded the minimum standards, employment may be terminated. 8 In addition, any Company employee involved in proved acts of abuse or negligence to our clients' equipment or property will be held financially responsible. Any cost incurred to transport a vehicle left abandoned by a Company employee, unauthorized equipment use, intentionally running out of route, or bringing a vehicle back to a client's terminal without authorization will result in all related expenses being deducted from the employee's next and/or final pay.

In case of a garbage disposal emergency, the plan focuses on prompt action and communication, including: contacting emergency services, securing the area, and following established protocols for potential hazards like spills or fire.

Detailed plan:

1. Pre-Planning and Preparation:

Identify Potential Emergencies:

Determine potential risks related to garbage disposal, such as:

- **Spills:** Accidents involving chemicals, hazardous materials, or food waste spills.
- **Fires:** Garbage fires, especially in storage areas or during handling.
- **Overflows:** Clogged or full garbage chutes, receptacles, or trucks leading to overflow and potential contamination.
- **Unforeseen events:** Natural disasters, extreme weather, or other unpredictable incidents that could impact the waste disposal operations.

Develop Response Procedures:

- **Notification:** Who to contact (emergency services, relevant authorities, facility personnel). Anthony LaTesta [REDACTED]
- **Securing the Area:** Implementing measures to isolate the area and prevent further hazards from spreading.
- **Containment:** Using appropriate equipment and materials to contain spills, fires, or other hazards.
- **Decontamination:** Having a process in place for cleaning up and decontaminating affected areas.
- **Reporting:** Documenting incidents and reporting them to the relevant authorities.

Equipment and Training:

- Ensure that the location is equipped with fire extinguishers, spill kits, protective equipment (gloves, eye protection), and other necessary materials.
- Provide regular training to personnel on how to respond to different emergencies.

Communication Channels:

Establish clear communication channels between personnel, emergency responders, and relevant authorities.

2. Emergency Response:

Alert Emergency Services:

Immediately contact the appropriate emergency services (e.g., fire department, hazardous materials team) if there is a fire, a spill, or any other serious incident.

Secure the Area:

Evacuate personnel from the immediate area and cordon off the affected zone to prevent further exposure or spread of hazards.

Isolate the Incident:

Take immediate steps to stop the incident from spreading and escalating, such as turning off power to the garbage disposal system, preventing runoff or contamination from moving, etc.

Implement Specific Procedures:

Follow the pre-determined procedures for the specific type of incident. For example:

- **Spill:** Contain the spill using absorbent materials, cleanup, and dispose of contaminated waste properly, following relevant guidelines.
- **Fire:** Attempt to extinguish the fire with available equipment (fire extinguisher), if safe to do so, and evacuate the area if necessary.
- **Overflow:** Clear the blockage and dispose of the materials in a safe manner.

Document the Incident:

Thoroughly document all events, including time, location, actions taken, and outcomes.

Post-Emergency Assessment:

After the emergency is over, conduct a post-incident assessment to evaluate the effectiveness of the plan and identify areas for improvement.

3. Reporting and Follow-up:

Submit Incident Reports:

Report the incident to the relevant authorities (e.g., local fire department, EPA, waste management company) in compliance with local regulations.

Review and Revise Plan:

Regularly review and revise the plan to ensure its effectiveness and relevance.

I. Introduction A. Purpose The purpose of this document is to provide the public with an awareness of the hazardous materials at [facility name], and the procedures and capabilities [jurisdiction] and [facility name], have in place to respond to a hazardous materials incident at that location. This document informs interested parties how the municipality will receive notification of the release and in turn notify the public, respond to the incident, utilize available resources, protect lives and property, and decontaminate the scene, responders, and affected civilians. This document was generated by the [jurisdiction] Community Emergency Coordinator, with content supplied by the [facility name] Facility Emergency Coordinator. The content of this document shall be reviewed and updated, as appropriate, annually. In [jurisdiction], the [role/title] of the [agency name] serves as the community emergency coordinator, with responsibility for developing and implementing Emergency Response plans in the jurisdiction. The [facility name] Facility Emergency Coordinator supplies facility specific information in order to produce this document. B. Scope The Emergency Planning and Community Right-to-Know Act of 1986 (hereafter referred to as EPCRA) requires [jurisdiction] submit a plan that meets the requirements of USC Title 42 Chapter 116 Subchapter 1 § 11003 (a)-(g). As per § 11003 (c) the plan shall include; (1) Identification of facilities subject to the requirements of this subchapter that are within the emergency planning district, identification of routes likely to be used for the transportation of substances on the list of extremely hazardous substances, and identification of additional facilities contributing or subjected to additional risk due to their proximity to facilities subject to the requirements of this subchapter, such as hospitals or natural gas facilities. (2) Methods and procedures to be followed by facility owners and operators and local emergency and medical personnel to respond to any release of such substances. (3) Designation of a Community Emergency Coordinator and Facility Emergency Coordinators, who shall make determinations necessary to implement the plan. (4) Procedures providing reliable, effective, and timely notification by the facility emergency coordinators and the community emergency coordinator to persons designated in the emergency plan, and to the public, that a release has occurred. (5) Methods for determining the occurrence of a release, and the area or population likely to be affected by such release. Page 3 Template version 1.1 (6) A description of emergency equipment and facilities in the community and at each facility in the community subject to the requirements of this subchapter, and an identification of the persons responsible for such equipment and facilities. (7) Evacuation plans, including provisions for a precautionary evacuation and alternative traffic routes. (8) Training programs, including schedules for training of local emergency response and medical personnel. (9) Methods and schedules for exercising the emergency plan. Page 4 Template version 1.1 II. Statement of Risk (Threat/Situation) [facility name] is located at [facility address], and is subject to the EPCRA reporting requirements. Hazardous materials are shipped to or from the facility by [mode of transportation, i.e. truck or rail], and would typically use these routes: [List the major roadways and rail lines in the jurisdiction that are used to transport hazardous materials to the facility.] The facility is located in close proximity to several critical infrastructure sites and high occupancy buildings, which could be impacted by a hazardous materials release at the facility. These additional

