



IOWA DEPARTMENT OF NATURAL RESOURCES

Appliance Demanufacturer



PERMIT APPLICATION FORM 50D

☐ New Permit

☒ Permit Renewal # 40 -ADP- 01 - 11

☐ Permit Amendment

Application for an appliance demanufacturer must be accompanied by the plans, specifications and additional information required by the applicable solid waste rules under Iowa Administrative Code 567 Chapter 118.

Send completed applications with attached information to:

Iowa Department of Natural Resources
Land Quality Bureau
Solid Waste and Contaminated Sites Section
6200 Park Ave Ste 200
Des Moines, IA 50321

CON 12-1-1
Doc # 116085

For questions concerning this application please contact the Department at (515) 217-0872.

SECTION 1. FACILITY CONTACT INFORMATION

Facility Name: Scrap Processors INC.
Address: 505 SENECA STREET.
Phone: 515-832-5360 Fax: 515-832-7989 Email: _____

Name of Responsible Official: Nick West Manager - Kyle Solberg ASST-Manager.
Address: 505 SENECA STREET.
Phone: 515-832-5360 Fax: 515-832-7989 Email: _____

Name of Facility Operator: Nick West Manager.
Phone: 515-832-5360 Fax: 515-832-7989 Email: Nick @ SPI IOWA.COM

Site Legal Description: _____ County _____
_____ 1/4 or _____ 1/4 of _____ 1/4 Sec _____ Twp _____ N Range _____ ☐ E ☐ W

Facility Owner: David Silverstein
Address: 608 South East 30th Street Des Moines IA 50317
Phone: 515-243-5905 Fax: 515-283-1918 Email: _____

Name of Design Engineer (P.E.), if any: _____ License #: _____
Address: _____
Phone: _____ Fax: _____ Email: _____

RECEIVED

JAN 26 2026

SECTION 2. SITE INFORMATION

Days and hours of operation of the facility:

Monday - Friday 8:00AM To 4:00PM

Open to the public?

☒ Yes ☐ No

Service area of the facility and final disposal destination of components:

Service Area:

Local within The Surrounding Area.

Disposal Facility:

Hazardous material will go to The Regional Recycling center in Ford Dodge IA, Scrap To Recycle will go to Alter company or. Shyne Bros.

Type, source and number or weight of appliances to be handled per day, week and year at the facility:

We will Except All Appliances And other scrap metal Products.We will Except From General Public, Industrial Accounts ETC.2,000 lbs per day10,000 lbs per week480,000 lbs per year

Description of the appliance handling and demanufacturing process to be used:

SECTION 3. PERMIT APPLICATION CHECKLIST

Checking the appropriate boxes below certifies that the documents submitted in conjunction with this application form are complete and in compliance with the applicable chapters of the Iowa Administrative Code. While some of the documents below may have been submitted previously, updated copies of each is required to be provided with each permit renewal application. One (1) copy of each document shall be submitted. If an application is found by the department to be incomplete, it may be denied and returned to the applicant.

Required Documents			Attached		
Section A.	Executive Summary (<i>permit renewals only</i>) <ul style="list-style-type: none">• Summary of modifications, if any, to the facility that occurred during the current permit cycle.• Summary of each special provision of the current permit to determine if it is to remain the same, be revised or be removed.• Summary of each permit amendment, if any, that occurred during the current permit cycle to determine if it shall be included with the renewed permit, be revised or be removed.• Provide documentation and certification as required for new permit amendment requests and new variance requests from Iowa Administrative Code, if any.		<input type="checkbox"/>		
	Section B.	Site Map or Aerial Photograph		IAC 567 118.6(6)	<input checked="" type="checkbox"/>
	Section C.	Proof of Ownership/Local Zoning Requirements/100 yr. flood elevation		IAC 567 118.6(15) IAC 567 118.7(3)	<input checked="" type="checkbox"/>
	Section D.	Organizational Chart		IAC 567 102.12(5)	<input checked="" type="checkbox"/>
	Section E.	Operator Certification		IAC 567 118.6(13)	<input checked="" type="checkbox"/>
Section F.	EPA Refrigerant Recovery Device Certification	IAC 567 118.6(8)	<input checked="" type="checkbox"/>		
Section G.	EPA Notification of PCB Activity	IAC 567 118.6(12)	<input checked="" type="checkbox"/>		
Section H.	Unique Marking System	IAC 567 118.6(14)	<input checked="" type="checkbox"/>		
Section I.	Site Operation Plan	IAC 567 118.6(9)	<input checked="" type="checkbox"/>		
Section J.	Contingency Plan	IAC 567 118.6(10)	<input checked="" type="checkbox"/>		
Section K.	Site Closure Plan	IAC 567 102.12(10)	<input checked="" type="checkbox"/>		
Section L.	Proof of Financial Assurance and Closure Cost Estimate	IAC 567 118.16	<input checked="" type="checkbox"/>		

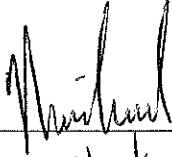
SECTION 4. APPLICANT CERTIFICATION

Certification

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete.

I further certify that the construction and operation of the above described facility will be in accordance with the plans, specifications, reports and related communications accepted by the Iowa Department of Natural Resources and on file in its office; and in accordance with conditions imposed in the permit issued by the Iowa Department of Natural Resources.

Signature: _____



Date: _____

1-19-26

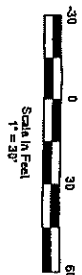
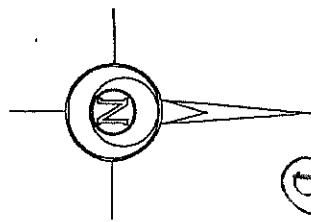
Printed Name: _____

