

RA 9275

DP No.

Republic of the Philippines Department of Environment and Natural Resources ENVIRONMENTAL MANAGEMENT BUREAU

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Regional Office No. VIII DENR 8 Compound, Brgy. 2, Jones Extension, Tacloban City

COMPLIANCE INSPECTION REPORT FOR HAZARDOUS WASTE GENERATORS

Report Control Number	er:	HWG -28 TO No: EMBR8-2021-001635					
Date of Inspection: February 4, 2021							
1. GENERAL INFORM			TAÑA MCT	A RESORT	DDOIECT		
Name of Establishmen	τ:	EL IVION	I AIVA VISI			411 424 00055	
Address:		D C D L. 1	Geo Coordin	lates: 10.990	1N, 124.9005E		
N / (5)		Brgy. Gamay Burauen, Leyte Resort					
Nature of Business:	· · · · · · · · · · · · · · · · · · ·			Year Establis	had. 2019		
PSIC Code:		Product:		Tear Establis	olleu. Zuio		
Operating Hours/day:	24	Operating days/week:	7	Operating d	avs/vear	365	
Operating Hours/day.		operating days week.		Toperating a	4,0,,04,		
Product L	ines	Production Rate as declared in the ECC Acc			uction Rate	(Unit / day	
N/A		N/A			N/A		
Name of Managing He	ad:	Vilma E. Toreno					
Name of PCO:		Vilma E. Toreno					
PCO Accreditation:		None		Date of Effe	ate of Effectivity: N/A		
Phone Fax:		0917-113-8228		Email Addres	il Address: N/A		
2. PURPOSE OF INSF							
ALCONOL CICECOL®D - IN PACKATOLISM		on submitted by the establishm	ient pertaini	ng to new pe	rmit		
	s, renewals, or mo	odification			**		
PMPIN App		A1			New	Renewal	
	Waste ID Registar					+	
	Waste Transporte	5-10-10-10-10-10-10-10-10-10-10-10-10-10-				-	
	Waste TSD Regist	on Control Installation				 	
Discharge P	70	on control histaliation				 	
Others	erint					†	
							
	mpliance status with community comp	environmental regulations, permit of	onditions, and	otner requirem	ents		
	s of voluntary con						
Industrial Ed		millient					
		tnership Program (PEPP)					
	djudication Board						
/ Others	A.T.	te Generator Compliance Mon	itoring				
Name of Contact Perso	on	Vilma E. Toreno					
Position / Designation		Managing Head/Designated P	со				
3. COMPLIANCE STA	THE						
3.1 DENR permits/Lie		ic.					
Environmental Law	T Clearance	Permits	Date	of Issue	Evr	piry Date	
PD 1586	ECC 1	ECC-R08-1801-0005		y 7, 2018	LA	N/A	
1 5 1300	ECC 2	200 NOO 2001 0003	rebruar	y 7, 2016		N/A	
	ECC 3				 		
RA 6969	DENR ID	For application	N	/A		N/A	
	PCL Cert.						
	CCO Registry						
RA 8749	PO No.	19-POA-H-0837-0248	Septemb	er 9, 2019	Septem	ber 23, 2024	
DA 0002	ECC CLE				T		

For application

N/A

N/A

I. GENERAL HAZWASTE	GENERATOR INFORMATION*		
Hazwaste Generator ID:	For application	Date of Issue:	N/A
Types of	Hazardous Wastes Generated based on	the Generator's Registra	ation
Waste Generating	Type of Hazardous Waste	Quantity	Unit
Process	Type of Hazardous waste	Quantity	Oilit
	No available inventory		
* To be accomplished prior to sit	e inspection		

Legal Reference Revised DAO 2013-22	Compliance Requirement	Compliant?			
		Υ	N	N/A	Remarks
II. REGISTRATION / PERI	WIT REQUIREMENTS			W-W-X018	
Chapter 3.3	Is the establisment registered with EMB-DENR as a Hazardous Waste Generator?		/		
	Has the establishment paid the Application fee?		/		
	DENR ID No. : None Category: Large Small _/_		/		Not registered as HWG
Chapter 3.3(a)	Has the establishment designated a Pollution Control Officer (PCO)?		1		The establishment is operating with Designated
	Name of PCO: Vilma E. Toreno PCO Accreditation No.: None	/	/		PCO only, not yet EMB accredited
Chapter 3.3(b)	Is the establisment registered online?		/		
Chapter 3.3(c)	Does the establishment have a permit to construct or operate hazardous waste TSD premise? (If yes, accomplish Compliance Inspection Checklist for TSD facilities)		/		
	Has the establishment submitted the Hazardous Waste Management Module of the SMR?		/		
Chapter 3.3(c)	Has the establishment submitted the Hazardous Waste Generators Quarterly Report Form? (Quarterly for Large, Annual for Small)		/		
III. HAZARDOUS WASTE	MANAGEMENT (Chapter 3.5)				
Chapter 3.3 (d)	Does the establishment comply with the Hazardous Waste Storage and Transport Requirements?		/		
Chapter 3.3 (f)	Does the establishment comply with the Hazardous Waste Storage Transport Manifest System?		/		
Chapter 3.3 (h)	Does the establishment communicate the hazards posed by improper handling, storage, transpoer and use of hazardous wastes and their containers to employees?		/		

