



State of New Jersey

CHRIS CHRISTIE
Governor

DEPARTMENT OF ENVIRONMENTAL PROTECTION
DIVISION OF LICENSING OPERATIONS, SOLID WASTE & PESTICIDE ENFORCEMENT
BUREAU OF SOLID WASTE COMPLIANCE AND ENFORCEMENT

BOB MARTIN
Commissioner

KIM GUADAGNO
Lt. Governor

9 EWING STREET, MAIL CODE 09-01
P.O. BOX 420
TRENTON NJ 08625-0420
Tel. (609) 292-6305
Fax. (609) 292-4539

CERTIFIED MAIL/RRR
7013 3020 0001 0794 3833

July 16, 2014

Mr. Hector Quinatoa, Registered Agent
HJ TRUCKING CORP
87 North 13th Street
Apartment 2
Bloomfield, NJ 07003

**RE: ADMINISTRATIVE ORDER AND NOTICE OF CIVIL ADMINISTRATIVE
PENALTY ASSESSMENT
HJ TRUCKING CORP
87 North 13th Street
Apartment 2
Bloomfield, NJ 07003
EA ID #: PEA140001 - U2421**

Dear Mr. Quinatoa:

Enclosed for service upon you is an Administrative Order and Notice of Civil Administrative Penalty Assessment issued by the Department pursuant to the provisions of the Solid Waste Management Act, N.J.S.A. 13:1E-1 et seq., and/or the Solid Waste Utility Control Act, N.J.S.A. 48:13A-1 et seq.

The Department may be available to meet informally with the principals of the case to discuss the enclosed enforcement action. **PLEASE CONTACT Mr. Ronald Feehan OF MY STAFF WITHIN 30 DAYS UPON RECEIPT OF THIS AONOCAPA TO ARRANGE FOR SUCH A MEETING OR WITH ANY QUESTIONS AT 609-292-3853.** Should such a meeting be requested and granted, be advised this does not affect the time frame within which you may request an administrative hearing under the **NOTICE OF RIGHT TO A HEARING** provision in the enclosed Notice of Civil Administrative Penalty Assessment.

Sincerely,

Tom Farrell, Chief
Bureau of Solid Waste Compliance & Enforcement

Enclosure



State of New Jersey

CHRIS CHRISTIE
Governor

DEPARTMENT OF ENVIRONMENTAL PROTECTION
COMPLIANCE AND ENFORCEMENT
Mail Code 401-04B
P.O. BOX 420
Trenton, NJ 08625-0402
TEL. (609) 984-3285
FAX. (609) 292-9938

BOB MARTIN
Commissioner

IN THE MATTER OF

HJ TRUCKING CORP.
87 North 13th Street
Apartment 2
Bloomfield, NJ 07003 And
Hector Quinatoa, Armando E Andredes
Itas, And Jorge Quinatoa
("Respondents")

ADMINISTRATIVE ORDER
AND
NOTICE OF CIVIL ADMINISTRATIVE
PENALTY ASSESSMENT

EA ID # PEA140001 - U2421

This Administrative Order and Notice of Civil Administrative Penalty Assessment (hereinafter "AONOCAPA") is issued pursuant to the authority vested in the Commissioner of the New Jersey Department of Environmental Protection (hereinafter "NJDEP" or the "Department") by N.J.S.A. 13:1D-1 et seq., and the Solid Waste Management Act, N.J.S.A. 13:1E-1 et seq. and/or the Solid Waste Utility Control Act N.J.S.A. 48:13A-1 et seq., and duly delegated to the Assistant Commissioner of Compliance and Enforcement, pursuant to N.J.S.A.13:1B-4.