Nick West

Title: _____

Manager

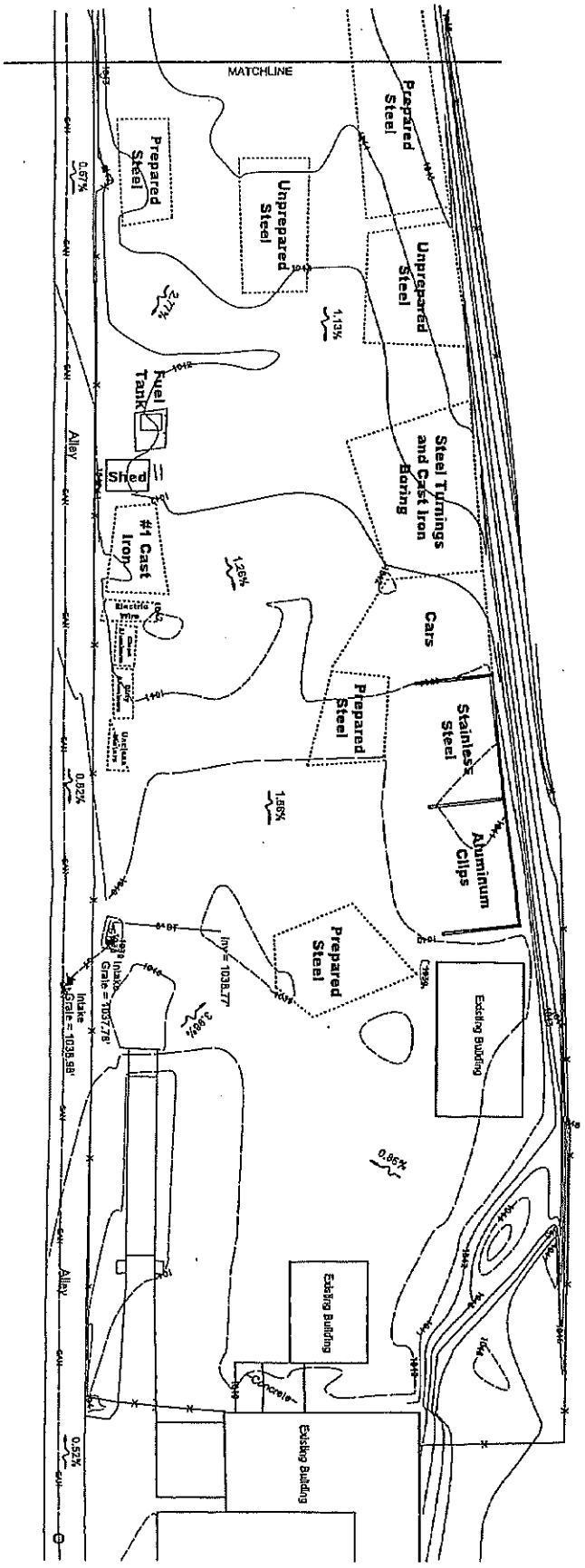
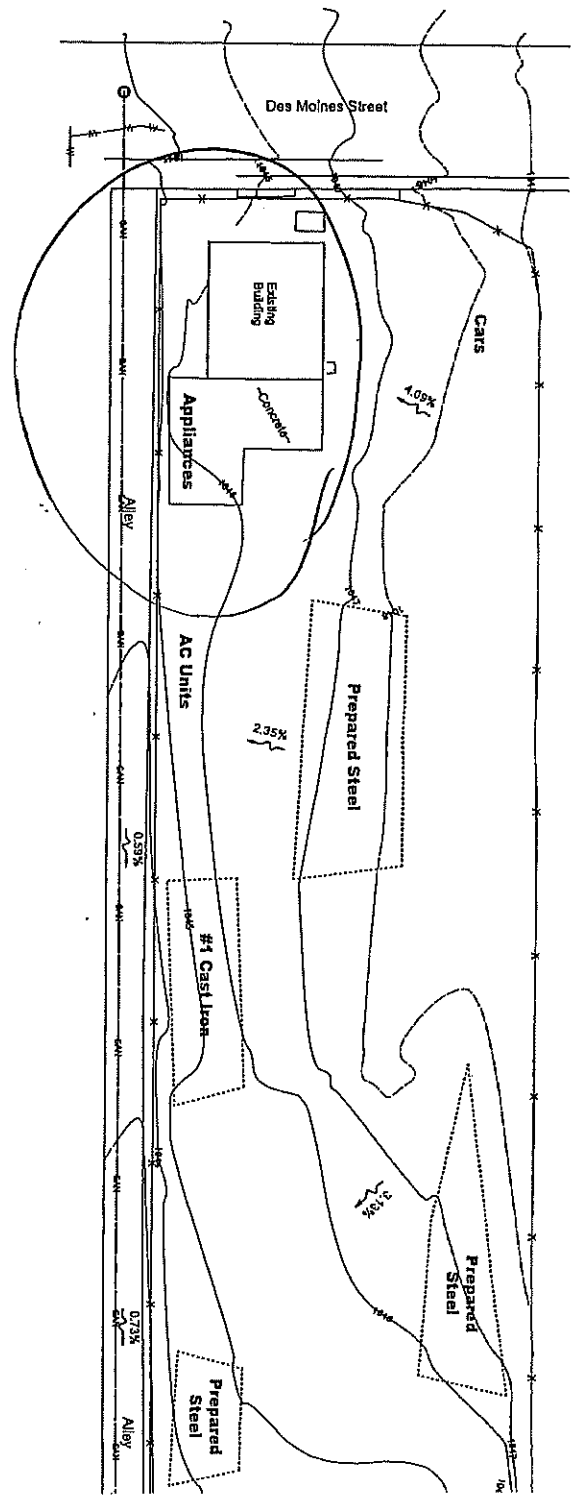
(B)



DRM WATER NOTES

LOCATION OF STAGING AREAS TO CONTAIN: JOB TRAILERS, PILING LOCATION, APPROXIMATE SANITARY FACILITIES, MATERIALS STORAGE, CONCRETE WASHOUT, EROSION CONTROL, EROSION CONTROL BERM OR SILT FENCE AND DIRECT TO ALL INTERIOR AND PERIMETER SILT FENCE NOT SHOWN. SEE EROSION CONTROL PLAN.
SEED/MULCH OR SOD ALL DISTURBED AREAS NOT PAVED OR DEVELOPED.
ADDITIONAL CONTROLS MAY BE REQUIRED DEPENDING ON PHASING AND SITE PLANNING.
NAME OF RECEIVING WATER: CITY OF WEBSTER CITY STORM SEWER SYSTEM
STORAGE AREAS FOR RAW MATERIAL AND BY-PRODUCTS: STORED INSIDE.

Site map updated on 2-24-16.



Parcel #: 495040770011000 Location: 505 SENECA ST WEBSTER CITY Gross Acres 0.00
 495 000 RIVERVIEW TIF Sect 000 Twn 000 Rng 000 Exempt Acres 0.00
 Net Acres 0.00