III-A. Storage Requi	rements			
Chapter 6.1.1	Are the establishment's storage facilities:		N/A	
Chapter 6.1.1 (a)	Accesible in cases of emergency and for	,		
Barrio Carrio → Primary visite — n° Carrio	purposes of inspection and monitoring?	/		
Chapter 6.1.1 (b)	Enclosed but adequately ventilated?	1		
Chapter 6.1.1(c)	Equipped with floors that are impermeable to			
		١,,		
	liquids and resistant to attack by cemicals not	/		
	slippery, and constructed to retain spillages?			
Chapter 6.1.1 (d)	Properly secured and not easily accessed by			
	unauthorized persons?	/		
Chapter 6.1.1 (e)	Equipped with proper waste segregation			
	according to chemical properties and waste	1		
	type?			
Chapter 6.1.1 (f)	Proper drum handling and storage:		N/A	
	Are drums in upright position and stacked not			
	more than two drums high?	/		
	Are drums placed on pallets that allow passage			
	of water and circulation of air?	/		
	Are drums leak free?	- , 		de la lavie nei de la lavie de la complete de la co
	Are filled drums not stored on their side?	- ',		The second secon
	Are drums stored horizontally on racks			
	provided with support for the entire length of	1		
	the drum?	'		
	Are drums that are stored with materials that			
	permeate polyethylene provided with	1		
	adequate ventilation?	'		
	Are adequate safety precautions observed at			
	all times when handling filled drums?	/		
Chapter 6.1.1 (g)	Is the establishment equipped with full			
Chapter 0.1.1 (g)	emergency response equipment?	/		
Chapter 6.1.2	Does the establishment maintain maximum		 	
Chapter 0.1.2	number of year for accumulation / storage of	4		
	hazardous waste? (Not more than 1 year for	1		
	large generators, and three years for small	'		
	generators)			
III-B. Packaging Req				
Chapter 6.1.3	Does the establishment use appropriate types of	,		
	containers for each types of containers for each	/		
	type of wastes? Does the establishment use polyethylene drums for		-	
	acids and bases?	/		
	Does the establishment use metal drums for			
	flammable, solvents and paints?	/		
	numinasic, sovents and parits.			
	Does the establishment use fiber drums for			
	granular materials?	/		
Chapter 6.4	Does the establishment follow proper packaging			
	requirements?	/		
Chapter 6.4.1	Are vessels, containers, tanks and containment		N/A	***************************************
	buildings used for storage of hazardous wastes:		N/A	
Chapter 6.4.1 (a)	In good condition without leaks or	/		
	damage?			
Chapter 6.4.1 (b)	Made from materials suitable for the characterisitcs	1		
	of the wastes to be stored?			
Chapter 6.4.1 (c)	Equipped with a strong lid or cap to prevent spillage	1		ANNANCE CONTRACTOR OF THE STATE
	during transport?	/		
Chapter 6.4.1	Does the establishment follow and implement	,		
**	proper packaging procedures?	/		The state of the s
Chapter 6.4.1	Does the establishment follow and implement	/		