FINDINGS

- 1. HJ Trucking Corp is an unregistered (with NJDEP) transporter of solid waste located at 87 North 13th Street, Apartment 2, Bloomfield Township, Essex County, New Jersey. HJ Trucking Corp was issued USDOT registration #2145176. The USDOT revoked this registration on 5/20/14 for HJ Trucking Corp's failure of a safety audit.
2. New Jersey License Plate # AP617T is registered with the New Jersey Division of Motor Vehicles to HJ Trucking Corp. According to New Jersey Secretary of State Filings, Hector Quinatoa, Armando E Andredes Itas, and Jorge Quinatoa are associated with HJ Trucking Corp. Therefore, HJ Trucking Corp, Hector Quinatoa, Armando E Andredes Itas, and Jorge Quinatoa are hereinafter referred to in this document as "Respondents".
3. Pursuant to N.J.A.C. 7:26-1.4, a "solid waste facility" (SWF) means any system, site, equipment or building which is utilized for the storage, collection, processing, transfer, transportation, separation, recycling, recovering or disposal of solid waste.

Pursuant to N.J.A.C. 7:26-1.6(b)4, solid waste is any "other waste material" which "Is applied to the land or placed on the land or contained in a product that is applied to or placed on the land in a manner constituting disposal;"

Pursuant to N.J.A.C. 7:26-1.4, "Disposal" means the storage, treatment, utilization, processing or final disposition of solid waste, specifically including the discharge, deposit, injection, dumping, spilling, leaking, or placing of any solid waste or hazardous waste into or on any land or water so that such solid waste or hazardous waste or any constituent thereof may enter the environment or be emitted into the air or discharged into any waters, including groundwaters.

Pursuant to N.J.A.C. 7:26-1.4, "Solid waste single-unit vehicle" means any self-propelled device, with either a detachable or non-detachable cargo compartment, which is used to carry solid waste excluding hazardous waste off-site or to a solid waste facility. A solid waste single-unit vehicle includes, but is not limited to, front and rear loading compactor vehicles, straight roll-off vehicles, straight vans, dump trucks, pick-up, straight flat beds, and straight tank and vacuum trucks.

4. As the result of a compliance evaluation conducted on 07/07/2014, the Department has determined that Respondents failed to comply with applicable requirements as follows:

A. Requirement: Pursuant to N.J.A.C. 7:26- 3.2(a)1 no person shall act as a prime contractor or subcontractor for the transportation of solid waste in this State without first obtaining an approved registration statement from the Department. i. For the purposes of this subchapter, a "prime contractor" means any person who enters into an oral or written agreement with a generator to store, collect, process, transfer, treat, or dispose of solid waste in this State through the use, control or possession of any solid waste transport unit. ii. For the purposes of this subchapter, a "subcontractor" means any person who engages in the storage, collection, processing, transfer, treatment, or disposal of solid waste in this State through the use, control or possession of any solid waste vehicle pursuant to an oral or written agreement entered into with a prime contractor for the performance of all or part of the prime contract. A lease, pursuant to this subchapter, of solid waste vehicle operators and/or equipment to a permittee, licensee, or exempt transporter, shall not, for purposes of this subchapter, be considered a subcontract. 2. Any device used for transportation of solid waste shall be registered with the Department as a solid waste cab, trailer, container, or single-unit vehicle. 3. The registration statement shall be signed by the person engaged in or desiring to engage in the transportation of solid waste, shall be executed on forms prescribed by and furnished by the Department and shall state such information necessary and proper to the enforcement of this subchapter, as the Department may require. 4. A registrant shall not allow, through a subcontract or any other means, any such registered equipment to be used by another person, unless such person is an employee of the applicant or registrant, or unless such use is in accordance with a lease of vehicle operators pursuant to this subchapter. [N.J.A.C. 7:26-3.2(a)1]

Description of Noncompliance: On July 2, 2014 respondents engaged in the transportation of asphalt mixed with dirt with the intent of disposing the material at a property near 411 Wilson Ave., Newark, NJ, without first obtaining an approved solid waste transporter registration issued by the Department

B. Requirement: Pursuant to N.J.A.C. 7:26- 3.4(b), all collected solid waste shall be properly deposited at an approved facility in accordance with N.J.A.C. 7:26-1 and 2. Solid waste or recyclable materials shall be deposited at a solid waste or recycling facility only to the extent the materials contained in an individual load are waste types and recyclable materials permitted for acceptance at that facility and commingled only to the extent permitted in the operating approvals for that facility. [N.J.A.C. 7:26-3.4(b)]

Description of Noncompliance: Respondents failed to deposit all collected solid waste at an approved facility. Specifically, on July 2, 2014, Respondent's solid waste vehicle (NJ) AP617T dumped asphalt mixed with dirt near 411 Wilson Avenue, Newark, NJ. The property is owned by Newark City and is not an approved solid waste facility.