LEGAL Description: WNC BLK 77 EXC TR NW CNR&STR ON N BLK94 S OF SPUR&PT WILL AVE

VALUATIONS AND TAXES THIS YEAR			LAST YEAR		INDEXING	Delinquent Tax, Specials, Drainage	
COM	Assessed	Taxable	Assessed	Taxable			
Land:	62,900	62,900	74,050	74,050			
Buildings:	110,270	110,270	105,770	105,770			
Dwellings:	0	0	0	0			
TOTAL VALUE:	\$173,170	\$173,170	\$179,820	\$179,820			
Less Military Exemption:		0		0			
NET TAXABLE VALUE:		\$173,170		\$179,820			
Value Times Levy per 1000 of:	38.6013500		38.4945400		6696900		
EQUALS GROSS TAX OF:	6,684.60		6,922.09				
Less Credits of:					D	SCRAP PROCESSORS INC	
Homestead Credit:	0.00		0.00		e	306 SE 5TH ST	
Ag Land Credit:	0.00		0.00		e	DES MOINES IA 50309-5116	
Family Farm Credit:	0.00		0.00		d		
Low income/Elderly Credit:	0.00		0.00				
Prepaid Tax:	0.00		0.00				
NET ANNUAL TAXES:	\$6,684.00		\$6,922.00				
Ag Dwelling Tax:	\$0.00		\$0.00		State Tax Relief already deducted from your tax. \$132.66		
Taxing Authority:		Distribution of your current & prior year taxes			Total property taxes levied by taxing authority		
	%Total	Current	Prior		Current	Prior	Percent +/-
WC CITY	47.027	3,143.25	3,493.17		3,102,714.00	3,244,381.00	4.366-
WC SCHOOLS	32.391	2,165.02	2,120.25		5,334,404.00	5,411,695.00	1.428-
COUNTY GENERAL	7.922	529.53	512.91		2,663,024.00	2,583,178.00	3.090
CO SUPPLEMENTAL	4.026	269.08	255.87		1,353,212.00	1,288,652.00	5.009
MENTAL HEALTH	2.496	166.85	166.68		839,111.00	839,459.00	0.041-
ICCC - AREA 5	2.278	152.29	143.54		5,944,085.00	5,305,479.00	12.036
HOSPITAL	1.476	98.68	98.54		496,265.00	496,265.00	0.000
ASSESSOR	1.357	90.68	94.87		456,031.00	477,793.00	4.554-
AG EXTENSION	0.552	36.89	35.73		185,514.00	179,944.00	3.095
CO DEBT SERVICE	0.467	31.22	0.00		162,757.00	0.00	0.000
BANGS/TB	0.008	0.51	0.44		411,479.00	346,545.00	18.737

YOU MAY PAY ONLINE AT: WWW.IOWATREASURERS.ORG

Deborah Leksell
 Hamilton County Treasurer
 PO Box 160
 Webster City, IA 50595 Phone: 515-832-9542

Receipt #
 18189

DUE Sept 1, 2010 \$3,342.00

Date Paid: _____

CHECK # _____

DUE March 1, 2011 \$3,342.00

Date Paid: _____

CHECK # _____

Webster City

P.O. BOX 217 • WEBSTER CITY, IOWA 50595-0217 • FAX (515) 832-9153



January 20, 2011

Wrap Processors, Inc.
Attn: David Silverstein
505 Seneca Street
Webster City, IA 50595

Dear Mr. Silverstein:

I have concluded my research into the Zoning regulations and requirements for your business located at 505 Seneca Street, Webster City, IA. I have found that this business meets the City of Webster City's zoning regulations and is indeed in the proper Zoning District. Also, the fencing requirement has been met with your fence extending around the entire property.

Additionally, I have found the enclosed building you have constructed on the property to be sufficient for the demanufacturing of appliances and the salvage of vehicles.

If you should have any further questions or I can help in any other way, contact my office at 515-832-9139.

Sincerely,

CITY OF WEBSTER CITY

Jared Ruby
Building Inspector

City of Webster City

400 SECOND STREET • P.O. BOX 217 • WEBSTER CITY, IOWA 50595-0217 • FAX (515) 832-9153



February 1, 2011

Scrap Processors, Inc.
Attn: David Silverstein
505 Seneca Street
Webster City, IA 50595

Dear Mr. Silverstein:

After looking at the FEMA Flood Plain maps I have determined that your property at 505 Seneca Street, Webster City, IA is not in the 100 year flood plain.

If you should have any further questions or I can help in any other way, contact my office at 515-832-9139.

Sincerely,

CITY OF WEBSTER CITY

A large, stylized handwritten signature in black ink, which appears to read "Jared Ruby".

Jared Ruby
Building Inspector

Organizational Chart


- David Silverstein is CEO of Scrap Processors Inc. in Webster City, IA.
- Nick West and Kyle Solberg will be the supervisors that will be overseeing the procedures for dismantling appliances.
- Nick West, Kyle Brudos, Kyle Solberg, and Dave Gordon have successfully completed the IDNR-approved Appliance Demanufacturing Training Course conducted by Barker Lemar Engineering Consultants and SCS Engineers. One of these employees will be on site when appliance Demanufacturing takes place.
 - Dates of certification are as follows:
 - Nick West – September 15th, 2010
 - Kyle Brudos – October 22nd, 2015
 - Kyle Solberg – September 10th, 2025
 - Dave Gordon – September 10th, 2025

Certificate of Completion

presented to

Nick West

*For successful completion of the IDNR-approved
Appliance Demanufacturing Training Course conducted
by Barker Lemar on this day, September 15, 2010,
In Clive, Iowa.*



*Matt Nieswender
Senior Project Manager*

BARKER LEMAR

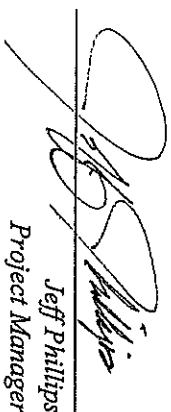
ENGINEERING CONSULTANTS

Certificate of Completion

presented to

KYLE BRUDOS

*For successful completion of the
IDNR approved Appliance Demanufacturing training course
conducted by Barker Lemar on Thursday, October 22, 2015
in West Des Moines, Iowa.*



Jeff Phillips
Project Manager

BARKER LEMAR

ENGINEERING CONSULTANTS

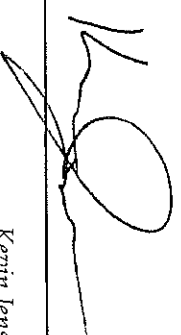
1801 INDUSTRIAL CIRCLE | WEST DES MOINES, IOWA 50265 | 515.256.8814 | www.barkerlemar.com

Certificate of Completion

presented to

David Gordon

For successful completion of the
Iowa DNR approved Appliance Demanufacturing Training
Course conducted by SCS Engineers on September 10, 2025
in West Des Moines, Iowa.



Kevin Jensen
Project Manager

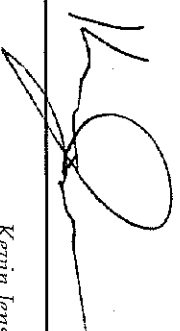
SCS
ENGINEERS

Certificate of Completion

presented to

Kyle Solberg

For successful completion of the
Iowa DNR approved Appliance Demanufacturing Training
Course conducted by SCS Engineers on September 10, 2025
in West Des Moines, Iowa.



Kevin Jensen
Project Manager

SCS
ENGINEERS

1690 All-State Court, Suite 100 | West Des Moines, Iowa 50265 | 515.631.6160 | www.scsengineers.com



ENVIRONMENTAL PROTECTION AGENCY
REFRIGERANT RECOVERY OR RECYCLING DEVICE
ACQUISITION CERTIFICATION FORM

EPA regulations require establishments that service or dispose of refrigeration or air-conditioning equipment to certify that they have acquired recovery or recycling devices that meet EPA standards for such devices. To certify that you have acquired equipment, please complete this form according to the instructions and mail it to the appropriate EPA Regional Office. BOTH THE INSTRUCTIONS AND MAILING ADDRESSES CAN BE FOUND ON THE REVERSE SIDE OF THIS FORM.