facilities are identified in Appendix A – Additional Facilities. III. Concept of Operations A. General Capabilities have been established to detect and minimize the impact on health safety and environmental impacts of a hazardous materials incident in [jurisdiction]. The EOP designates [agency name] to lead the response to hazardous materials incidents in the municipality. An authorized representative from [facility name] will make notification, as described in the notification section of this document. The Facility Emergency Coordinator will initiate protective measures, while waiting for the arrival of responders. The Community Emergency Coordinator will be notified of the incident, and make determinations necessary to implement the emergency response plan. The facility representative will remain involved in the incident response, by providing technical expertise about the released substance to the Community Emergency Response Coordinator and responding agencies. Local agencies train to prepare themselves to properly respond to the release of hazardous materials at the facility. All responses will utilize available resources, the capabilities of the community, and those made available by the facility. The incident commander will request the assistance of mutual aid partners, when the size and scope of the release exceeds the response capabilities of [jurisdiction] responders. If necessary, the incident commander will request assistance from [county name] county. Additional resources may be obtained through NJ State Police HazMat Response Unit, the Department of Environmental Protection (DEP), or the New Jersey Office of Emergency Management. See Appendix B – Emergency Resources for a listing of available resources owned by municipal agencies, mutual aid partners, the facility, and contractors, which can be utilized in the event of a hazardous materials incident. The first priority for the Incident Commander will be to determine the appropriate protective actions taken to protect first responders and the public, disseminate the recommendations, and implement them. B. Direction and Control [A description of how the jurisdiction utilizes the Incident Command System (ICS) can be found in section V.A.7 of the Hazardous Materials annex of the jurisdiction's EOP. If this is not available, describe Page 5 Template version 1.1 Page 6 Template version 1.1 compliance with the National Incident Management System (NIMS) and how it is used and organized within the context of this plan. Identify which agency leads the response.] C. Release Identification The methods and procedures for determining a release has occurred and the affected areas vary by location and personnel qualifications. The recognized methods and procedures used by the facility for determining a release are: [Consult with personnel from the facility to develop a synopsis of the methods and procedures used by the facility to determine a release has occurred, identify the material released, and define the potential geographic area and population impacted.] First responders will limit their actions to identify the occurrence of a release to those protocols specified for the hazardous materials response qualification level to which they are trained and currently qualified. [Consult with representatives of the primary response agencies in the jurisdiction to identify the responder qualification levels and the procedures applicable to each qualification level to identify a release occurred and the material released.] D. Notification [Utilize content from V.A.1 of the Hazardous Materials Annex of the jurisdiction's EOP, which outlines how the receipt of initial notification occurs and to whom call outs are made.] Hazardous material release notifications can come from multiple sources, and may include the facility, emergency responders, or the general public. The facility is responsible for notifying the 911 dispatch center of any release of hazardous materials on their site. On behalf of the facility, the Facility Emergency Coordinator,

authorized representative or responsible party will provide reliable, effective and timely notification of a release by [identify the method(s) used to make the notification (including 911, radio, or others means) and the notification chain]. Additionally, notification may come from [other parties] by [telephone, radio, or other means]. The Community Emergency Coordinator will be notified by [describe the method by which the community emergency coordinator will be notified of a hazardous materials event]. EPCRA requires that the notification procedures conform to the requirements in 42 USC 11004. Response agencies and responders will be notified of a hazardous materials release by [describe the method by which the response agencies and responders will be notified of a hazardous materials event, as stated in EOP.] 24-hour contact information for responders, mutual aide, other responsible organizations and agencies, primary and back-up points of contact, local institutions and neighboring government contacts, including position titles, are identified in Appendix C – Contact Information. The public will be notified of a hazardous materials release through the following channels of communication. [Describe the procedures and systems available to warn or notify the public and list, by title, who is responsible for providing the notification over the various communication channels. This information should be available in sections V.C through V.F of the Alerting, Warning, and Communications Annex of the jurisdiction's EOP.]