C. Requirement: Pursuant to N.J.A.C. 7:26- 2.8(f), no person shall begin construction or operation of a solid waste facility without obtaining a SWF Permit unless exempt pursuant to N.J.A.C. 7:26-1.1, 1.7 or 1.8. [N.J.A.C. 7:26-2.8(f)]

Description of Noncompliance: Failing to obtain a SWF permit prior to constructing or operating a solid waste facility. Specifically, Respondents failed to obtain such permit prior to operating the site near 411 Wilson Avenue in Newark, New Jersey which they subjected to dumping of soil, crushed concrete and asphalt millings.

5. Based on the facts set forth in these FINDINGS, the Department has determined that Respondents have violated the Solid Waste Management Act, N.J.S.A. 13:1E-1 et seq., and/or the Solid Waste Utility Control Act, N.J.S.A. 48:13A-1 et seq., and the regulations promulgated pursuant thereto, specifically, N.J.A.C. 7:26- 3.2(a)1 and N.J.A.C. 7:26- 3.4(b).

ORDER

NOW, THEREFORE, IT IS HEREBY ORDERED THAT:

6. Respondents shall comply with the following:
 - i. Respondents must immediately cease dumping at unapproved facilities pursuant to N.J.A.C. 7:26- 3.4(b).
 - ii. Respondents must immediately cease engaging in the transportation of solid waste materials without first obtaining an approved transporter registration pursuant to N.J.A.C. 7:26- 3.2(a)1.
 - iii. Respondents must immediately cease operating an unapproved SWF pursuant to N.J.A.C. 7:26- 2.8(f).

This Order shall be effective upon receipt by Respondents or someone on the violator's behalf authorized to accept service.

NOTICE OF CIVIL ADMINISTRATIVE PENALTY ASSESSMENT
AND
NOTICE OF RIGHT TO A HEARING

7. Pursuant to N.J.S.A. 13:1E-9e and/or N.J.S.A. 14:13A-12(b), and based upon the above FINDINGS, the Department has determined that a civil administrative penalty is hereby assessed against Respondents in the amount of **\$135,000.00**. The Department's rationale for the civil administrative penalty is set forth in the enclosed Penalty Assessment Worksheets, and incorporated herein.
8. Pursuant to N.J.S.A. 13:1E-1 et seq. the Department may, in addition to any other civil administrative penalty assessed, include as a civil administrative penalty the economic benefit (in dollars) which a violator has realized as a result of not complying with, or by delaying compliance with, the requirements of the Act.
9. Pursuant to N.J.S.A. 48:13-A-1 et seq., should the Department determine a solid waste collector has charged excessive rates, the Department can order the collector to pay a refund to all affected customers.
10. Pursuant to N.J.S.A. 52:14B-1 et seq., and N.J.S.A. 13:1E-9(e), Respondents are entitled to request a hearing. Respondents shall, in the request for a hearing, complete and submit the enclosed **ADMINISTRATIVE HEARING REQUEST AND CHECKLIST TRACKING FORM** along with all required information. Submittal or granting of a hearing request does not stay the terms or effect of this AONOCAPA.
11. If no request for a hearing is received within twenty (20) calendar days from receipt of this AONOCAPA, it shall become a Final Order upon the twenty-first (21st) calendar day following its receipt, and the penalty shall be due and payable.
12. If a timely request for a hearing is received, payment of the penalty is due when Respondents receive a notice of the denial of the request, or, if the hearing request is granted, when Respondents withdraw the request or abandons the hearing, or, if the hearing is conducted, when Respondents receive a final decision from the Commissioner in this matter.
13. Payment shall be made by check payable to Treasurer, State of New Jersey and shall be submitted along with the enclosed Enforcement Invoice to:

Department of Treasury
Division of Revenue
P.O. Box 417
Trenton, NJ 08646-0417

GENERAL PROVISIONS

14. This AONOCAPA is binding on Respondents, their principals, directors, officers, agents, successors, assigns, employees, tenants, any trustee in bankruptcy or other trustee, and any receiver appointed pursuant to a proceeding in law or equity.
15. No obligations imposed by this AONOCAPA are intended to constitute a debt which should be limited or discharged in a bankruptcy proceeding. All obligations are imposed pursuant to the police powers of the State of New Jersey, intended to protect the public health, safety, welfare and the environment.
16. This AONOCAPA is issued only for the violations identified in the FINDINGS hereinabove and that violations of any statutes, rules or permits other than those herein cited may be cause for additional enforcement actions, either administrative or judicial, being instituted. By issuing this AONOCAPA, NJDEP does not waive its rights to initiate additional enforcement actions.
17. Neither the issuance of this AONOCAPA nor anything contained herein shall relieve Respondents of the obligation to comply with all applicable laws, including but not limited to the statutes and regulations cited herein.
18. Pursuant to N.J.S.A. 13:1E-9e, NJDEP is authorized to assess a civil administrative penalty of not more than \$50,000 for each violation, and each day during which the violation continues shall constitute an additional, separate and distinct offense.
19. Pursuant to N.J.S.A. 13:1E-9f, any person who violates the provisions of N.J.S.A. 13:1E-1 et seq. or any code, rule, or regulation promulgated pursuant thereto shall be liable to a penalty of not more than \$50,000 per day to be collected in a civil action, and any person who violates an Administrative Order issued pursuant to N.J.S.A. 13:1E-9c, including this Administrative Order, or a Court Order issued pursuant to N.J.S.A. 13:1E-9d, or who fails to pay a civil administrative penalty assessed pursuant to N.J.S.A. 13:1E-9e in full after it is due is subject upon order of a court to a civil penalty not to exceed \$100,000 per day of such violations. Each day during which the violation continues constitutes an additional, separate and distinct offense.
20. Pursuant to N.J.S.A. 13:1E-12, the Department, after hearing may revoke or suspend the registration issued to any person engaged in solid waste collection or solid waste disposal, including hazardous waste collection or disposal, upon a finding that such a person has violated any provision of the Solid Waste Management Act, or any rule, regulation, or Administrative Order, or has violated any provision of the laws related to pollution of the waters, air or land surfaces of the State; or has refused or failed to comply with any lawful order of the Department.
21. Pursuant to N.J.S.A. 13:1E-134(a) and N.J.S.A. 52:14B-1 et seq., the Department may revoke a solid or hazardous waste license based upon an accumulation of refusals or failures to comply with the Solid Waste Management Act, or any code, rule, regulation or

Administrative Order which may constitute "unreliability".

22. Pursuant to N.J.S.A. 48:13A-12(b), any person who shall violate any provisions of the Solid Waste Utility Control Act, N.J.S.A. 48:13A-1 et seq., or the Solid Waste Collection Regulatory Reform Act, N.J.S.A. 48:13A-7 et seq., or any rule, regulation or Administrative Order adopted or issued pursuant thereto, including an interdistrict, intradistrict or interstate waste flow order, or who shall engage in the solid waste collection or solid waste disposal business without having been issued a Certificate of Public Convenience and Necessity, shall be liable to a penalty of not more than \$10,000 for a 1st offense, not more than \$25,000 for a 2nd offense and not more than \$50,000 for a 3rd and every subsequent offense. Each day during which the violation continues constitutes an additional, separate and distinct offense.
23. Notice is further given that, pursuant to N.J.S.A. 48:13A-12(c), whenever it shall appear to the Department, a municipality, local board of health, or county health department, as the case may be, that any person has violated, intends to violate, or will violate any provision of the Solid Waste Utility Control Act, N.J.S.A. 48:13A-1 et seq., or the Solid Waste Collection Regulatory Reform Act, N.J.S.A. 48:13A-7.1 et seq., or any rule, regulation or Administrative Order adopted or issued pursuant thereto, the Department, the municipality, local board of health or county health department may institute a civil action in the Superior Court for injunctive relief and for such order relief as may be appropriate in the circumstances and the court may proceed in any action in a summary manner.
24. Notice is further given that, pursuant to the Solid Waste Utility Control Act, N.J.S.A. 48:13A-1 et seq., specifically N.J.S.A. 48:13A-12(a), any person or officer or agent thereof who shall knowingly violate any of the provisions of this Act or aid or advise in such violation, or who, as principal, manager, director, agent, servant, or employee knowingly does any act comprising a part of such violation, is guilty of a crime of the fourth degree and shall be punished by imprisonment for not more than 18 months or by a fine of not more than \$50,000, or both; and if a corporation by a fine of not more than \$100,000. Each day during which the violation continues constitutes an additional, separate and distinct offense.
25. Notice is further given that, pursuant to N.J.S.A. 48:13A-9, the Department shall revoke or suspend the Certificate of Public Convenience and Necessity issued to any person engaged in the solid waste collection or disposal business upon a finding that such person has violated any provision of the Solid Waste Utility Control Act, N.J.S.A. 48:13A-1 et seq., or the Solid Waste Collection Regulatory Reform Act, N.J.S.A. 48:13A-7.1 et seq., or any rule, regulation or Administrative Order adopted or issued pursuant thereto; or has violated any provision of any laws related to pollution of the air, water or lands of this State; or has refused or failed to comply with any lawful order of the Department; or has had its registration revoked by the Department; or has been denied approval of a license under the provisions of N.J.S.A. 13:1E-126 et seq., or has had its license revoked by the Department as the case may be.

