

N00207.AR.003505
NAS JACKSONVILLE
5090.3a

PERMIT FOR CLOSURE OF HAZARDOUS WASTE STORAGE UNIT BUILDING 101 AND
STORAGE TANK 101-3 NAS JACKSONVILLE FL
5/31/1994
FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION



Lawton Chiles
Governor

Florida Department of
Environmental Protection

~~Patting Shop~~
01327554

Northeast District
7825 Baymeadows Way, Suite B200
Jacksonville, Florida 32256-7577

Virginia B. Wetherell
Secretary

PERMITTEE:

U.S. Naval Air Station -
Jacksonville
U.S. Highway 17 & Yorktown Avenue
Jacksonville, Florida 32212

Attention:
Captain Roy D. Resavage

I.D. Number: FL6 170 024 412
Permit/Cert Number: HF 16-230808
Date of Issue: May 31, 1994
Expiration Date: May 31, 1995
County: Duval
Lat/Long: 30°13'30" N/81°41'00" W
Section/Township/Range: 23/3S/27E
Project: Closure of a Hazardous
Waste Storage Unit (Building 101
electroplating shop) and a
Storage Tank (Waste Oil Tank
101-3)

This permit is issued under the provisions of Chapter 403-722, Florida Statutes, and Florida Administrative Code Rule(s) 17-4 and 17-730. The above named Permittee is hereby authorized to perform the work or operate the facility shown on the application and approved drawing(s), plans, and other documents attached hereto or on file with the Department and made a part hereof and specifically described as follows:

To close a hazardous waste storage unit (Building 101-electroplating shop) and a hazardous waste storage tank (Waste Oil Tank 101-3), at Naval Air Station - Jacksonville, located at U.S. Highway 17 and Yorktown Avenue, Jacksonville, Florida. Respective figures showing the two units are in Attachments A and B of the permit.

The Building 101-electroplating shop is described on Figures B-1, C-1, D-2, and the figures of Attachment P of the permit application. The shop consists of 96 tank systems, 56 of which are considered to be hazardous waste tanks, and has dimensions of 100' x 78'. The total capacity of the 56 hazardous waste tanks is approximately 38,000 gallons. The shop ceased operations in 1990. Hazardous wastes stored in the hazardous waste tanks and their designated hazardous waste codes are listed in Attachment C.

The Waste Oil Tank 101-3 is described on Figures B-1, C-2, D-2, and Figure 1 (Part II, Attachment T) of the permit application. The tank was used to store waste oil contaminated with 1,1,1-trichloroethane. This steel cylindrical aboveground tank has a diameter of 5'4" and is 15' long. Its approximate capacity is 2500 gallons.

Closure of Building 101-electroplating shop and Waste Oil Tank 101-3 will be in accordance with the revised permit application dated October 13, 1993, and additional information dated January 11, 1994.

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GENERAL CONDITIONS:

1. The terms, conditions, requirements, limitations, and restrictions set forth herein are "Permit Conditions" and as such are binding upon the permittee and enforceable pursuant to the authority of Sections 403.161, 403.727, or 403.859 through 403.861, Florida Statutes. The permittee is hereby placed on notice that the Department will review this permit periodically and may initiate enforcement action for any violation of the "Permit Conditions" by the permittee, its agents, employees, servants, or representatives.
2. This permit is valid only for the specific processes and operations applied for and indicated in the approved drawings or exhibits. Any unauthorized deviation from the approved drawings, exhibits, specifications, or conditions of this permit may constitute grounds for revocation and enforcement action by the Department.
3. As provided in Subsections 403.087(6) and 403.722(5), Florida Statutes, the issuance of this permit does not convey any vested rights or any exclusive privileges. Nor does it authorize any injury to public or private property or any invasion of personal rights, nor any infringement of federal, state or local laws or regulations. This permit does not constitute a waiver of or approval of any other Department permit that may be required for other aspects of the total project which are not addressed in the permit.
4. This permit conveys no title to land or water, does not constitute state recognition or acknowledgment of title, and does not constitute authority for the use of submerged lands unless herein provided and the necessary title or leasehold interests have been obtained from the State. Only the Trustees of the Internal Improvement Trust Fund may express State opinion as to title.
5. This permit does not relieve the permittee from liability for harm or injury to human health or welfare, animal, plant or aquatic life or property and penalties therefore caused by the construction or operation of this permitted source, nor does it allow the permittee to cause pollution in contravention of Florida Statutes and Department rules, unless specifically authorized by an order from the Department.
6. The permittee shall at all times properly operate and maintain the facility and systems of treatment and control (and related appurtenances) that are installed or used by the permittee to achieve compliance with the conditions of this permit, as required by Department rules. This provision includes the operation of backup or auxiliary facilities or similar systems when necessary to achieve compliance with the conditions of the permit and when required by Department rules.