E. Emergency Response
[Describe the initial response activities mitigating the short-term, direct effects of an incident. Utilize the text below as a template. If there are additional activities specific to the jurisdiction and/or the facility, incorporate them within.] Main activities performed by responders and facility personnel may include: Analyze the incident to determine the hazardous materials present, scope and magnitude of the release, and potential outcomes by completing the following tasks:

- o Detect the presence of hazardous materials.
- o Survey the hazardous materials incident from a safe location to identify the name, UN/NA identification number, type of placard or other distinctive marking applied to the hazardous material involved, and more closely to identify special containers involved, to identify or classify unknown materials, and to verify the presence and concentrations of hazardous materials through the use of monitoring equipment.
- o Collect hazard information from the DOT Emergency Response Guidebook.
- o Determine whether hazardous materials have been released and evaluate the surrounding conditions.
- o Collect hazard and response information from the MSDS, CHEMTREC, local, state, and federal authorities and shipper/manufacturer contacts.
- o Predict the likely behavior of a hazardous material in its container.
- o Estimate the potential harm at a hazardous material incident.
- o Collect and interpreting hazard and response information from printed resources, technical resources, computer databases, and monitoring equipment
- o Determine the extent of damage to containers.
- o Predict the likely behavior of released materials and their containers when multiple materials are involved.
- o Estimate the size of an endangered area using computer modeling, monitoring equipment, or specialists in this field.

Implement actions consistent with the emergency response plan, standard operating procedures and the DOT Emergency Response Guidebook to complete the following tasks;

- o Initiate protective actions
- o Initiate the notification process

Plan the initial response to a hazardous materials incident within the capabilities and competencies of available personnel and personal protective equipment to complete the following tasks:

- o Describe the response objectives for the hazardous materials incident.
- o Describe the response options for each objective
- o Determine whether the personal protective equipment provided is appropriate for implementing each option.

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version 1.1

- o Describe emergency decontamination procedures.
- o Develop a plan of action, which includes safety considerations, is consistent with the local emergency response plan and the organization's standard operating procedures, and is within the capability of the available personnel, personal protective equipment, and control equipment. Perform limited protective actions.
- o Assist in evacuations or shelter in place
- o Spill containment, as appropriate, utilizing dykes and dams, or other substance containment methods.
- o Assist with decontamination.

Implement the planned response for a hazardous materials incident to favorably change the outcome, consistent with the emergency response plan and/or standard operating procedures by completing the following tasks:

- o Initiate Incident Command System (ICS) for hazardous materials Incidents.
- o Establish and enforce scene control procedures, including control zones, emergency decontamination and communications.
- o Where criminal or terrorist acts are suspected, establish means of evidence preservation.
- o Perform tasks assigned as identified in the incident action plan.
- o Provide necessary medical care, including decontamination, stabilization, and transportation to a definitive care facility.
- o Demonstrate emergency decontamination.

Plan a definitive response within the capabilities of available personnel, personal protective equipment, and control equipment by:

- o Identifying the response objectives for hazardous materials incidents.
- o Identifying the potential response options available by response objective.
- o Selecting the personal protective equipment required for a given action option.
- o Selecting the appropriate decontamination procedures.
- o Developing a plan of action, which includes safety considerations, is consistent with the local emergency response plan and the organization's standard operating procedures, and is within the capability of the available personnel, personal protective equipment, and control equipment.

Implement the planned definitive response to favorably change the outcomes consistent with standard operating procedures and site safety and control plan by completing the following tasks:

- o The following site safety and control plan considerations are from the NIMS Site Safety and Control Plan (form ICS 208HM) Site description. Entry objectives. On-site organization. Page 8 Template version 1.1 On-site control. Hazard evaluation. Personal protective equipment. On-site work plans. Communication procedures. Decontamination procedures. Site safety and health plan.
- o Perform the duties of an assigned hazardous materials branch position within the local incident management system (IMS).
- o Wear appropriate personal protective clothing, including, but not limited to, both liquid splash- and vapor-protective clothing with appropriate respiratory protection.
- o Perform the control functions identified in the Incident Action Plan.
- o Perform the decontamination function identified in the Incident Action Plan.
- o Conduct ongoing monitoring (air, water, soil) of the environmental impact of the release. Evaluate the progress of the actions taken at a hazardous materials incident to ensure the response objectives are being met safely, effectively and efficiently by completing the following tasks:
- o Evaluate the status of the actions taken in accomplishing the response objectives.
- o Communicate the status of the planned response.
- o Evaluate the effectiveness of the control functions.
- o Evaluate the effectiveness of the decontamination process.