III-C. Labelling Requiren	nents			
Chapter 6.2.1 (a)	Are the labels within the required minimum			
A STATE OF THE STA	size (20cm x 30cm) or readable five (5) meters	1		
	from the vehicle?			
Chapter 6.2.1 (b)	Are the colors of the label (yellow for			
	background and black for letters)			
	conspicuously marked in paint or other	'		
	permanent form of marking?			
Chapter 6.2.1 ©	Are the materials of the labels scratch proof			
,	***	1		
	and resistant to tampering and weathering?			
Chapter 6.2.2	Are the labels attached to the side of the vessel			
		1		
	to the side of the vessel, container, or tank?			
Chapter 6.2.1 (e)	Are the labels accompanied by a placard			
Chapter 5.2.1 (c)	corresponding to the characteristics of wastes			
	contained in the vessel, container, tank, or	/		
	containment building?			
Chapter 6.3.1 (a)	Containment building:			
Chapter 0.3.1 (a)	Are placards within the minimum size (25cm x			
	25cm) for vessels, containers, and tanks or	/		
	readable from five (5) meters afar?			
Chapter 6.3.1 (b)	Are placards for waste transporting vehicles,	1		
	readable from 10 meters?			
Chapter 6.3.1 (c)	Are the placards square and rotated 45	/		
Al	degrees to form a diamond?			
Chapter 6.3.1 (d)	Do the placards have a parallel line on each of			
37	the four sides drawn to form an inner diamond	/		
	95% of the outer diamond?			
Chapter 6.3.1 (e)	Do the colors of the placard follow the colors			
	specified according to the class of hazardous	/		
	waste?			
Chapter 6.3.2	Are the placards attached to the side of the			
***************************************	vessel, container, or tank?			
III-D. Waste Transport /	Treatment Requirements			
Chapter 3.5(3)	Does the establishment ensure that			
5.1apte. 5.5(5)	transporters and treaters hired are duly		1	
	accredited by DENR?		'	
Chapter 3.5(4)	Does the establishment comply with online			
c	hazardous waste manifest system in			
	transporting hazardous waste for offsite		/	
	treatment, storage, and disposal?			
Chapter 3.5(5)	Does the establishment ensure that treatment			
Chapter 3.3(3)	/ disposal is completed?		/	
IV. EMERGENCY CONTIN				
			de la liva de la liva	
Chapter 3.3(g) / Chapter 8	Has the establishment submitted an	/		
	Emergency Contingency Plan to EMB?			
	Does the Emergency Contingency Plan include:		N/A	
Chapter 9.3.1	F			***************************************
Chapter 8.2.1	Emergency Response Organizational			
	Structure (including member of the	/		
Charles 0.2.2	organization and their responsibilities)?			
Chapter 8.2.2	List of potential emergency scenarios?	/		
Chapter 8.2.3	Specific procedure for responding to spills or	1		
	chemical releases?			
Chapter 8.2.4	Schedule and conduct of drills?	/		****
Chapter 8.2.4 Chapter 8.3	Schedule and conduct of drills? Training on Emergency Response Organizations	/		

Chapter 8.4	Does the establishment have records of all	Π.		
Chapter of	response activities?	/		
	Does the establishment submit Incident	,		
	Reports to DENR?	/		
Chapter 8.5	Does the establishment update the			
	Contingency Program based on changes in			
	process operations, use of new chemicals and /			
	or generation of new hazardous waste, change	1		
		/		
	in emergency response organizational			
	structure, actual release of chemicals, and / or			
	significant change in response procedure?			
Chapter 3.5(2)	Does the establishment have a Spill Response		N/A	
	Plan that includes:			
	Immediate reporting to EMB-DENR?	/		
	Securing / containing of the affected area?	/_		
	Cleaning up of spilled or leaked hazardous	1		
	waste?			
V. PERSONEL TRAINING				
Chapter 9	Does the establishment train staff and personnel		N/A	
water and the second se	on:			
Chapter 9(a)	Hazardous Waste Management?	<u> </u>		
Chapter 9(b)	Contingency Plan?	/_		
Chapter 9(c)	Compliance Monitoring Procedures?			
		/		
Chapter 7.1	Does the establishment use a manifest form from			
			1	
	the EMB Regional Office having jurisdiction over it?			
	Does the establishment complete in duplicate		,	
alan cak-maan 1963 milika a cenakanya kenakanya salah da alah	required portions for waste generators?		/	
	Does the establishment give a copy of the Spill			
	Response Plan and the 2nd to 6th copies of the		/	
	manifest to the recognized waste transporter?			
	Does the establishment retain and store 1st copy of			
	the manifest 24 months from the date of receipt of		١, ١	
	the copy of the manifest by the Regional Office		/	
	having jurisdiction over the location of the waste			
	generator? Does the generator confirm the designated water		-	
=	treater's acceptance of the hazardous waste by			
	receiving the 4th copy of the manifest from the		/	
	designated waste treater?			
VI. HAZARDOUS WASTE				
Chapter 7.1	Does the generator confirm the designated			- 100
	waste treater's completion of recycling,			
	reprocessing, treatment or disposal of the		,	
	hazardous waste by receiving a certification of		'	
	completion issued by the designated water			
	treater with a photocopy of the 6th copy of the manifest attached?			
	Hazardous Waste Record (Online)		/	
	Has the generator paid the corresponding fees		<u> </u>	
	upon receipt of notification via email (get copy		//	
	of OR)?		,	
	Does the generator have the copy of Notice of			
	Acceptance from the EMB-RO notifying the		/	
	approval of their application?			
	4			