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7. The permittee, by accepting this permit, specifically agrees to allow authorized Department personnel, upon presentation of credentials or other documents as may be required by law, access to the premises, at reasonable times, where the permitted activity is located or conducted for the purpose of:
- a. Having access to and copying any records that must be kept under the conditions of the permit;
 - b. Inspecting the facility, equipment, practices, or operations regulated or required under this permit; and
 - c. Sampling or monitoring any substances or parameters at any location reasonably necessary to assure compliance with this permit or Department rules.

Reasonable time may depend on the nature of the concern being investigated.

8. If, for any reason, the permittee does not comply with, or will be unable to comply with, any condition or limitation specified in this permit, the permittee shall immediately notify and provide the Department with the following information:
- a. A description of and cause of non-compliance; and
 - b. the period of non-compliance, including exact dates and times; or, if not corrected, the anticipated time the non-compliance is expected to continue, and steps being taken to reduce, eliminate, and prevent recurrence of the non-compliance.

The permittee shall be responsible for any and all damages which may result and may be subject to enforcement action by the Department for penalties or revocation of this permit.

9. In accepting this permit, the permittee understands and agrees that all records, notes, monitoring data and other information relating to the construction or operation of this permitted source, which are submitted to the Department, may be used by the Department as evidence in any enforcement case involving the permitted source arising under the Florida Statutes or Department rules, except where such use is proscribed by Sections 403.73 and 403.111, Florida Statutes. Such evidence shall only be used to the extent it is consistent with the Florida Rules of Civil Procedure and appropriate evidentiary rules.

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10. The permittee agrees to comply with changes in Department rules and Florida Statutes after a reasonable time for compliance, provided however, the permittee does not waive any other rights granted by Florida Statutes or Department rules. A reasonable time for compliance with a new or amended surface water quality standard, other than those standards addressed in Rule 17-302.500, F.A.C., shall include a reasonable time to obtain or be denied a mixing zone for the new or amended standard.
11. This permit is transferable only upon Department approval in accordance with Florida Administrative Code Rules 17-4.120 and 17-730.300, as applicable. The permittee shall be liable for any noncompliance of the permitted activity until the transfer is approved by the Department.
12. This permit is required to be kept at the work site of the permitted activity during the entire period of construction, operation, or closure.
13. This permit also constitutes:
 - () Determination of Best Available Control Technology (BACT)
 - () Determination of Prevention of Significant Deterioration (PSD)
 - () Certification of Compliance with State Water Quality Standards (Section 401, PL 92-500)
 - () Compliance with New Source Performance Standards
14. The permittee shall comply with the following monitoring and record keeping requirements:
 - a. Upon request, the permittee shall furnish all records and plans required under Department rules. The retention period for all records will be extended automatically, unless otherwise stipulated by the Department, during the course of any unresolved enforcement action.
 - b. The permittee shall retain at the facility or other location designated by this permit records of all monitoring information (including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation), copies of all reports required by this permit, and records of all data used to complete the application for this permit. The time period of retention shall be at least three years from the date of the sample, measurement, report or application unless otherwise specified by Department rule.

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c. Records of monitoring information shall include:

- the date, exact place, and time of sampling or measurements;
- the person responsible for performing the sampling or measurements;
- the date(s) analyses were performed;
- the person responsible for performing the analyses;
- the analytical techniques or methods used; and
- the results of such analyses.

15. When requested by the Department, the permittee shall, within a reasonable period of time furnish any information required by law which is needed to determine compliance with the permit. If the permittee becomes aware that relevant facts were not submitted or were incorrect in the permit application or in any report to the Department, such facts or information shall be submitted or corrected promptly.