PART 1: ESTABLISHMENT INFORMATION

Name of Establishment

Scrap Processors Inc.

(Area Code) Telephone Number

515-832-5360

Number of Service Equipment Based at Establishment

Street

505 Seneca Street

City

State

Zip Code

Webster City IA 50595

Country

Harm/Tor.

PART 2: REGULATORY CLASSIFICATION

Identify the type of work performed by the establishment. Check all boxes that apply.

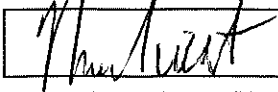
- ☐ Type A - Service small appliances
☐ Type B - Service refrigeration or air-conditioning equipment other than small appliances
☒ Type C - Dispose of small appliances
☒ Type D - Dispose of refrigeration or air-conditioning equipment other than small appliances

PART 3: DEVICE IDENTIFICATION

	Name of Device(s) Manufacturer	Model Number	Year	Serial Number (if any)	Check Box if Self-Contained
1.	F6-Boost Refrigerant Recovery Unit	F-6 Boost	2024	F6B-0122001913	<input type="checkbox"/>
2.	" "	F-6 Boost	2025	F6B-0921001440	<input type="checkbox"/>
3.					<input type="checkbox"/>
4.					<input type="checkbox"/>
5.					<input type="checkbox"/>

PART 4: CERTIFICATION SIGNATURE

I certify that the establishment in Part 1 has acquired the refrigerant recovery or recycling device(s) listed in Part 2, that the establishment is complying with Section 608 regulations, and that the information given is true and correct.

 1-19-26 Nick West manager

Signature of Owner/Responsible Officer

Date

Name (Please Print)

Title

INSTRUCTIONS

Part 1: Please provide the name, address, and telephone number of the establishment where the refrigerant recovery or recycling device(s) is (are) located. Please complete one form for each location. State the number of vehicles based at this location that are used to transport technicians and equipment to and from service sites.

Part 2: Check the appropriate boxes for the type of work performed by technicians who are employees of the establishment. The term "small appliance" refers to any of the following products that are fully manufactured, charged, and hermetically sealed in a factory with five pounds or less of refrigerant: refrigerators, and freezers designed for home use, room air conditioners (including window air conditioners and packaged terminal air conditioners), packaged terminal heat pumps, dehumidifiers, under-the-counter ice makers, vending machines, and drinking water coolers.

Part 3: For each recovery or recycling device acquired, please list the name of the manufacturer of the device, and (if applicable) its model number and serial number.

If more than seven devices have been acquired, please fill out an additional form and attach it to this one. Recovery devices that are self-contained should be listed first and should be identified by checking the box in the last column on the right. Self-contained recovery equipment means refrigerant recovery or recycling equipment that is capable of removing the refrigerant from an appliance without the assistance of components contained in the appliance. On the other hand, system-dependent recovery equipment means refrigerant recovery equipment that requires the assistance of components contained in an appliance to remove the refrigerant from the appliance.

If the establishment has been listed as Type B and/or Type D in Part 2, then the first device listed in Part # must be a self-contained device and identified as such by checking the box in the last column on the right.

If any of the devices are homemade, they should be identified by writing "homemade" in the column provided for listing the name of the device manufacturer. Type A or Type B establishments can use homemade devices manufactured before November 15, 1993. Type C or Type D establishments can use homemade equipment manufactured anytime. If, however, a Type C or Type D establishment is using homemade equipment manufactured after November 15, 1993, then it must not use these devices for service jobs.

EPA REGIONAL OFFICES

Send your form to the EPA office listed under the state or territory in which the establishment is located.

Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island, Vermont

CAA 608 Enforcement Contact: EPA Region I; Mail Code OES04-2; 5 Post Office Square; Boston, MA 02109

New York, New Jersey, Puerto Rico, Virgin Islands

CAA 608 Enforcement Contact: EPA Region II; Mail Code 2DECA-AC; 290 Broadway; New York, NY 10007-1866

Delaware, District of Columbia, Maryland, Pennsylvania, Virginia, West Virginia

CAA 608 Enforcement Contact: EPA Region III-Wheeling Office; Mail Code 3AP20; 1060 Chapline Street, Suite 303 Wheeling, WV 26003-2995

Alabama, Florida, Georgia, Kentucky, Mississippi, North Carolina, South Carolina, Tennessee

CAA 608 Enforcement Contact: EPA Region IV; Mail Code APT-AE; 61 Forsyth Street, SW; Atlanta, GA 30303-8960

Illinois, Indiana, Michigan, Minnesota, Ohio, Wisconsin

CAA 608 Enforcement Contact: EPA Region V; Mail Code AE-17J; 77 West Jackson Blvd.; Chicago, IL 60604-3507

Arkansas, Louisiana, New Mexico, Oklahoma, Texas

CAA 608 Enforcement Contact: EPA Region VI; Mail Code 6EN-HM; 1445 Ross Ave., Suite 1200; Dallas, TX 75202

Iowa, Kansas, Missouri, Nebraska

CAA 608 Enforcement Contact: EPA Region VII; Mail Code AWMD/APCO 11201 Renner Boulevard Lenexa, Kansas 66219

Colorado, Montana, North Dakota, South Dakota, Utah, Wyoming

CAA 608 Enforcement Contact: EPA Region VIII; Mail Code 8ENE-AT; 1595 Wynkoop Street, Denver, CO 80202

American Samoa, Arizona, California, Guam, Hawaii, Nevada

CAA 608 Enforcement Contact: EPA Region IX; Mail Code AIR-5; 75 Hawthorne Street; San Francisco, CA 94105

Alaska, Idaho, Oregon, Washington

CAA 608 Enforcement Contact: EPA Region X; Mail Code OAQ-107; 1200 Sixth Ave.; Seattle, WA 98101

F

PUBLIC BURDEN

The purpose and need of this renewed collection request is to facilitate compliance with and enforcement of Section 608 of the Act by reducing emissions of class I and class II ozone-depleting refrigerants to the lowest achievable level during the service, maintenance, repair, and disposal of appliances. EPA has used and will continue to use these records and reports to ensure that refrigerant releases are minimized during the recovery and recycling of ozone-depleting refrigerants during the service, maintenance, repair, and disposal of appliances. Collection of this information is mandated by EPA regulations, in accordance with 40 CFR 82.162. This information is not shared with parties outside of the Federal government. EPA's confidentiality regulations (40 CFR 2.201 et seq.) assure computer data security, disclosure prevention, proper handling, proper storage, and proper disposal of the submitted information.

The public reporting and recordkeeping burden for this collection of information is estimated to average one (1) hour per response per respondent annually. Burden means the total time, effort, or financial resources expended by persons to generate, maintain, retain, or disclose or provide information to or for a Federal agency. This includes the time needed to review instructions; develop, acquire, install, and utilize technology and systems for the purposes of collecting, validating, and verifying information, processing and maintaining information, and disclosing and providing information; adjust the existing ways to comply with any previously applicable instructions and requirements; train personnel to be able to respond to a collection of information; search data sources; complete and review the collection of information; and transmit or otherwise disclose the information. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number.