Terminate the incident by:

- o Assisting in the incident debriefing.
- o Assisting in the incident critique.
- o Providing reports and documentation of the incident.

The facility will participate in the response by joining the Incident Command System and providing technical subject matter expertise.

F. Public Safety The primary objective of response to a hazardous material release is to protect the people at risk. This includes the employees of the affected facility and/or transportation company as well as citizens and visitors in the immediate

area of the release and/or any potentially impacted area. Evacuation and "shelter-in-place" are two strategies for protecting the public. The [jurisdiction] Emergency Operations Plan Evacuation Annex describes the procedure for safely relocating the public away from areas affected by an emergency incident anywhere in the planning district. [Insert content for this section, which can be found in the Evacuation Annex and/or HMA-3 of the Hazardous Materials Annex of the jurisdiction's EOP.] Page 9 Template version 1.1 The [name the facility] evacuation plan in Appendix D – Evacuation describes the routes of travel and methods for evacuation of employees and visitors, both on site and in the immediate proximity.

G. Emergency Resources The response and recovery resources needed to address a hazardous materials incident at the facility may come from federal, state and local partners, public and private stakeholders and nongovernmental organizations, as well as the facility itself. During response operations, acquisition of resources may be by preexisting memorandums of understanding (MOUs), memorandums of agreement (MOAs), intergovernmental agreements (IGA's) and interagency agreements (IAAs). Hazardous materials response resources that may be available through MOU, MOA, IGA, IAA or contract are identified in Appendix B – Emergency Resources. [Content can be found in HMA-5 of the Hazardous Materials Annex of the jurisdiction's EOP.]

H. Secondary Response / Clean-up and Decontamination In coordination with the initial response phase, a secondary response phase (clean-up) is performed. During this phase, the primary focus will be on detecting the presence of residual hazardous material that is harmful to the environment, determining its intensity, recommending protective actions and overseeing clean up and disposal of contaminated materials. Other considerations include inspection and monitoring of water supplies, sewer systems, wastewater treatment systems and waterways. [Insert a description of local responsibilities, departments responsible for coordination of the activities and descriptions of interactions with state and federal agencies, including which agencies. Include at what point and to whom the Incident Commander transfers control of the incident.] [Content for this section can be found in section V.D of the Hazardous Materials Annex of the jurisdiction's EOP.]

IV. Training It is essential that everyone who could possibly be involved in a hazardous materials incident has the proper training necessary to perform their role effectively. Training will be developed or procured by the facility and the jurisdiction. The facility will train its employees to levels matching their assigned duties and degree of contact with hazardous substances. [Jurisdiction] will train its responders according to the role each plays in a hazardous materials incident. Appendix E - Training Schedule lists the training courses that are offered during the next year.

V. Exercises The Community Emergency Coordinator will provide for and organize an annual exercise of this plan, at a minimum, to evaluate the effectiveness and feasibility of the plan and supporting, standard operating procedures as well as the readiness of response agencies, facilities and the public. These exercises may Page 10 Template version 1.1 be discussion-based (seminars, workshops, tabletops and games) or operation-based (drills, functional, and full-scale) in order to test the full spectrum of preparedness. The exercise schedule will be updated annually and maintained in Appendix F – Exercise Schedule. Page 11 Template version 1.1

Appendix A - Additional Facilities The facilities listed below are among the critical infrastructure elements within [insert name of planning district] that are in close enough proximity to [name the facility] that they may be vulnerable to impact in the event of a hazardous materials incident at that location. [List below the facilities that are at risk due to their proximity to facility subject to the requirements of

EPCRA, such as hospitals, power plants, schools, etc.] The phone number provided for the emergency contact should be answered 24 hours a day. [In the Reason for Inclusion column, explain why this facility is worthy of noting. How close is the nearby hazard? What resides in this facility that is vulnerable? i.e. 500 student elementary school adjacent to XYZ inc. warehouse which stores fertilizer] Facility Name Facility Address City General Hospital 123 Main St Facility Emergency Coordinator Michele Jones Reason for Inclusion Coordinator's Title VP Safety Emergency Phone 609-555-8282 400 bed hospital 600 yards from the chemical plant

Template version 1.1 Page 12 Appendix B – Emergency Resources The table below lists available resources, which can be used to respond to a hazardous materials incident at [facility]. [Use this table to list hazardous materials resources available in the municipality, whether owned by the municipality or by another agency or business, and made available via agreement. Identify the name of the owning Facility or Agency, type and quantity of resource, contact name and phone number for the entity, and agreement identifier. Include detection, containment, removal, and decontamination equipment, PPE, vehicles, and personnel. Content can be found in HMA-5 of the Hazardous Materials Annex of the jurisdiction's EOP.] Facility/Agency Resource(s) Contact Name Phone # Agreement ID