16. In the case of a hazardous waste facility permit, the following permit conditions shall also apply.

a. The permittee will submit the following reports to the Department:

- (1) Manifest discrepancy report: If a significant discrepancy in a manifest is discovered, the permittee must attempt to reconcile the discrepancy. If not resolved within 15 days after receiving the waste, the permittee shall immediately submit a letter report, including a copy of the manifest, to the Department.
- (2) Unmanifested waste report: Permittee shall submit an unmanifested waste report to the Department within 15 days of receipt of unmanifested waste.
- (3) Biennial report: A biennial report covering facility activities during the previous calendar year must be submitted to the Department by March 1 of each even numbered year in accordance with Florida Administrative Code Rule 17-730.

b. Notification of any non-compliance which may endanger health or the environment, including the release of any hazardous waste that may endanger public drinking water supplies, or the occurrence of a fire or explosion from the facility which could threaten the environment or human health outside the facility, shall be verbally submitted to the Department within 24 hours and a written submission provided within 5 days. The verbal submission within 24 hours shall contain the name, address, I.D. number and telephone number of the facility and owner or operator, the name and quantity of materials involved, the extent of

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injuries (if any), an assessment of actual or potential hazards, and the estimated quantity and disposition of recovered material. The written submission shall contain the following:

- (1) a description of and cause of noncompliance; and
 - (2) If not corrected, the anticipated time the noncompliance is expected to continue and steps being taken to reduce, eliminate, and prevent recurrence of the noncompliance.
- c. Reports of compliance or noncompliance with, or any progress reports on, requirements contained in any compliance schedule of this permit shall be submitted no later than 14 days following each schedule date.
- d. All reports or information required to be submitted to the Department by a hazardous waste permittee shall be signed by a person authorized to sign a permit application.

SPECIFIC CONDITIONS:

PART I - Standard Requirements

1. The permittee shall comply with all the specific conditions of this Part until closure is completed and closure certification is accepted by the Department.
2. The permittee shall maintain and operate the facility to minimize the possibility of fire, explosion, or any unplanned sudden or non-sudden release of hazardous waste or constituents to air, soil, or surface water which could threaten human health or the environment, in accordance with 40 CFR 264.31.
3. The permit shall follow the procedures described in the waste analysis plan, Attachment M of the permit application. [40 CFR 264.13(b)]
4. The permittee shall comply with the security provisions of 40 CFR 264.14(b)(2) and (c).
5. The permittee shall inspect the facility operating, emergency, and safety equipment in accordance with the schedule approved in Attachment I of the permit application. The permittee shall remedy any deterioration or malfunction discovered by an inspection, in accordance with the requirements of 40 CFR 264.15(c). Changes, additions, or deletions to the schedule must be approved in writing by the Department. The schedule must be maintained as part of the operating record of the facility. [40 CFR 264.15]

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6. Facility personnel must successfully complete the approved training program indicated in Attachment K of the permit application within six (6) months of employment or assignment to a facility or to a new position at the facility. Verification of this training must be kept with the personnel training records and maintained on site. Personnel shall not work unsupervised until training has been completed. The training must be reviewed by facility personnel at least once annually. Facility shall maintain an updated list of personnel handling hazardous waste and their respective job titles, Figure K-1 of the permit application, at the site.
7. The permittee shall comply with the general requirements of 40 CFR 264.17(a) and (b), and the location requirements of 40 CFR 264.198(b).
8. The permittee shall comply with the following conditions concerning preparedness and prevention:
 - a. At a minimum, the permittee shall equip the facility with the equipment described in the contingency plan, Table H-3 of the permit application, as required by 40 CFR 264.32.
 - b. The permittee shall test and maintain the equipment specified in Specific Condition I.9(a) as necessary to assure its proper operation in time of emergency, as required by 40 CFR 264.33.
 - c. The permittee shall maintain access to the communications or alarm system, as required by 40 CFR 264.34.
 - d. The permittee shall maintain arrangements with state and local authorities as required by 40 CFR 264.37. If state or local officials refuse to enter into preparedness and prevention arrangements with the permittee, the permittee must document this refusal in the operating record.
9. The permittee shall comply with the following conditions concerning the contingency plan:
 - a. The permittee shall immediately carry out the provisions of the contingency plan, Attachment H of the permit application and follow the emergency procedures described by 40 CFR 264.56, whenever there is a fire, explosion, or release of hazardous waste or hazardous waste constituents which threaten human health or the environment. The permittee shall give proper notification if an emergency situation arises and within fifteen (15) days must submit to the Department a written report which includes all information required in 40 CFR 264.56(j).
 - b. The permittee shall comply with the requirements of 40 CFR 264.53.