To comment on the Agency's need for this information, the accuracy of the provided burden estimates, and any suggested methods for minimizing respondent burden, including the use of automated collection techniques, EPA has established a public docket for this ICR under Docket ID No. OAR-2003-0018, which is available for public viewing at the Air and Radiation Docket and Information Center in the EPA Docket Center (EPA/DC), EPA West, Room B102, 1301 Constitution Ave., NW, Washington, DC. The EPA Docket Center Public Reading Room is open from 8:30 a.m. to 4:30 p.m., Monday through Friday, excluding legal holidays. The telephone number for the Reading Room is (202) 566-1744, and the telephone number for the OAR Docket is (202) 566-1742. An electronic version of the public docket is available through EPA Dockets (EDOCKET) at <http://www.epa.gov/edocket>. Use EDOCKET to submit or view public comments, access the index listing of the contents of the public docket, and to access those documents in the public docket that are available electronically. Once in the system, select "search," then key in the docket ID number identified above. Also, you can send comments to the Office of Information and Regulatory Affairs, Office of Management and Budget, 725 17th Street, NW, Washington, DC 20503, Attention: Desk Office for EPA. Please include the EPA Docket ID No. (OAR-2003-0018) and OMB control number (2060-0256) in any correspondence.



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
WASHINGTON, D.C. 20460

NICK WEST
505 SENECA STREET
WEBSTER CITY

IOWA
50595

OFFICE OF
SOLID WASTE AND
EMERGENCY RESPONSE

March 16, 2011

Subject: Notification of PCB Activity

Thank you for filing the Notification of PCB Activity form for the facility

Received: March 16 2011
TSCA ID Number: IAW000515593
Handler Name: SCRAP PROCESSORS INC.
Location Address: 505 SENECA STREET
WEBSTER CITY IOWA
50595

The Cleanup Programs Branch (CPB) of EPA's Office of Resource Conservation and Recovery is issuing the above TSCA identification number to the listed facility. This number may only be used for PCB-related activities and may not be used for any other regulated hazardous waste activities.

If you have also applied for a Regulated (Hazardous) Waste EPA ID number under RCRA, you may request a consolidation of your RCRA identification number and TSCA identification number upon receipt of your RCRA EPA ID number. To do so, CPB would require confirmation of the RCRA identification number that has been assigned to your facility. A copy of the RCRA ID Assignment Form (8700-12A(6-90)) for your facility would be an example of acceptable documentation.

If you have any questions regarding the PCB waste handlers database, please contact Molly Finn at finn.molly@epa.gov or (703) 347-8785.

Sincerely,

A handwritten signature in black ink, appearing to read "Dave Hockey", is positioned above the typed name.

Dave Hockey, Chief
Cleanup Programs Branch

Sent out 2-1-11

USEPA

United States
Environmental Protection Agency
Washington, DC 20460

Form Approved
OMB No. 2070-0112

Notification of PCB Activity

Return To:

Document Control Officer (5305P)
Office of Solid Waste
U.S. Environmental Protection Agency
1200 Pennsylvania Ave., N.W.
Washington, DC 20460-0001

For Official Use Only

1. Name of Facility

Name of Owner Facility

2. EPA Identification Number (if already assigned under RCRA)

Scrap Processors Inc.

Scrap Processors Inc.
David Silver Stern

3. Facility Mailing Address (Street or PO Box, City, State, & Zip Code)

4. Location of Facility (No. Street, City, State, & Zip Code)

505 Seneca Street
Webster City IA
50595

505 Seneca Street
Webster City IA
50595

5. Installation Contact (Name and Title)

6. Type of PCB Activity (Mark 'X' in appropriate box. See Instructions.)

Nick West Manager

Telephone Number (Area Code and Number)

515-832-5360 cell# 515-915-1224

☒ A. Generator w/onsite storage facility

☐ B. Storer (Commercial)

☐ C. Transporter

☐ D. R&D/Treatability

☐ E. Approved Disposer

☐ F. Scrap Metal Recovery Oven/Smelter,
High Efficiency Boilers

7. Certification

Under civil and criminal penalties of law for the making or submission of false or fraudulent statements or representations (18 U.S.C. 1001 and 15 U.S.C. 2615), I certify that the information contained in or accompanying this document is true, accurate, and complete. As to the identified section(s) of this document for which I cannot personally verify truth and accuracy, I certify as a company official having supervisory responsibility for the persons who, acting under my direct instructions, made the verification that this information is true, accurate, and complete.

Signature

Name and Official Title (Type of Print)

Date Signed

Nick West

Nick West Manager

2-1-11

Paperwork Reduction Act Notice

The annual public burden for this collection of information is estimated to average 0.57 hours per response. This estimate includes time for reading instructions, searching existing data sources, gathering and maintaining the needed data, and completing and reviewing collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing the burden to: Director, Collection Strategies Division, U.S. Environmental Protection Agency (mail code 2822), 1200 Pennsylvania Ave., N.W., Washington, D.C. 20460-0001. Include the OMB number identified above in any correspondence. Do not send the completed form to this address. The actual information or form should be submitted in accordance with the instructions accompanying the form, or as specified in the corresponding regulations.

Item-by-Item Instructions
for Completing EPA Form 7710-53

Return completed form to:

Document Control Officer (5305P)
Office of Solid Waste
U.S. Environmental Protection Agency
1200 Pennsylvania Ave., N.W.
Washington, DC 20460-0001

No information on the form may be claimed confidential.

Type or print in black ink all items, except Item VII, "Certification." If you must use additional sheets, indicate clearly the number of the item on the form to which the information on the separate sheet applies.

Item 1 -- Name of facility: Enter the name of the facility and the name of the owner of the facility.

Item 2 -- EPA identification number (if already assigned under RCRA): Enter the identification number the facility was assigned under the RCRA hazardous waste notification regulations. If no identification number has been assigned, leave this space blank. A notifier may use their RCRA identification number prior to receipt of written verification from EPA once they have confirmed that EPA is in receipt of their PCB notification form. Confirmation of receipt of the form may be accomplished by submitting it through the U.S. mail -- return receipt requested, telephoning to confirm receipt of mail or facsimile, commercial overnight carrier's delivery verification processes, or any other manner in which the submitter can demonstrate in that the form was received by EPA Headquarters.

Items 3 and 4 -- Facility mailing address and location: Complete Items III and IV. Please note that the address you give in Item IV, "Location of Facility," must be a physical address, not a post office box or route number. If the mailing address and physical location are the same, you may enter "Same" in Item IV. If the facility is a mobile incinerator, you may enter "mobile" in Item IV, and provide the mailing address for the installation contact in Item III.

Item 5 -- Installation contact: Enter the name, title, and business telephone number of the person who should be contacted regarding information submitted on this form.

Item 6 -- Type of PCB activity: Mark the appropriate box(es) to show which PCB activities are taking place at this facility.