Page 13 Template version 1.1 Appendix C – Contact Information The table below contains the contact information of all parties who may potentially be involved in a hazardous materials incident at [facility]. [List the names of contacts for agencies and partner organizations which could participate in or support the response to a hazardous materials incident. Include other stakeholders who could be impacted by the incident and should be kept informed as the incident unfolds. Include the contact information for the facility representatives.] Agency/Organization Involvement Contact Name Role Phone #

Page 14 Template version 1.1 Appendix D – Evacuation The jurisdiction evacuation plan is included in Section III.F – Public Safety. The evacuation plan specific to [facility] is attached below. [Attach facility specific evacuation plans here, if available.] Page 15 Template version 1.1 Appendix E – Training Schedule The table below lists hazardous materials training courses that are offered during the upcoming year. [Use this table to list any HazMat training that is scheduled during the next year, for local emergency response and medical personnel. Provide the course name, date the course starts, duration in hours, location the course is being held, and intended audience.] Course Name Start Date Hours Location Audience

Page 16 Template version 1.1 Appendix F – Exercise Schedule The table below lists hazardous materials exercises that are planned to be held during the upcoming year. [Use this table to list any HazMat exercises that are scheduled over the next year. Name the entity (regulated facility, municipal agency, etc. that is organizing the exercise.) Provide the capability or scenario being exercised, type of exercise (drill, tabletop, full-scale etc.), date scheduled, and roles participating.] Organizing Entity Scenario/Capability Exercise Type Planned Date Participants

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Hazardous Materials Operations

General No employee will offer or accept hazardous material for transportation in commerce.

Analyze the incident to determine the hazardous materials present, scope and magnitude of the release, and potential outcomes by completing the following tasks:

- Detect the presence of hazardous materials.
- Survey the hazardous materials incident from a safe location to identify the name, UN/NA identification number, type of placard or other distinctive marking applied to the hazardous material involved, and more closely to identify special containers involved, to identify or classify unknown materials, and to verify the presence and concentrations of hazardous materials through the use of monitoring equipment.
- Collect hazard information from the DOT Emergency Response Guidebook.
- o Determine whether hazardous materials have been released and evaluate the surrounding conditions.
- Collect hazard and response information from the MSDS, CHEMTREC, local, state, and federal authorities and shipper/manufacturer contacts.
- Predict the likely behavior of a hazardous material in its container. o Estimate the potential harm at a hazardous material incident.
- Collect and interpreting hazard and response information from printed resources, technical resources, computer databases, and monitoring equipment
- Determine the extent of damage to containers.-
Predict the likely behavior of released materials and their containers when multiple materials are involved.
- Estimate the size of an endangered area using computer modeling, monitoring equipment, or specialists in this field. Implement actions consistent with the emergency response plan, standard operating procedures and the DOT Emergency Response Guidebook to complete the following tasks;
-o Initiate protective actions o Initiate the notification process Plan the initial response to a hazardous materials incident within the capabilities and competencies of available personnel and personal protective equipment to complete the following tasks:
-o Describe the response objectives for the hazardous materials incident. o Describe the response options for each objective
- Determine whether the personal protective equipment provided is appropriate for implementing each option.

JERSEY SPECIALIZED HAULING INC.

Revision Date: 01/12/2024

Personal Protective Equipment

Purpose

The purpose of this program is to define the requirements for employees who perform on JERSEY SPECIALIZED HAULING INC. 's jobsites. Its primary objective is to identify and prevent potential injuries or illnesses in the workplace. EHS Procedures are not intended to supersede or replace any applicable regulatory requirements. In the event of conflict between JERSEY SPECIALIZED HAULING INC. Owner Client EHS Procedures and Governmental standards (i.e. country-specific, Federal, State, County, and City regulations, codes, statutes, rules, and orders), those of the governing authority prevail. Where governmental standards are less than those required in the procedure, the operation shall implement the more stringent requirement. Additional or more stringent customer requirements shall be evaluated by EHS to ensure compliance with all applicable regulatory, customer & JERSEY SPECIALIZED HAULING INC. Owner Client requirements.

Assessment and Selection

It is necessary to consider certain general guidelines for assessing the foot, head, eye and face, and hand hazard situations that exist in an occupational or educational operation or process, and to match the protective devices to the particular hazard. It should be the responsibility of The RSO to exercise common sense and appropriate expertise to accomplish these tasks.

Each employee who may need to wear PPE will be properly trained. Training will include at least: When PPE is necessary, what PPE is necessary, how to properly don, doff, adjust & wear PPE, Limitations of PPE, proper care, maintenance, useful life & disposal of PPE.

Retraining will occur when the workplace changes making the earlier training obsolete, the type of PPE changes, or when the employee demonstrates lack of use, improper use, or insufficient skill or understanding.

All training conducted for PPE will be documented. The certification will include the employee name, the dates of training, and the certification subject.