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- c. Within seven (7) days of meeting any criteria listed in 40 CFR 264.54(a), (b), and (c), the permittee shall amend the plan, and submit the amended plan for Department approval. Any other changes to the plan must be submitted to the Department within seven (7) days of the change. All amended plans must be distributed to the appropriate agencies.
 - d. The permittee shall comply with requirements of 40 CFR 264.55, concerning the emergency coordinator.
 - e. The Department of Environmental Protection's 24-hour emergency telephone number is (904)488-1320. During normal business hours, the Department's Northeast District Office may be contacted at (904)448-4320.
10. The permittee shall comply with the manifest requirements of 40 CFR 264.71, 264.72, and 264.76.
 11. The permittee shall maintain a written operating record at the facility which includes:
 - the description and quantity of each hazardous waste received
 - the location of each hazardous waste within the facility, and the quantity at each location
 - the results of the waste analyses
 - a summary report and details of incidents that require implementation of the contingency plan
 - manifest numbers
 - notices to generators as specified in 40 CFR 264.12(b)
 - the results of inspections (for 3 years)
 - annual certification of waste minimization
 - the closure plan and cost estimates
 - biennial reports
 12. Pursuant to 40 CFR 264.73(b)(9), and Section 3005(h) of RCRA, 42 U.S.C. 6925(h), the permittee must certify, no less often than annually, that:
 - a. The permittee has a program in place to reduce the volume and toxicity of hazardous waste to the degree determined by the permittee to be economically practicable; and
 - b. The proposed method of treatment, storage, or disposal is the most practicable method available to the permittee which minimizes the present and future threat to human health and the environment.
 - c. The permittee shall also maintain copies of certification in the facility operating record as required by 40 CFR 264.73(b)(9).

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13. The Waste Minimization program required under Specific Conditions I.12(a) and (b) should at a minimum address the following topics:
 - a. Identify each hazardous waste stream with the source of generation.
 - b. Types and amounts of hazardous waste that are generated at the facility.
 - c. Present and proposed method of treatment, storage, or disposal that is available to the permittee.
 - d. Description of techniques implemented in the past for hazardous waste reduction and their effectiveness.
 - e. An evaluation of technically and economically feasible hazardous waste reduction techniques.
 - f. A program and schedule for implementing the selected hazardous waste reduction technique.
14. 40 CFR 268 identifies hazardous wastes that are restricted from land disposal and defines those limited circumstances which an otherwise prohibited waste may continue to be placed on or in a land treatment, storage, or disposal unit. The permittee shall maintain compliance with the requirements of 40 CFR 268. When the permittee has applied for an extension, waiver, or variance under 40 CFR 268 the permittee shall comply with all restrictions on land disposal under this Part once the effective date for the waste has been reached pending final approval of such application.
15. A restricted waste identified in 40 CFR 268 Subpart C may not be placed in a land disposal unit without further treatment unless the requirements of 40 CFR 268 Subparts C and/or D are met.
16. The storage of hazardous wastes restricted from land disposal under 40 CFR 268 is prohibited unless the requirements of 40 CFR 268 Subpart E are met.

PART II - Tank Closure

1. The permittee shall close the Building 101 Electroplating Shop and Waste Oil Tank 101-3 as required by 40 CFR 264.111, and in accordance with the closure plan, Attachment T of the permit application.
2. The permittee shall implement the closure plan within thirty (30) days of the issuance of the permit.

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3. Within ninety (90) days of issuance of the permit, the permittee shall remove all hazardous waste from the units and send it to a permitted hazardous waste treatment, storage, or disposal facility [40 CFR 264.113(a)].
4. The permittee shall amend the closure plan in accordance with 40 CFR 264.112(c) whenever necessary.
5. The permittee shall decontaminate and/or dispose of all facility equipment as required by 40 CFR 264.114, 264.197, and the closure plan, Attachment T of the permit application.
6. If the permittee conducts any soil and/or groundwater sampling at the Building 101 electroplating shop and Waste Oil Tank 101-3, for the purpose of contamination assessment, it must submit all related analytical data to the Department within seventy-five (75) days of the sampling event.
7. The permittee shall keep a copy of the closure plan and all revisions to the plan (Attachment T of the permit application) until closure is completed, certified, and the closure certification is accepted by the Department. [40 CFR 264.112(a)(1)]
8. Within sixty (60) days from completion of closure, the permittee shall submit to the Department by certified mail or hand delivery, a certification signed by the permittee and an independent professional engineer registered in the State of Florida, stating that the facility has been closed in accordance with the permit and specifications in the closure plan, pursuant to the requirements of 17-730.220(7), F.A.C.
9. Upon completion of physical closure of Building 101 - electroplating shop and Waste Oil Tank 101-3, in accordance with Part II of the permit, the permittee shall follow and comply with the Federal Facility Agreement for Naval Air Station - Jacksonville (FFA), dated October 23, 1990, for further closure of these units. Pursuant to 40 CFR 264.197(b), the permittee shall close these units as a landfill and provide post-closure care requirements of 40 CFR 264.310, under the FFA, if clean closure of these units is not demonstrated. The FFA and the closure plan (Attachment T of the permit application) stipulates that the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) program, with the Resource Conservation and Recovery Act (RCRA) as an Applicable or Relevant and Appropriate Requirement (ARAR), will address any soil and groundwater contamination at these two units.