A. Generator with onsite storage facility: You are a generator with an onsite storage facility under this notification requirement if you are a user, owner, or processor of PCBs or PCB items and you maintain your own storage facilities subject to 40 CFR 761.65(b) or (c)(7) for PCBs. If you are a generator with an onsite storage facility, mark an "X" in this box.

B. Commercial Storer: You are a commercial storer if you own or operate a storage facility which is subject to the storage facility standards of 40 CFR 761.65(b) or (c)(7), and which engages in off-site storage activities involving the PCB wastes generated by others. Most commercial storers of PCB waste perform waste storage services in exchange for a fee or other compensation, but the receipt of compensation is not necessary for your storage facility to qualify as a commercial storer of PCB wastes generated by others. See definition of commercial storer in 40 CFR 761.3. If you are a commercial storer, mark an "X" in this box.

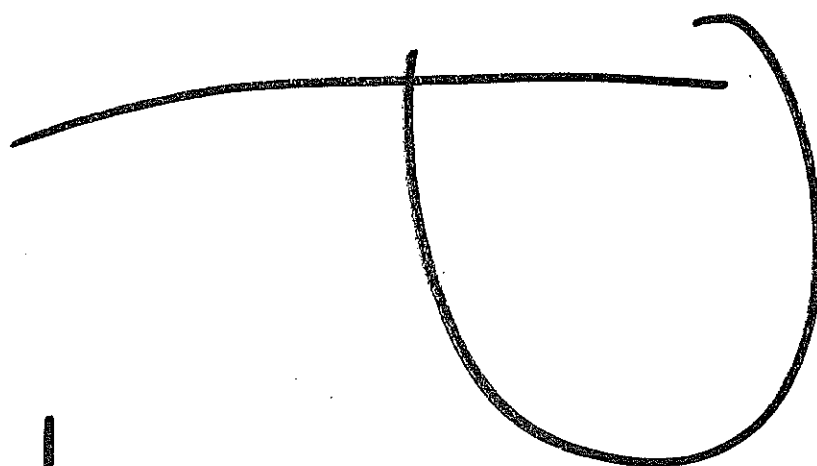
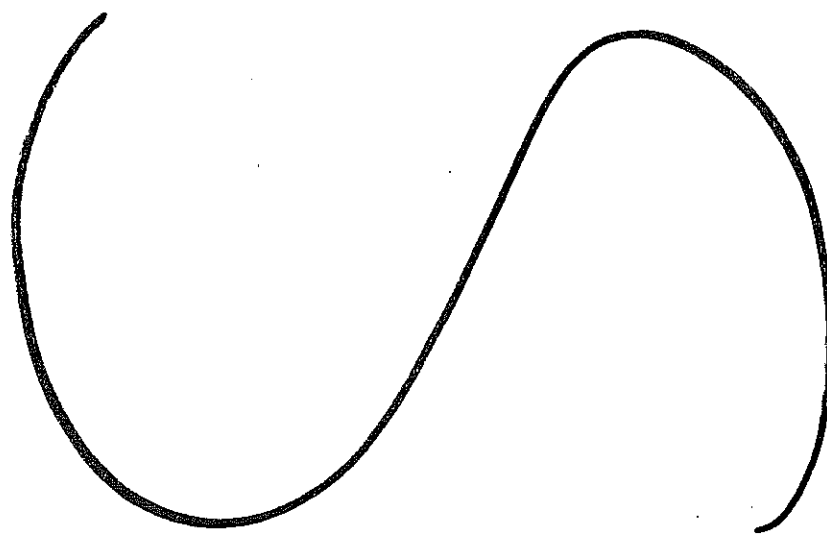
C. Transporter: If you move PCBs by air, rail, highway, or water, then mark an "X" in this box.

D. R&D/Treatability: If you are engaged in conducting R&D into PCB disposal technologies and cannot accept waste on a commercial scale, mark an "X" in this box. You should also check this box if you conduct treatability studies even though you may have marked the "Approved Disposer" box.

E. Approved Disposer: If you currently hold a valid EPA permit to dispose of PCBs in concentrations exceeding 50 ppm in a landfill, through alternative technology or incineration, mark an "X" in this box.

F. Scrap Metal Recovery Oven/Smelter, High Efficiency Boilers: If you operate a device to dispose of PCBs, or if you dispose of PCBs in compliance with Section 761.71 (i.e., high efficiency boilers) or Section 761.72 (i.e., scrap metal recovery oven/smelter), mark an "X" in this box.

Item 7 -- Certification: This certification must be signed by the owner, operator, or an authorized representative of the facility. An "authorized representative" is a person responsible for the overall operation of the facility (i.e., a plant manager or superintendent, or a person of equal responsibility). All notifications must include this certification to be complete.



SCRAP PROCESSORS INC. (SPI)

Webster City , Iowa

Site Operation Plan

- SPI will be excepting appliances from the public, industrial accounts, and appliance businesses. SPI will weigh in appliances over large truck scale. Customers will be directed to go to the Appliance demanufacturing building. Appliances will be unloaded directly into building for demanufacturing. Appliances will be carefully unloaded so no punctures or damage to refrigerant lines, compressors, capacitors, or mercury containing components. Incase of any overflow appliances will be stored on a cement pad in front of building. Our goal is that all appliances will be on a cement until demanufactured. Customers will then return to large truck scale to be weighed empty.
- SPI will look for and remove Capacitors in the following appliances: air conditioners, microwaves, washer/dryers, refrigerators/freezers, furnaces, dishwashers, dehumidifiers, trash compactors. Capacitors will be stored in properly marked containers if they contain PCB's.
- SPI will look for and remove Mercury Switches in the following appliances: washer/dryers, refrigerators/freezers, dishwashers, dehumidifiers. Note Mercury lamps can be found in washer/dryers, refrigerators/freezers, fluorescent light fixtures, range or ovens. Mercury Switches will be stored in properly marked containers.
- SPI will look for and remove Mercury Thermo Couplers in the following appliances: washer/dryers, hot water heaters, furnaces, ranges/ovens. Found in all gas appliances. They will contain mercury if a magnet sticks to them. Mercury Thermo Couplers will be stored in properly marked containers.
- SPI will remove Refrigerant from the following appliances: air conditioners, refrigerators/freezers, dehumidifiers. SPI will determine what type of Refrigerant it is and make sure it is stored in properly marked container.

- SPI will remove ballast from fluorescent light fixtures. If they contain PCB's, SPI will store them in a properly marked container.

Disposal

- Each properly marked container will have a date marked on it when the first component is placed in the container.
- Each container will be lined with absorbent material at the bottom of the container in case of leakage.
- PCB storage area must be inspected every 30 days and documented. The area must also be labeled with the same PCB label as required on storage containers.
- Any PCB capacitors that are leaking need to be shipped within 30 days. All spills will be cleaned up immediately.
- PCB's need to be disposed of within 270 days from the date marked on the container.
- Mercury containing components need to be disposed of within 1 year of the marked date.
- Used refrigerant is not considered hazardous waste if sent for reclamation.
- All hazardous waste will go to the Regional Recycling Collection Center located in Fort Dodge, IA.
- All demanufactured appliances will go to the shred pile in the Webster City yard. They will be in the yard no longer than 2 weeks.
- For recycling, they will go to, but not limited to, Shine Bros Recycling in Spencer, IA and/or Alter Recycling in Des Moines, IA or Mason City, IA.
- All disposal records will be kept on file.

