BID FORM DISPOSAL OF WASTE TIRES – ANNUAL CONTRACT BID NO. 20250417

TO: Senior Division Manager - Purchasing Board of County Commissioners Charlotte County Administration Center 18500 Murdock Circle Port Charlotte, Florida 33948-1094

The undersigned, as bidder, does hereby declare that he has read the Request for Bids, Instructions to Bidders, General Provisions, Technical Specifications & Conditions, Insurance, Safety & Health Requirements, Bid Form, Plans, Permit Fees, MOT Policy and any other documentation for

DISPOSAL OF WASTE TIRES – ANNUAL CONTRACT

and further agrees to furnish all items listed on the attached Bid Form in accordance with the unit price(s) submitted. The above specified documents are herein incorporated into the Bid Form and shall be defined as the contract documents.

·	, 11,		•	
	Waste Tires with or without rims (co-mingled only):	\$	187.00	PER TON
	Off-Road Tires with or without rims (co-mingled only):	\$_	400.00	PER TON
ОРТІО	N B: ON-SITE SHREDDING OR CHIPPING OF WASTE TIRES	AS	SPECIFIED (ALTERNATIVE):	
	Waste Tires with or without rims (co-mingled only):	\$_	No Bid	PER TON
	Off-Road Tires with or without rims (co-mingled only):	\$	No Bid	PER TON

Please indicate by (*) that you have included the following documentation with your bid:

OPTION A: HALLI ING AND DISPOSAL OF WASTE TIRES AS SPECIFIED.

- (X) Transporter of Waste Tires Certification
- (v) Certified Disposal Facility's Operating Permit

NOTE: In accordance with Florida Statues, Section 119.071(1)(b)2: Sealed bids, proposals, or replies received by an agency pursuant to a competitive solicitation are exempt from s. 119.071(1)(b)2 and s. 24(a), Art. I of the State Constitution, except as provided by Florida Statutes 255.0518, until such time as the agency provides notice of an intended decision or until 30 days after opening the bids, proposals, or final replies, whichever is earlier. Upon release of the intended decision, if you wish to obtain the quote results, you may do so by visiting our Website at http://purchasingbids.charlottecountyfl.gov/ under "Purchasing Bids Online", document number 254174. No information regarding the submittal will be divulged over the telephone.

OPTIONAL ELECTRONIC BID SUBMISSIONS: If your firm would like to submit your bid electronically, please visit http://bit.ly/3TYAyKa and follow given instructions.

Name of Bidder:	Reworld Solutions, LLC Tire Shredding Facility
_	(This form to be returned)

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If notified of the acceptance of this bid form, the undersigned agrees to execute a Contract for the stated compensation in the form as prescribed by the County, within the time constraints outlined in Instructions to Bidders.

The signature below is a guarantee that the Bidder will not withdraw his/her bid for a period of 60 days after the scheduled time for opening the bids.

In accordance with section 287.135, Florida Statutes, the undersigned certifies that the company is not on the Scrutinized Companies with Activities in Sudan List, the Scrutinized Companies with Activities in the Iran Petroleum Energy Sector List and does not have business operations in Cuba or Syria (if applicable) or the Scrutinized Companies that Boycott Israel List or is not participating in a boycott of Israel.

All contract documents (i.e.; performance and payment bond, cashier's check, bid bond) shall be in the name of "Charlotte County".

The undersigned acknown the price bid.	wledges receipt of	the following addenda	, and the cost, if	f any, of such re	visions has been included in
Addendum No, [Dated_ 5-13-25 ; Ad	ddendum No, [)ated;	Addendum No.	, Dated
Addendum No, [Dated; Ad	ddendum No, [Dated;	Addendum No.	, Dated
party or agent, indemnify agents, employees, and	y, hold harmless an volunteers from al ription brought aga	id defend Charlotte Co I suits and actions, inc inst the County as a re	ounty, a political s cluding attorney's esult of loss, dam	subdivision of the s fees and all cos	document by any authorized e State of Florida, its officers, sts of litigation and judgment person or property by reason
Type of Organization (Please Check One	e): Individual Own	ership	Joint Venture	
		Partnership		Corporation	<u>X</u>
Name of Bidding Firm	Reworld Solute	ons, LLC			
Mailing Address	445 South Stre	eet Morristown, NJ 079	960		
Location Address	6902 East 6th Av	e			
City & State Tamp	a, FL				ZIP 33619
Telephone: 704-740-5	5830	E-mail	: sfigura@rewo	orldwaste.com	
Signature of person au	ıthorized to bind t	the Company: $\underline{\mathcal{M}}$	<u>larc Sa</u>	nsom	
Print Name/Title of per	son authorized to	bind the Company:	Marc Sansom,	COO	_
		Date:	5-13-2025		