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PART III - General

1. Five (5) copies of submittals in response to this permit shall be submitted as follows:
 - a. Two (2) copies shall be sent to:

Hazardous Waste Supervisor
Department of Environmental Protection
7825 Baymeadows Way, Suite 200B
Jacksonville, Florida 32256-7590
 - b. One (1) copy shall be sent to:

Chief, Waste Management Division
United States Environmental Protection Agency
Region IV
345 Courtland Street, NE
Atlanta, Georgia 30365
 - c. One (1) copy shall be sent to:

Environmental Administrator
Hazardous Waste Regulation Section
Bureau of Solid and Hazardous Waste
Department of Environmental Protection
2600 Blair Stone Road
Tallahassee, Florida 32399-2400
 - d. One (1) copy shall be sent to:

Federal Facilities Coordinator
Bureau of Waste Cleanup
Department of Environmental Protection
2600 Blair Stone Road
Tallahassee, Florida 32399-2400
2. All documents submitted pursuant to the conditions of this permit shall be accompanied by a cover letter stating the name and date of the document submitted, the number(s) of the Specific Condition(s) affected, and the permit number and project name of the permit involved. All documents modifying the approved Closure and/or Post-Closure Plan submitted to the Department for review shall be signed, sealed, and certified by a Professional Engineer registered in the State of Florida, in accordance with Rule 17-730.220(7), F.A.C.

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3. All submittals modifying major engineering features of the hazardous waste storage areas shall be worded, signed, and certified by a qualified Professional Engineer registered in the State of Florida in accordance with Rule 17-730.220(7), F.A.C. All submittals incorporating interpretation of geological data shall be signed and sealed by a Professional Geologist registered in the State of Florida in accordance with Section 492, F.S. and Rule 17-730.220(8), F.A.C.
4. The permittee shall revise "Part I - General" of the Application for a Hazardous Waste Facility Permit (Rule 17-730.900(2), F.A.C.) within thirty (30) days of any changes in the Part I. The revised "Part I - General" must be submitted to the Department within thirty (30) days of such changes with the appropriate fees as specified in Chapter 17-4 F.A.C.
5. This permit may be reopened if additional information becomes available indicating that the provisions of Section 3004(u) of the Hazardous and Solid Waste Amendments (HSWA) of 1984 apply to this facility. At that time, this permit may be modified to address the requirements of section 3004(u) of HSWA if the State has been authorized for the provisions, or alternately, the Environmental Protection Agency (EPA) would issue a separate federal permit addressing Section 3004(u) requirements.
6. Before transferring ownership or operation of this facility during its operating life, the permittee must notify the new owner or operator in writing of the requirements of 40 CFR 264 and 17-730.300(2), F.A.C. [40 CFR 264.12(c)]. The permittee shall also submit an application for transfer of the permit on DEP Form 17-1.201(1), in accordance with 17-730.300, F.A.C.
7. The Department may modify, revoke, reissue, or terminate for cause, this permit in accordance with the provisions of Rule 17-730.290, F.A.C. The filing of a request for a permit modification, revocation, reissuance, or termination or the notification of planned changes or anticipated noncompliance on the part of the permittee does not stay the applicability or enforceability of any permit condition. The permittee may submit any subsequent revisions to the Department for approval. These revisions shall meet the requirements of Rules 17-4.050 and 17-730.290, F.A.C., and must be accompanied by the appropriate fees.