Assessment Guidelines

A written hazard assessment will be conducted prior to work being performed on a jobsite. This will be to determine the applicable hazards or possible hazards that could come forth so proper PPE is selected for use. The hazard assessment will include: The certifiers name, signature, date(s), and identification of assessment documents.

Employee-owned equipment. When employees provide their own protective equipment, JERSEY SPECIALIZED HAULING INC. shall insure its adequacy, including proper maintenance, and sanitation of such equipment.

In order to assess the need for PPE the following steps should be taken:

Survey

Conduct a walk-through survey of the areas in question. The purpose of the survey is to identify sources of hazards to workers and co-workers. Consideration should be given to the basic hazard categories:

- a. Impact
- b. Penetration
- c. Compression (roll-over)
- d. Chemical
- e. Heat
- f. Harmful dust
- g. Light (optical) radiation

Sources

During the walk-through survey The RSO will observe:

- h. Sources of motion; i.e., machinery or processes where any movement of tools, machine elements or particles could exist, or movement of personnel that could result in collision with stationary objects;
- i. Sources of high temperatures that could result in burns, eye injury or ignition of protective equipment, etc.;
- j. Types of chemical exposures;
- k. Sources of harmful dust;
- l. Sources of light radiation, i.e., welding, brazing, cutting, furnaces, heat treating, high intensity lights, etc.;
- m. Sources of falling objects or potential for dropping objects;
- n. Sources of sharp objects that might pierce the feet or cut the hands;

- o. Sources of rolling or pinching objects that could crush the feet;
- p. Layout of workplace and location of co-workers; and
- q. Any electrical hazards. In addition, injury/accident data should be reviewed to help identify problem areas.

Organize data.

Following the walk-through survey, it is necessary to organize the data and information for use in the assessment of hazards. The objective is to prepare for an analysis of the hazards in the environment to enable proper selection of protective equipment.

Analyze data.

Having gathered and organized data on a workplace, an estimate of the potential for injuries should be made. Each of the basic hazards (paragraph 3.a.) should be reviewed and a determination made as to the type, level of risk, and seriousness of potential injury from each of the hazards found in the area. The possibility of exposure to several hazards simultaneously should be considered.

Selection Guidelines

After completion of the assessment procedures, the general procedure for selection of protective equipment is to:

- Become familiar with the potential hazards and the type of protective equipment that is available, and what it can do; i.e., splash protection, impact protection, etc.;
- Compare the hazards associated with the environment; i.e., impact velocities, masses, projectile shape, radiation intensities, with the capabilities of the available protective equipment;
- Select the protective equipment which ensures a level of protection greater than the minimum required to protect employees from the hazards; and
- Fit the user with the protective device and give instructions on care and use of the PPE. It is very important that end users be made aware of all warning labels for and limitations of their PPE.

Fitting the Device

Careful consideration must be given to comfort and fit. PPE that fits poorly shall not afford the necessary protection. Continued wearing of the device is more likely if it fits the wearer comfortably. Protective devices are generally available in a variety of sizes. Care should be taken to ensure that the right size is selected. An employee will demonstrate they are able to perform proper donning and doffing of equipment, and proper techniques of cleaning and maintenance of their equipment.

Devices with Adjustable Features

Adjustments should be made on an individual basis for a comfortable fit that will maintain the protective device in the proper position. Particular care should be taken in fitting devices for eye protection against dust and chemical splash to ensure that the devices are sealed to the face. In addition, proper fitting of helmets is important to ensure that it shall not fall off during work operations. In some cases a chinstrap may be necessary to keep the helmet on an employee's head. (Chin straps should break at a reasonably low force, however, so as to prevent a strangulation hazard). Where manufacturer's instructions are available, they should be followed carefully.

Reassessment of Hazards

It is the responsibility of The RSO to reassess the workplace hazard situation as necessary, by identifying and evaluating new equipment and processes, reviewing accident records, and reevaluating the suitability of previously selected PPE.

If any equipment is found to be defective or damaged it shall not be used and will be tagged out to indicate so.

Selection Guidelines for Eye and Face Protection

Some occupations (not a complete list) for which eye protection should be routinely considered are: carpenters, electricians, machinists, mechanics and repairers, millwrights, plumbers and pipe fitters, sheet metal workers and tinsmiths, assemblers, sanders, grinding machine operators, lathe and milling machine operators, sawyers, welders, laborers, chemical process operators and handlers, and timber cutting and logging workers.