DATE: 7/14/2014



John Giordano, Assistant Commissioner
Compliance and Enforcement

MATRIX PENALTY ASSESSMENT WORK SHEET

Respondents: HJ Trucking Corp., Hector Quinatoa, Armando E Andreses Itas, and
Jorge Quinatoa

Date of Violation: 7/2/14

Rule violated: N.J.A.C. 7:26-3.4(b)

		<u>SERIOUSNESS</u>		
		<u>Major</u>	<u>Moderate</u>	<u>Minor</u>
<u>CONDUCT</u>	Major	\$40,000 - \$50,000	\$30,000 - \$40,000	\$15,000 - \$25,000
	Moderate	\$30,000 - \$40,000	\$10,000 - \$20,000	\$3,000 - \$6,000
	Minor	\$15,000 - \$25,000	\$3,000 - \$6,000	NA

1. Degree of Seriousness: Major
2. Degree of Conduct: Major
3. Matrix Cell Range: \$ 40,000 - \$ 50,000
4. Midpoint of Range: \$ 45,000
5. Primary Penalty Assessment: \$ 45,000
6. Discretionary Adjustment: \$ 5,000
7. Total Penalty Assessment: **\$ 50,000**

Justification for Assessment

Seriousness: Major – The violation substantially deviates from the requirements of this regulation which is designed to prevent solid wastes and contaminants from solid waste from entering the environment. The deposition of soils (a.k.a. “dirt”) that contain construction and demolition debris, items that are commonly associated with at least petroleum based contaminants that are routinely found in concentrations over the State’s Soil Remediation Standards, occurred without any regard for the environmental, health and safety controls that are in place at an approved Solid Waste Facility. Accordingly, not only did this deposition render this area subject to storm water malfunctions as runoff from the piles of this waste could enter and clog or diminish the capacity of the storm water drainage system, but also any contaminants that may be in such wastes could enter the environment as well. Further, dispersion of these wastes and any contaminants from these wastes could occur via wind blown dusts either directly

from the piles created, or after transport and drying of these wastes following storm events. In addition, the disposition of such materials at an unsecured site presents a health and safety hazard to those unsuspecting persons who may inhale or ingest contaminated dusts from such wastes or trip as they traverse the un-compacted and uneven terrain. Finally, the disposition of such wastes increases the costs of using or developing the subject site as the wastes must be analyzed, removed or appropriately addressed via engineering and/or institutional controls prior to using this site for legal and constructive purposes.

Conduct: Major – Respondents knowingly and willfully used their vehicle with New Jersey license plate # AP621T to transport and dump solid waste on Newark City owned property without any regard for the environmental, aesthetic, health, safety or financial problems they have created.

Discretionary Adjustment: Given the deliberate, knowing and egregious nature of this violation, the maximum range of the penalty was selected.