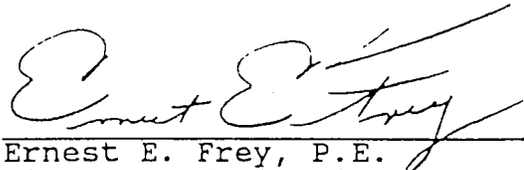
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8. Prior to one hundred eighty (180) days before the expiration of this permit, the permittee shall submit a complete application for renewal of the permit to the Department, unless closure has been completed and certified in accordance with Specific Condition II.8 and accepted by the Department [17-730.300(1), FAC].

Executed in Jacksonville, Florida

STATE OF FLORIDA DEPARTMENT
OF ENVIRONMENTAL PROTECTION

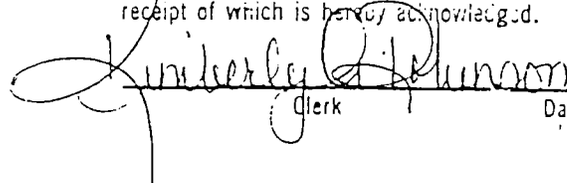


Ernest E. Frey, P.E.
Director of District Management
Northeast District
7825 Baymeadows Way, Suite 200B
Jacksonville, FL 32256

This is to Certify that this Notice of Permit was mailed before the close of business on 5/31/94.

FILING AND ACKNOWLEDGEMENT

FILED, on this date, pursuant to SECTION 380.52, Florida Statutes, with the designated Department Clerk, receipt of which is hereby acknowledged.