SCRAP PROCESSORS INC. (SPI)

Webster City, Iowa

Contingency Plan

Fire Plan:

SPI building will be marked with placards on walk in door. All emergency personnel will know what is in the building by placard placement. SPI will have adequate fire extinguishers in the building for small fire possibilities. If a large fire would happen, SPI would call 911 emergency personnel. SPI would then inform the emergency personnel what was in the building when they arrived on the site.

Equipment Failure:

SPI has been in the recycling business since 1948. SPI has two locations which are in Webster City, IA and Des Moines, IA. SPI has a lot of equipment at both of these locations with a large resource for repairing equipment and also for purchasing equipment. Equipment failure would not be an issue with our company.

Alternate Demanufacturerer:

If for some reason SPI could not get appliances demanufactured, we could take appliances to Alter Metal Recycling in Des Moines, IA. SPI has large semi trucks that could transport appliances.

Scrap Processors Inc. (SPI)

Webster City, Iowa

Site Closure Plan

If SPI would decide to close:

SPI would notify the public that we no longer take appliances, and we would stop taking them immediately. SPI would then demanufacture all remaining appliances on the property. When the last appliance has been demanufactured, SPI would then take the remaining hazardous waste to the Regional Recycling Collection Center located in Fort Dodge, IA. SPI will submit an annual report to the date of closure and give the DNR at least 90 days' notice before closure, as stated in Chapter 118, Section 14 of the Discarded Appliance Demanufacturing Code.

If there are any remaining appliances that were not properly demanufactured, SPI would transport them to Alter Metal Recycling in Des Moines, IA.



First for You!

APPLIANCE DEMANUFACTURING
IRREVOCABLE LETTER OF CREDIT

Letter of credit number **239**

Date: **February 24, 2011**

This Irrevocable Letter of Credit is being provided to Borrower, Scrap Processors, Inc. by Lender, First State Bank, Webster City, Iowa for the exclusive purpose of meeting financial assurance requirements required by the Iowa Department of Natural Resources "IDNR" as set forth in IAC 567 Chapter 118.16 for closure care of Scrap Processors, Inc. located at 306 SE 5th, Des Moines, IA 50309.

Pursuant to IAC 567 Chapter 118.16 (6)"d", First State Bank hereby certifies to IDNR that, as the issuing institution, has the authority to issue Letters of Credit and that their operations are regulated and examined by a Federal or State Agency. The Letter of Credit in this matter is issued for a sum of up to an aggregate amount not to exceed Six thousand two hundred seventy-three and no/100 Dollars (\$6,273.00) lawful money of the United States.

This irrevocable Letter of Credit is effective as of February 24, 2011, and shall expire on February 24, 2012. However, the said expiration date shall be automatically extended for a period of at least one year from the original expiration date or thereafter from any extended expiration date, unless at least 90 days prior to such date, First State Bank notifies Scrap Processors, Inc. and IDNR in writing, by certified mail, that the First State Bank elects not to renew the Letter of Credit for such additional period.

Within 60 days of receipt of such notification, as evidence by the signed returned receipt, Scrap Processors, Inc. shall provide IDNR adequate proof of alternative financial assurance in accordance with IAC 567 Chapter 118.16. If Scrap Processors, Inc. does not extend the expiration date or establish alternative financial assurance within 60 days after receipt of an expiration or submit a cancellation notice by First State Bank, the Issuer of the Letter of Credit shall deposit a sum equal to the full available to be drawn under the Letter of Credit into a secured trust fund established by the Borrower. The provision of funds by the issuer of the Letter of Credit shall be considered an issuance of a loan to the Borrower, and the terms of that loan shall be governed by this Letter of Credit or subsequent agreement with First State Bank. The Lender and Borrower acknowledge that each will be bound by the further requirements of IAC 567 118.16 (6)"d" in the event that proof of alternate financial assurance is not provided.

In the event that either the Lender or Borrower is purchased by another entity, the subsequent entity shall assume all responsibilities under this Letter of Credit. Neither party shall take any action which may prevent it from fulfilling its responsibilities under this Letter of Credit, including, but not limited to, altering its business practices to render incapable of making payments or provide guarantees as provided for herein.

WEBSTER CITY

505 Second Street
PO Box 70
Webster City IA 50595
515-832-2320

STANHOPE

600 Park Street
PO Box 125
Stanhope IA 50246
515-826-3222

VINCENT

104 Arthur Street
PO Box 178
Vincent IA 50594
515-356-4332

FORT DODGE

3031 5th Ave South
PO Box 1035
Fort Dodge IA 50501
515-573-5150

EAGLE GROVE

323 South Commercial Ave
PO Box 88
Eagle Grove IA 50533
515-448-4567

WEBSITE
www.fsbwc.com

We undertake to promptly honor your sight draft (s) drawn on us, indicating our Credit No. 239 for all or part of this Credit if presented to our office on or before the expiry date or any automatically extended expiry date. The IDNR may draw on this Letter of Credit in full or in part.

Except as expressly stated herein, this undertaking is not subject to any agreement, condition or qualification. The obligation of First State Bank under this Letter of Credit is the individual obligation of First State Bank and is in no way contingent upon reimbursement with respect thereto.

In witness thereof, the Lender and the Borrower have executed this Letter of Credit under their respective hands and seals, this 25 day of March, 2011.

The persons whose signatures appear below hereby certify that they are authorized to execute this Letter of Credit on behalf of the Borrower and Lender.

Borrower:

Scrap Processors, Inc.

BY: David Silverstein
David Silverstein, CEO

Lender

First State Bank, Webster City, Iowa

BY: David Taylor
David Taylor, President/CEO

BY: Steve Vande Zande
Steve Vande Zande, Vice President



SCRAP PROCESSORS, INC.

505 Seneca Street

Webster City, IA 50595

Ph. 515-832-5360 Fax 515-832-7989

March 29, 2011

Iowa Department of Natural Resources
Planning, Permitting & Engineering Services
Wallace State Office Building
503 East 9th Street
Des Moines, IA 50319

Dear Sir or Madam:

This letter shall serve as notice, pursuant to IAC 567 Chapter 118.16(6)"d", that Scrap Processors Inc. is providing financial assurance by Letter of Credit No. 239 established on February 24, 2011 for Scrap Processors Webster City in an amount of \$6,273.00 lawful money of the United States. These funds are restricted for closure care of Scrap Processors located at 505 Seneca Street, Webster City, IA 50595.