Other Observations:

- 1. Operational at the time of inspection.
- 2. Has an approved ECC with ECC reference no: ECC-R08-1801-0005 issued on February 7, 2018.
- 3. The facility has no Wastewater Discharge Permit for domestic wastewater generated and no Hazardous Waste Registration Certificate as Hazardous Waste Generator for used engine oil, busted bulbs etc.
- Designated PCO is not yet EMB accredited.
- 5. Operating with no existing hazardous waste storage area for generated hazardous wastes as required under sec 3.5 of DAO 2013-22 on the requirements for proper management hazardous waste.
- No submission of Compliance Monitoring Report (CMR) as required under General Conditions of the approved Environmental Compliance Certificate (ECC).
- 7. ECC billboard was posted on-site as observed during inspection.

Remarks/Recommendations:

- 1. To secure a Wastewater Discharge Permit and Hazardous Waste Registration Certificate (DENR ID) as Hazardous Waste Generator through the EMB Online Permitting System.
- 2. Designated Pollution Control Officer must attend the 40-hr Basic PCO Training and apply for PCO accreditation.
- 3. The firm must provide hazardous waste storage area and implement proper labeling with suitable placards for generated hazardous wastes in compliance to sec 3.5 of DAO 2013-22 on the requirements for proper management hazardous waste.
- 4. To submit Compliance Monitoring Report semi-annually.
- 5. Strict and continuous compliance to PD 1586, RA 6969 & other environmental laws.

List of Documents Reviewed:

EMB issued ECC



64.23814 10*59*25*, 124*54*2*, 123.40;, 34 04/02/2021 11:43-19 am

Propared By

ALMIRA O. RIPALDA

EMS I

Approved By:

REYNALDO B. BARRA

Chief EMED

FM-EMED-39

Recommending Approval:

LIZA A. TAN

EIII/OIC-Chief, CHWMS

Noted By:

LETECIA R. MACEDA Regional Director

01/10/2017



Republic of the Philippines Department of Environment and Natural Resources ENVIRONMENTAL MANAGEMENT BUREAU

Regional Office No. VIII

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9 February 2021

VILMA E. TORENO

Managing Head El Montaña Vista Resort Project Brgy. Gamay Burauen, Leyte RELEASED 8 : I'SSPM

Dear Madam:

Environmental Greetings!

This has reference to the inspection conducted by our technical staff in your establishment last February 4, 2021. The following are the findings and recommendations formulated, to wit:

Findings:

- The facility has no Wastewater Discharge Permit for domestic wastewater generated and no Hazardous Waste Registration Certificate as Hazardous Waste Generator for used engine oil, busted bulbs etc.
- 2) Designated Pollution Control Officer is not yet EMB accredited.
- 3) Operating with no existing hazardous waste storage area for generated hazardous wastes as required under sec 3.5 of DAO 2013-22 on the requirements for proper management hazardous waste.
- 4) No submission of Compliance Monitoring Report (CMR) as required under General Conditions of the approved Environmental Compliance Certificate (ECC).

Recommendations:

- 1) To secure a Wastewater Discharge Permit and Hazardous Waste Registration Certificate (DENR ID) as Hazardous Waste Generator through the EMB Online Permitting System.
- 2) Designated Pollution Control Officer must attend the 40-hr Basic PCO Training and apply for PCO accreditation.
- 3) The firm must provide hazardous waste storage area and implement proper labeling with suitable placards for generated hazardous wastes in compliance to sec 3.5 of DAO 2013-22 on the requirements for proper management hazardous waste.
- 4) To submit Compliance Monitoring Report semi-annually.

As such, you are hereby enjoined to comply with the above-cited recommendations in compliance with the requirements of the Environmental Laws and its Implementing Rules and Regulations of PD 1586 (Philippine Environmental Impact Statement System), Republic Act No. 6969 (Toxic Substance and Hazardous and Nuclear Wastes Control Act of 1990) and Republic Act No. 9275 (Philippine Clean Water Act of 2004) within thirty (30) days from the receipt of this letter.

Failure to do so shall be deemed as violations of applicable rules and regulations. This Office will be compelled to take appropriate legal action against your establishment.

Please be guided accordingly.

Very truly yours,

LETECIA R. MACEDA
Regional Director