Clerk Date 5/31/94

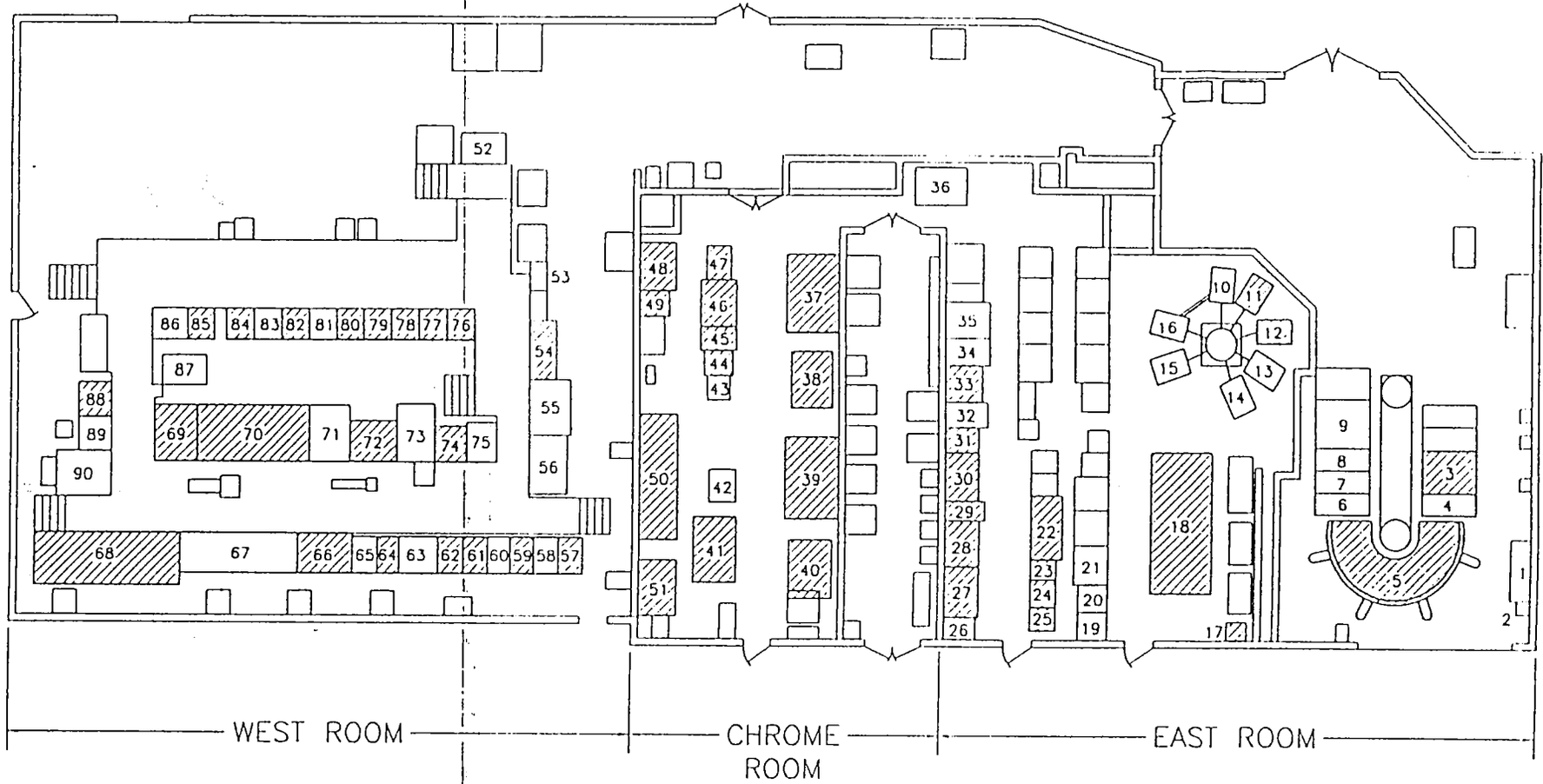


Exhibit A

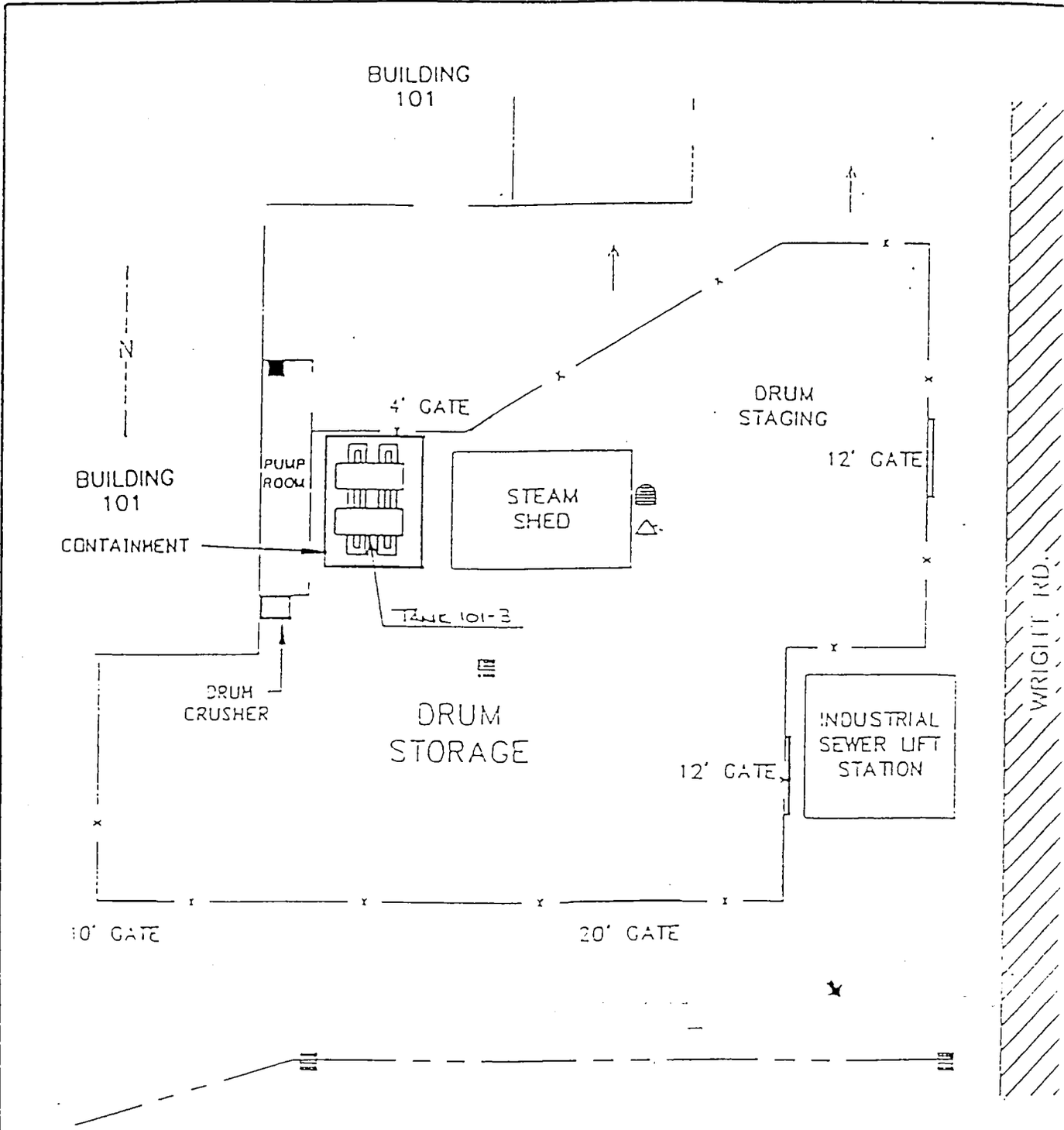
NOT TO SCALE

 DENOTES "A" TANK (HAZARDOUS WASTE TANK)



FIGURE T-1
OLD PLATING SHOP
TANK LAYOUT

NAS JACKSONVILLE
JACKSONVILLE, FLORIDA



DWG. FILE: C:\XBRCS.DWG PLOT DATE: 01-28-93

RP © SECURITY POINT

SCALE: NONE

LEGEND

- | | | | |
|--|----------------|--|-------------------|
| | STORM DRAIN | | FLOOR EYE WASH |
| | RALLY POINT | | FIRE EXTINGUISHER |
| | ELECTRICAL BOX | | DRAINAGE FLOW |
| | FENCE | | |

FIGURE C-2

WASTE OIL TANK (101-3)



NAS JACKSONVILLE
JACKSONVILLE, FLORIDA

TABLE T-2A

TANK SYSTEM WASTE CODES
 OLD PLATING SHOP CLOSURE
 BUILDING 101 - NAS JACKSONVILLE

Hazardous Waste Tank Systems	Applicable Waste Codes
Tank 3	F008
Tank 5	D006, F007
Tank 11	D008
Tank 12	D006
Tank 17	D002, D006, D007, D008, F008
Tank 18	D006, F008
Tank 22	D002, D008
Tank 23	D008, F008
Tank 24	D002, D006, D007, D008
Tank 25	D002, D004, D006, D007, D008, D009, D011
Tank 27	D011, F008
Tank 28	D011, F008
Tank 29	D011, F008
Tank 30	F008
Tank 31	D011, F008
Tank 33	D006
Tank 37	D007
Tank 38	D006, D008
Tank 39	D006, D007, D008
Tank 40	D002, D006, D007, D008
Tank 41	D006, D007
Tank 44	D007, D008
Tank 45	D002, D006, D007, D008
Tank 46	D008, F008
Tank 47	D002, D006, D007
Tank 48	D007