Notes to Eye and Face Protection Selection

- Care should be taken to recognize the possibility of multiple and simultaneous exposure to a variety of hazards. Adequate protection against the highest level of each of the hazards should be provided. Protective devices do not provide unlimited protection.
- Operations involving heat may also involve light radiation. As required by the standard, protection from both hazards must be provided.
- Face shields should only be worn over primary eye protection (spectacles or goggles).
- As required by the standard, filter lenses must meet the requirements for shade designations in 1910.133 (a)(5). Tinted and shaded lenses are not filter lenses unless they are marked or identified as such.
- As required by the standard, persons whose vision requires the use of prescription (Rx) lenses must wear either protective devices fitted with prescription (Rx) lenses or wear protective devices designed to be worn over regular prescription (Rx) eyewear.
- Wearers of contact lenses must also wear appropriate eye and face protection devices in a hazardous environment. It should be recognized that dusty and/or chemical environments might represent an additional hazard to contact lens wearers.
- Caution should be exercised in the use of metal frame protective devices in electrical hazard areas.
- Atmospheric conditions and the restricted ventilation of the protector can cause lenses to fog. Frequent cleansing may be necessary.
- Welding helmets or face shields should be used only over primary eye protection (spectacles or goggles).
- (10) Non-side shield spectacles are available for frontal protection only, but are not acceptable eye protection for the sources and operations listed for "impact."
- Ventilation should be adequate, but well protected from splash entry. Eye and face protection should be designed and used so that it provides both adequate ventilation and protects the wearer from splash entry.
- Protection from light radiation is directly related to filter lens density. Select the darkest shade that allows task performance.

Selection Guidelines for Head Protection

All head protection (helmets) is designed to provide protection from impact and penetration hazards caused by falling objects. Head protection is also available which provides protection from electric shock and burn. When selecting head protection, knowledge of potential electrical hazards is important. Class G helmets, in addition to impact and penetration resistance, provide electrical protection from low-voltage conductors (they are proof tested to 2,200 volts). Class E helmets, in addition to impact and penetration resistance, provide electrical protection from high-voltage conductors (they are proof tested to 20,000 volts). Class C helmets provide impact and penetration resistance (they are usually made of aluminum which conducts electricity), and should not be used around electrical hazards.

Where falling object hazards are present, helmets must be worn. Some examples include: working below other workers who are using tools and materials which could fall; working around or under conveyor belts which are carrying parts or materials; working below machinery or processes which might cause material or objects to fall; and working on exposed energized conductors.

Some examples of occupations for which head protection should be routinely considered are: carpenters, electricians, linemen, mechanics and repairers, plumbers and pipefitters, assemblers, packers, wrappers, sawyers, welders, laborers, freight handlers, timber cutting and logging, stock handlers, and warehouse laborers.

Selection Guidelines for Foot Protection

Safety shoes and boots which meet the ANSI Z41-1991 Standard provide both impact and compression protection. Where necessary, safety shoes can be obtained which provide puncture protection. In some work situations, metatarsal protection should be provided, and in other special situations electrical conductive or insulating safety shoes would be appropriate.

Safety shoes or boots with impact protection would be required for carrying or handling materials such as packages, objects, parts or heavy tools, which could be dropped; and, for other activities where objects might fall onto the feet. Safety shoes or boots with compression protection would be required for work activities involving skid trucks (manual material handling carts) around bulk rolls (such as paper rolls) and around heavy pipes, all of which could potentially roll over an employee's feet. Safety shoes or boots with puncture protection would be required where sharp objects such as nails, wire, tacks, screws, large staples, scrap metal etc., could be stepped on by employees causing a foot injury.

Some occupations (not a complete list) for which foot protection should be routinely considered are: shipping and receiving clerks, stock clerks, carpenters, electricians, machinists, mechanics and repairers, plumbers and pipe fitters, structural metal workers, assemblers, drywall installers and lathers, packers, wrappers, craters, punch and stamping press operators, sawyers, welders, laborers, freight handlers, gardeners and grounds-keepers, timber cutting and logging workers, stock handlers and warehouse laborers.

Selection Guidelines for Hand Protection

Gloves are often relied upon to prevent cuts, abrasions, burns, and skin contact with chemicals that are capable of causing local or systemic effects following dermal exposure. OSHA is unaware of any gloves that provide protection against all potential hand hazards, and commonly available glove materials provide only limited protection against many chemicals. Therefore, it is important to select the most appropriate glove for a particular application and to determine how long it can be worn, and whether it can be reused [**MSDS's need to be reviewed**].

It is also important to know the performance characteristics of gloves relative to the specific hazard anticipated; e.g., chemical hazards, cut hazards, flame hazards, etc. Using standard test procedures should assess these performance characteristics. Before purchasing gloves, JERSEY SPECIALIZED HAULING INC. requests documentation from the manufacturer that the gloves meet the appropriate test standard(s) for the hazard(s) anticipated.

Other factors to be considered for glove selection in general include:

- As long as the performance characteristics are acceptable, in certain circumstances, it may be more cost effective to regularly change cheaper gloves than to reuse more expensive types; and,
- The work activities of the employee should be studied to determine the degree of dexterity required, the duration, frequency, and degree of exposure of the hazard, and the physical stresses that will be applied.

