

INDIAN RIVER COUNTY APPLICATION AND AGREEMENT FOR SEPTAGE, FOOD ESTABLISHMENT SLUDGE AND PORTABLE RESTROOMS' WASTEWATER

Date:	
Applicant:	
Contact Name:	
Street Address:	
City, State, Zip:	
Business Phone:	
After Hours Phone:	
E-mail:	
Website:	
Number of trucks:	
Total estimated monthly disposal volume or tonnage:	

Under this Application and Agreement, Indian River County will accept, for treatment and disposal process, wastewater from septage, food establishment sludge and portable restrooms' wastewater. The applicant desires to dispose of process wastewater in accordance with current regulations.

REQUIREMENTS OF ACCEPTANCE

- 1. All vehicles used must meet state and federal regulations governing transport of waste liquid on public roadways.
- 2. Applicants must provide a copy of their Indian River County Occupational License.
- 3. Applicant is responsible for any damages to Indian River County property or injuries to Indian River County personnel arising from the Applicant's disposal activities. Applicant shall defend, hold harmless and indemnify Indian River County with respect to any and all actions, causes of action, liabilities, losses, damages or expenses (including reasonable attorneys' fees) arising out of or relating to any negligence, intentional misconduct, breach of the requirements set forth herein, or breach of applicable law by Applicant in conjunction with any of the activities described herein.

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- 4. Applicant must have approval from the Indian River County Department of Utility Services (IRCDUS) prior to delivery at the Residual Dewatering Facility located at 1325 74th Ave SW, Vero Beach, FL 32968.
- 5. The only accepted wastes under this Application and Agreement shall be septage, food establishment sludge and portable restrooms' wastewater. All other waste shall be prohibited under this Application and Agreement. The wastes can only include septage, food establishment sludge and portable restrooms' wastewater from and generated in Indian River County.
- 6. Violation of Item 5 shall be subject to the following penalties: The first violation is subject to a fine of \$500. The second violation is subject to a fine of \$1,500. A third violation shall find this Application and Agreement null and void with privileges cancelled for the hauler to use the facility.
- 7. This Application and Agreement shall be renewed on an annual basis, with the hauler applying 30 days prior to the end of the year.
- 8. PAYMENTS, CHARGE ACCOUNT & BILLING.
 - a. The Indian River County landfill accepts cash, checks and credit cards for payments; alternatively, a charge account is available. Please note, American Express is not accepted.
 - b. A \$500 cash or surety bond is required to use checks.
 - c. A minimum of \$2,000 cash or surety bond is required to setup a charge account. This establishes a credit limit. If at any time the account balance exceeds the credit limit, the account will go on hold. To avoid disruption, it is recommended that the bond reflect two months of activity.
 - d. Bills for monthly charges and fees are due on the 20th day from the date of the invoice. If any monthly bill remains unpaid on the 21st day of the month for such service, a penalty shall be imposed and added to the invoice in the amount of two dollars (\$2.00) plus one and one-half percent (1½%) interest monthly.
 - e. Non-payment within thirty (30) days, credit is stopped (placed on hold).
 - f. Non-payment within forty-five (45) days shall be grounds to terminate the acceptance of wastewater for treatment.
 - g. Non-payment within sixty (60) days, the Cash or Surety Bond shall be utilized to satisfy the payment of the amount due including interest or any cost associated with collection. Collection of any remaining monies due shall be pursued as provided by law and may be grounds for legal action.
- 9. Prior to any disposal activity, the Applicant will provide to Indian River County at the time of application a certificate(s) of insurance verifying auto liability insurance with combined limits for bodily injury and property insurance in an amount no less than \$300,000 per occurrence. Indian River County shall be covered as additional insured. Insurance must remain in effect and a current certificate be kept on file in Indian River County.

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- 10. The Applicant shall not assign any interest in this application and agreement and shall not transfer any interest without the prior written consent of the County.
- 11. The current disposal fees are \$15.00 per wet ton of wastewater, which rate is subject to change per approval by the Board of County Commissioners.
- 12. Indian River County reserves the right to cancel and terminate this Application and Agreement and the right of Applicant to dispose of process wastewater at the Residuals Dewatering Facility in the event of a violation of the terms of this Application and Agreement or a bypass or upset event. Indian River County also reserves the right to seek any other remedy at law or in equity in the event of a violation of the terms of this Application and Agreement or a bypass or upset event.

DISPOSAL PROCEDURES

- 1. Disposal services are open to customers with active accounts between 7 am and 5 pm, 7 days per week. The Residual Dewatering Facility is closed on New Year's Day, July 4th, Labor Day, Thanksgiving Day and Christmas Day.
- 2. Each vehicle mush weigh-in and weigh-out at the scalehouse, and each load of wastewater must be accompanied by an accurate and complete Septage Manifest Log Sheet attached hereto as Exhibit "A".
- 3. Applicant shall submit a Material Safety Data Sheet prior to the delivery of the first load of any chemicals used in portable restrooms' wastewater treatment or changes in chemicals or products used.
- 4. The off-loading of the truck must be regulated so as to distribute the load over a minimum of a 20-minute period in order to ensure there are no backups in the plant drainage system.
- 5. Discharge may be sampled by Indian River County at any time to test the characteristics of the discharge.
 - a. pH must be between 5.5 to 9.5 s.u. to be accepted.
- 6. All drivers shall enter waste discharge bays in a manner that accommodates other trucks waiting to dispose of wastewater.
- 7. All spilled waste in paved discharge areas must be hosed down after every disposal of wastewater. If the areas are not hosed down and the site is left a mess, there will be the following penalties: the first violation is subject to a clean-up fee of \$250. The second violation is subject to a clean-up fee of



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\$750. These will be added to your account. A third violation shall find this Application and Agreement null and void with privileges cancelled for the hauler to use the facility.

- 8. Wash hoses must be coiled and hung back on hose rack after each use.
- 9. Vehicle vacuum pump oil blow-down discharge is strictly prohibited.
- 10. In the event of malfunction that may prohibit off-loading, you will be notified and assisted in finding an alternate method or location for dumping if this occurs.

Plant/County Contacts

Date

Indian River County Department of Utility Services (772) 226-3423	
I have read and understand the requirements above.	
Signature	Title
Date	
Signature, Director, Indian River County Department of Per Resolution 2017	Utility Services