The name and address of the lending institution is as follows:

First State Bank
505 2nd Street
P.O. Box 70
Webster City, IA 50595
515-832-2520

A copy of the executed Letter of Credit has been enclosed with this correspondence and a copy has been retained in our office.

If you have any questions regarding this letter or the executed Letter of Credit, please contact David Silverstein at 515-975-2557.

Sincerely,



David Silverstein, CEO

Enclosure



First for You!

IRREVOCABLE COMMERCIAL LETTER OF CREDIT Number 239

Date of Issue February 24, 2011

Amount \$6,273.00

Expiration date February 24, 2012

Applicant : Scrap Processors, Inc.
306 SE 5th Street
Des Moines, IA 50309

Beneficiary : Iowa Department of Natural Resources

Gentlemen:

We hereby authorize you to draw by check on ourselves for the account of Scrap Processors, Inc. up to the aggregate amount of \$6,273.00 U. S. Dollars.

This credit will expire February 24, 2012.

Except as otherwise expressly stated herein, the credit is subject to the uniform customs and practices of documentary credit (1993 revision) International Chamber of Commerce Brochure number 500.

Sincerely yours,

David Taylor
President/CEO

Steve Vande Zande
Vice President



WEBSTER CITY

505 Second Street
PO Box 70
Webster City IA 50595
515-832-2520

STANHOPE

600 Park Street
PO Box 125
Stanhope IA 50246
515-826-3222

VINCENT

104 Arthur Street
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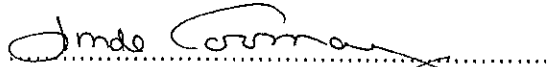
EAGLE GROVE

323 South Commercial Ave
PO Box 88
Eagle Grove IA 50533
515-448-4567

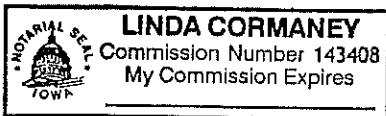
WEBSITE
www.fsbwc.com

STATE OF IOWA, HAMILTON COUNTY, ss

On this 24th day of February, A.D. 2011, before me the undersigned, a Notary Public in and for the STATE OF IOWA, personally appeared David Taylor and Steve Vande Zande to me personally known, who being by me duly sworn, did say that they are the President and Vice President respectively, of the Corporation executing the within and foregoing instrument to, that the seal affixed thereto is the seal of the corporation; that said instrument was signed (and sealed) on behalf of the corporation by authority of its Board of Directors; and that David Taylor and Steve Vande Zande as such officers acknowledged the execution of the foregoing instrument to be the voluntary act and deed of the corporation, by it and by them voluntarily executed.

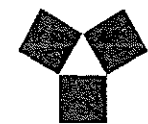


Linda Cormaney Notary Public in and for the STATE OF IOWA



February 16, 2011

David Silverstein
Scrap Processors, Inc.
306 SE 5th Street
Des Moines, Iowa 50309



YAGGY
COLBY

ASSOCIATES
Celebrating 40 Years
of Excellence
1970 - 2010

**RE: Opinion of Cost
Appliance Demanufacturing**

ENGINEERS

Dear David:

Thank you for taking the time to discuss your operation with me. Based on conversations with you and a site visit, I have developed the following opinion of probable cost for clean-up of your operation. The purpose of this opinion of cost is basis for financial assurance to satisfy your IDNR operating permit. I have based my opinion of cost on information provided by yourself. I have also taken into account that your facility has an active IDNR Storm Water Plan which required pertinent information on the operation of the facility. The following assumptions and facts have been used to develop this opinion:

1. Disposal of PCB type capacitors - \$2.00/lb (up to 9 lbs, *Regional Recycling Fort Dodge IA* ~~Landfill of North Iowa~~)
2. Mercury Switches - \$5.50/lb (*Regional Recycling Fort Dodge IA* ~~Landfill of North Iowa~~)
3. Mineral oil is non-hazardous
4. Shop size and ultimate storage capacity is based on land use, City of Webster City zoning, City ordinances regarding nuisance laws and IDNR Storm Water requirements
5. General household appliances except for televisions and computers
6. 5% of units have mercury switches
7. 5% of units have PCB capacitors
8. 1200 square feet of shop floor available for appliance storage and demanufacturing. This take into account aisles and the automobile areas.
9. 20' X 20' outside storage area (400 square feet)
10. Appliances stacked one unit high
11. ½ hour to demanufacture each unit
12. 280 units will fit in available floor space
13. Scrap prices from local salvage yard (\$195/Ton - *Alter* ~~Behr~~ Mason City)

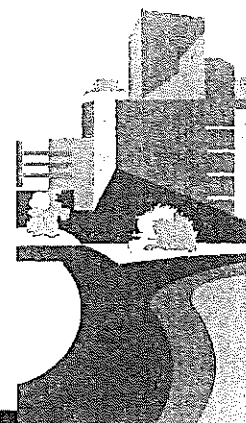
Mason City Office:

215 North Adams
Mason City, IA 50401
641-424-6344
641-424-0351 Fax

Rochester Office:
507-288-6464

Mpls/St Paul Office:
651-681-9040

Delafield Office:
262-646-6855



David Silverstein
Scrap Processors, Inc.
February 16, 2011

Page 2


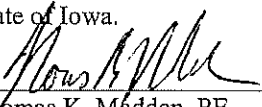
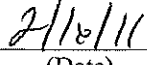
Based on the above, my opinion of cost for site clean-up is as follows:

<u>ITEM NO.</u>	<u>ITEM</u>	<u>QUANTITY</u>	<u>UNIT</u>	<u>UNIT PRICE</u>	<u>AMOUNT</u>
1	Mobilization	1	LS	\$1,500.00	\$1,500.00
2	Demanufacture Existing Appliances	140	MH	\$55.00	\$7,700.00
3	PCB Capacitor Disposal	2	MH	\$55.00	\$110.00
4	Mercury Switch Disposal	2	MH	\$55.00	\$110.00
5	PCB Disposal Fee	7.5	LBS	\$2.00	\$15.00
6	Mercury Disposal Fee	4	LBS	\$5.50	\$22.00
7	Transportation to Scrap Yard	1	LS	\$450.00	\$450.00
8	Scrap Value	21.2	TON	\$195.00	-\$4,134.00
8	Site Cleaning and Decontamination	1	LS	\$500.00	\$500.00
TOTAL					<u>\$6,273.00</u>

Notes: LS = Lump Sum; MH = Man Hours; Ton = 2,000 pounds.

The above opinion of cost is solely based on the assumptions stated, current market conditions and local disposal costs.

Please feel free to call with any questions.

	I hereby certify that this engineering document was prepared by me or under my direct personal supervision and that I am a duly Licensed Professional Engineer under the laws of the State of Iowa.	
		
	Thomas K. Madden, PE	(Date)
	My License renewal date is: December 31, 2012. License Number: 15573 Responsible for the following sections: All	

Sincerely,
YAGGY COLBY ASSOCIATES

Thomas K. Madden, PE
Project Manager
TKM/jmm/11373/client_1.doc