With respect to selection of gloves for protection against chemical hazards:

- The toxic properties of the chemical(s) must be determined; in particular, the ability of the chemical to cause local effects on the skin and /or to pass through the skin and cause systemic effects;
- Generally, any "chemical resistant" glove can be used for dry powders;
- For mixtures and formulated products (unless specific test data are available), a glove should be selected on the basis of the chemical component with the shortest breakthrough time, since it is possible for solvents to carry active ingredients through polymeric materials; and,
- Employees must be able to remove the gloves in such a manner as to prevent skin

contamination.

Cleaning and Maintenance

It is important that Protective equipment, including personal protective equipment for:

- eyes,
- face,
- head, and
- extremities,
- protective clothing,
- respiratory devices, and
- protective shields and barriers,

will be provided, used, and maintained in a sanitary and reliable condition wherever it is necessary by reason of hazards of processes or environment, chemical hazards, radiological hazards, or mechanical irritants encountered in a manner capable of causing injury or impairment in the function of any part of the body through absorption, inhalation or physical contact.

Cleaning is particularly important for eye and face protection where dirty or fogged lenses could impair vision.

For the purposes of compliance with 1910.132 (a) and (b), PPE should be inspected, cleaned, and maintained at regular intervals so that the PPE provides the requisite protection.

It is also important to ensure that contaminated PPE, which cannot be decontaminated, is disposed of in a manner that protects employees from exposure to hazards.

Safety Training Sign-in Sheet

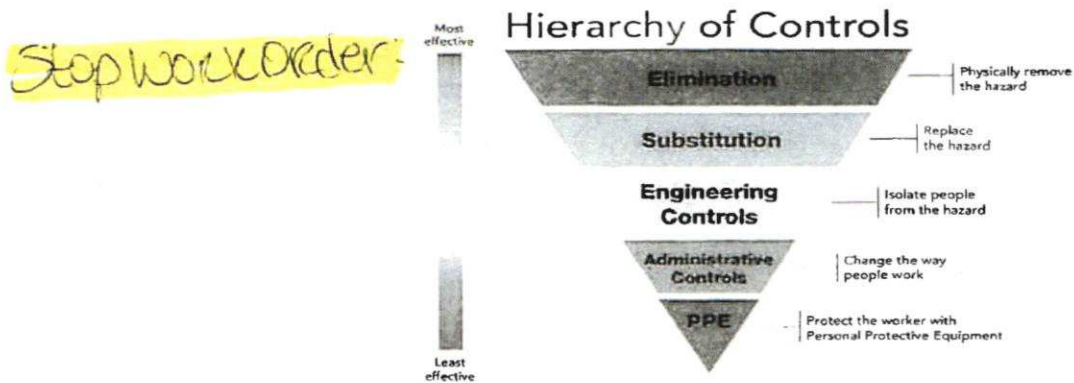
Course Name: Personal Protective Equipment

Date:	
Company Name:	JERSEY SPECIALIZED HAULING INC.
Safety Coordinator /Competent Safety Officer	
Version:	1
Date:	4/12/20
Author:	ICS
Role	Training Consultant

Employee Sign Off/Attendance:

(My signature attests and verifies my understanding and agreement that I have read and will comply with all company safety programs and regulations, and that I have not suffered, experienced, or sustained any recent job-related injury or illness.)

Q3	
Signature of Supervisor/Foreman	



Employee Empowerment:

JSH gives employees the right and responsibility to stop work when they perceive an unsafe condition or act.

Safety Focus:

The primary goal is to prevent injuries, accidents, and damage to property by addressing hazards promptly.

No Retaliation:

Employers must ensure that employees who use their JSH are not penalized or discriminated against.

Clear Procedures:

A well-defined JSH policy outlines the steps employees should take when they identify a hazard, including reporting procedures and escalation paths.

Training and Communication:

Employees need to be trained on the JSH policy, including when to use it, how to report concerns, and what to expect during the investigation and resolution process.

Investigation and Corrective Action:

Once a stop work action is initiated, the employer should investigate the situation, determine the root cause, and implement corrective actions to eliminate or mitigate the hazard.

Documentation:

All stop work incidents, investigations, and corrective actions should be documented to track trends and improve safety programs.

OSHA's Role:

While OSHA doesn't mandate specific JSH programs, they do recognize the importance of employee involvement in safety and encourage employers to create a culture where workers feel safe to report hazards.

Examples of Situations Requiring Stop Work:

- Unsafe conditions (e.g., damaged equipment, hazardous materials)
- Unsafe acts (e.g., improper use of equipment, failure to follow safety procedures)
- Missing or incorrect safety protocols
- Emergency situations (e.g., severe weather, alarm)

Benefits of a Stop Work Authority Program:

- Reduced accidents and injuries
- Improved safety culture
- Enhanced employee engagement
- Protection of property and the environment