MATRIX PENALTY ASSESSMENT WORK SHEET

Respondents: HJ Trucking Corp., Hector Quinatoa, Armando E Andredes Itas, and Jorge Quinatoa

Date of Violation: 7/2/14

Rule violated: N.J.A.C. 7:26-3.2(a)1

		<u>SERIOUSNESS</u>		
		<u>Major</u>	<u>Moderate</u>	<u>Minor</u>
<u>CONDUCT</u>	Major	\$40,000 - \$50,000	\$30,000 - \$40,000	\$15,000 - \$25,000
	Moderate	\$30,000 - \$40,000	\$10,000 - \$20,000	\$3,000 - \$6,000
	Minor	\$15,000 - \$25,000	\$3,000 - \$6,000	NA

1. **Degree of Seriousness:** Major
2. **Degree of Conduct:** Moderate
3. **Matrix Cell Range:** \$ 30,000 - \$ 40,000
4. **Midpoint of Range:** \$ 35,000
5. **Primary Penalty Assessment:** \$ 35,000
6. **Discretionary Adjustment:** \$ 0
7. **Total Penalty Assessment:** \$ 35,000

Justification for Assessment

Seriousness: Major – The violation deviates from the requirements of this regulation which was designed to ensure that haulers of solid waste have gone through the appropriate background checks, to enable the Department to track their solid waste activity while confirming the activity of various Solid Waste Facilities, or, to otherwise allow the hauler to become known to the Department to facilitate appropriate enforcement actions, if warranted, to occur. The failure to register as a solid waste transporter hindered the State’s ability to provide these services.

Conduct: Moderate – Respondents omission to register as a transporter may have been unintentional but was foreseeable.

MATRIX PENALTY ASSESSMENT WORK SHEET

Respondents: HJ Trucking Corp., Hector Quinatoa, Armando E Andreses Itas, and Jorge Quinatoa

Date of Violation: 7/2/14

Regulation violated: N.J.A.C. 7:26-2.8(f)

		<u>SERIOUSNESS</u>		
		<u>Major</u>	<u>Moderate</u>	<u>Minor</u>
<u>CONDUCT</u>	Major	\$40,000 - \$50,000	\$30,000 - \$40,000	\$15,000 - \$25,000
	Moderate	\$30,000 - \$40,000	\$10,000 - \$20,000	\$3,000 - \$6,000
	Minor	\$15,000 - \$25,000	\$3,000 - \$6,000	NA

1. **Degree of Seriousness:** Major
2. **Degree of Conduct:** Major
3. **Matrix Cell Range:** \$ 40,000 - \$ 50,000
4. **Midpoint of Range:** \$ 45,000
5. **Primary Penalty Assessment:** \$ 45,000
6. **Discretionary Adjustment:** \$ 5,000
7. **Total Penalty Assessment:** \$ 50,000

Justification for Assessment

Seriousness: Major- Respondents operated this illegal landfill including such actions as disposing and distributing soil, crushed concrete and asphalt millings which not only presents potential environmental, health, safety, aesthetic and financial concerns, but also creates an attractive nuisance for others to use this site as an illegal dumping ground.

Conduct: Major– Respondents knowingly and willfully illegally disposed of soil, crushed concrete and asphalt millings on property owned by the City of Newark. The operation of this

landfill without a Solid Waste Facility Permit is a circumvention of the protective measures required of such facilities. Such operation created an existing or potential environmental, health, safety, aesthetic and/or financial burden on the City of Newark.

Discretionary Adjustment: Given the deliberate, knowing and egregious nature of this violation, the maximum range of the penalty was selected.

**Administrative Hearing Request Checklist
and Tracking Form**

I. Document Being Appealed: EA ID # PEA140001 - U2421

Date Document Issued

II. Person Requesting Hearing:

Name/Company

Name of Attorney (if applicable)

Address

Address

Telephone #

Telephone #

III. Please Include the Following Information As Part of Your Request:

- A. The date the alleged violator received the Enforcement Document;
- B. A copy of the Enforcement Document and a list of all issues being appealed;
- C. An admission or denial of each of the findings of fact, or a statement of insufficient knowledge;
- D. The defenses to each of the findings of fact in the enforcement document;
- E. Information supporting the request;
- F. An estimate of the time required for the hearing;
- G. A request, if necessary, for a barrier-free hearing location for physically disabled persons;
- H. A clear indication of any willingness to negotiate a settlement with the Department prior to the Department's processing of your hearing request to the Office of Administrative Law;
and
- I. This form, completed, signed and dated with all of the information listed above, including attachment, to:

1. New Jersey Department of Environmental Protection
Office of Legal Affairs
401 E. State Street, P.O. Box 402
Trenton, New Jersey 08625
ATTN: Adjudicatory Hearing Requests

2. Department of Environmental Protection
Bureau of Solid Waste Compliance and Enforcement
9 Ewing Street, Mail Code 09-01
P.O. Box 420
Trenton NJ 08625-0420
ATTN: Tom Farrell, Chief

3. All co-permittees (w/attachments)

IV. Signature: _____ Date: _____
Job No: 35660000 Billing Code: _____ Case Manager: Ronald Feehan



SOLID WASTE COMPLIANCE AND ENFORCEMENT

Program Interest
HJ TRUCKING CORP (U)
87 N 13TH ST
Bloomfield, NJ. 07003
U2421

Type of Notice
ORIGINAL (NON-INITIAL)

Amount Due
\$ 55,000.00

Billing Date
07/16/14

Due Date
08/15/14

NJEMS Bill ID
000000127786700

Summary table with columns for description and amount. Total Amount Due: 55,000.00

REMINDER:

YOU CAN PAY THIS BILL ONLINE WITH A CREDIT CARD OR E-CHECK. GO TO HTTP://WWW.NJ.GOV/DEP/ONLINE AND CLICK PAY A PAPER INVOICE. THE SYSTEM WILL ASK FOR THE INVOICE NUMBER THAT IS FOUND AT THE TOP-RIGHT CORNER OF THIS BILL. THERE IS NO SERVICE CHARGE FOR ONLINE PAYMENTS. TO PAY BILL BY MAIL SEND A CHECK PAYABLE TO TREASURER-STATE OF NEW JERSEY. WRITE INVOICE NUMBER AND PROGRAM INTEREST NUMBER ON CHECK. RETURN CHECK WITH BOTTOM PORTION OF THIS INVOICE TO THE NJ DEPARTMENT OF TREASURY. IF YOU HAVE QUESTIONS SEE BACK OF INVOICE FOR CONTACT INFORMATION.

See Back Of Page for Billing Inquiries

INVOICE NO. 140973700

D9901F (R 3/14/02)



SOLID WASTE COMPLIANCE AND ENFORCEMENT

NJEMS Bill ID
000000127786700

Program Interest ID
U2421

Type of Notice
ORIGINAL (NON-INITIAL)

Billing Date
07/16/14

Due Date
08/15/14

Amount Due
\$ 55,000.00

For name and/or address change, check box and write corrections on the back of this invoice.

Input box for name/address change

DO NOT FOLD, BEND OR MARK

Enter the Amount of your payment ->

Amount of payment input box

RETURN THIS PORTION with your check made payable to:

TREASURER - STATE OF NEW JERSEY and mail to: NJ DEPARTMENT OF TREASURY DIVISION OF REVENUE PO BOX 417 TRENTON, NJ 08646-0417



QUINATO A HECTOR

H3

87 N 13TH ST APT 2 Bloomfield

NJ 07003-5803

EP10101010101010101010103102040201111111005500000000021409737004H34



**SOLID WASTE
COMPLIANCE AND ENFORCEMENT**

Program Interest
HJ TRUCKING CORP (U) 87 N 13TH ST Bloomfield, NJ. 07003 U2421

Type of Notice
ORIGINAL (NON-INITIAL)

Amount Due
\$ 55,000.00

Billing Date
07/16/14

Due Date
08/15/14

NJEMS Bill ID
000000127786700

AONOCAPA
Prescribed Enforcement Action
This bill was created by the Assessments Trigger.

ASSESSMENTS

Start-End Date: 07/16/2014-07/16/2014 Activity: PEA140001

Assessment Type: PENALTY

Regulatory Basis:

Status: Open (Pending Payment)

Amount: \$ 55000.00

Total Amount Assessed: \$ 55,000.00