Tank 49	D007

TABLE T-2A - Continued

TANK SYSTEM WASTE CODES
OLD PLATING SHOP CLOSURE
BUILDING 101 - NAS JACKSONVILLE

Hazardous Waste

Tank Systems

Applicable Waste Codes

Tank 50	D007
Tank 51	D002, D006, D007, D008
Tank 54	F008
Tank 57	F008
Tank 59	D002, D004, D006, D007, D008, D011
Tank 61	D006, D007, D008
Tank 62	F008
Tank 64	F008
Tank 66	D006, F008
Tank 68	D006, F008
Tank 69	D002, D006, D007
Tank 70	D007
Tank 72	D006
Tank 74	D006
Tank 76	D011, F008
Tank 77	D009
Tank 78	D011, F008
Tank 79	D011, F008
Tank 80	F008
Tank 82	D006, F008
Tank 84	D006, D008
Tank 85	D006, D008, D009
Tank 88	D006, D008, F008

TABLE T-2A - Continued

TANK SYSTEM WASTE CODES
OLD PLATING SHOP CLOSURE
BUILDING 101 - NAS JACKSONVILLE

Hazardous Waste

Tank Systems

Applicable Waste Codes

Outside Tank 1	F006
Outside Tank 2	D007, F006
Outside Tank 3	D007, F006
Outside Tank 4	D006, D007, F006
Outside Tank 5	D006, D007, D008, F006
Outside Tank 6	D006, D007, D008, F006
Above floor equipment (pipe, valves, pump, filters) associated w/tanks	Same waste code as associated tank of which it is a component
Below floor piping and floor sumps (3 Ea)	D002, D004, D006, D007, D008, D009, D011, F001, F006, F007, F008
Decon station and sump, decon equipment and tanker trucks	D002, D004, D006, D007, D008, D009, D011, F001, F006, F007, F008