(This form to be returned)

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in

SOURCE OF SUPPLY AND SUBCONTRACTORS

The following sources of supply and subcontractors shall be used for **DISPOSAL OF WASTE TIRES – ANNUAL CONTRACT**. (If quoter does not have a source of supply or subcontractor, insert "to be determined". When source or subcontractor is determined, selection will be subject to County approval. If not applicable, please state N/A).

Source o	f Supply		Subcontract	tor(s)
1Fuel - Palmdale Oil		1	Labor - Aerotek	
2. Inbound/outbound Fr	eight - ZEI	2		
3		3		
4				
5				
6				
The undersigned vendor i (name of business) does:	DRUG FREE Von accordance with Florida Sta	VORKPLACE FO		Reworld Solutions, LLC
1. Publish a statement r	notifying employees that the user is prohibited in the workplace ibition.			
workplace, any available	out the dangers of drug abuse drug counseling, rehabilitation ees for drug abuse violations.	n, and employee		
Give each employee statement specified in sub	engaged in providing the con esection (1).	mmodities or con	ractual services tha	t are under bid a copy of the
or contractual services the employer of any conviction	ified in subsection (1), notify nat are under bid, the emploon of, or plea of guilty or noloced States or any state, for a v	oyee will abide b o contendere to, a	y the terms of the s any violation of Cha	statement and will notify the pter 893 or of any controlled
	, or require the satisfactory panployee's community, by any			ce or rehabilitation program if
6. Make a good faith effo	ort to continue to maintain a c	drug-free workpla	ce through impleme	ntation of this section.
As the person authorized	to sign the statement, I certify	y that this firm co	mplies fully with the	above requirements.
	Signature	Marc	Sansom, coc)
	Dated	5-14-2	025	
	(This for	m to be returned)		

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HUMAN TRAFFICKING AFFIDAVIT for Nongovernmental Entities Pursuant To FS. §787.06

Charlotte County Contract #20250417

The undersigned on behalf of the entity listed below, (the "Nongovernmental Entity"), hereby attests under

penalty of perjury as follows:

1. I am over the age of 18 and I have personal knowledge of the matters set forth except as otherwise

set forth herein.

2. I am an officer or representative of the Nongovernmental Entity and authorized to provide this

affidavit on the Company's behalf.

3. Nongovernmental Entity does not use coercion for labor or services as defined in Section 787.06,

Florida Statutes.

4. This declaration is made pursuant to Section 92.525, Florida Statutes. I understand that making a

false statement in this declaration may subject me to criminal penalties.

Under penalties of perjury, I declare that I have read the foregoing Human Trafficking Affidavit and that

the facts stated in it are true.

Further Affiant sayeth naught.

Marc Sansom

Marc Sansom

Printed Name

Chief Operating Officer

Title

Reworld Solutions, LLC

Nongovernmental Entity

5-14-2025

Date

Name of Bidder: Reworld Solutions, LLC Tire Shredding Facility

(This form to be returned)

REFERENCES: DISPOSAL OF WASTE TIRES - ANNUAL CONTRACT

Contractor shall submit a minimum of three (3) recent (within the past five (5) years) references of projects of similar size and scope. Each reference shall include a project description, project location, name and phone number of a contact person, total project amount, and completion date. The County reserves the right to contact references.

Name of Bidder: Reworld Solutions, LLC Tire Shredding	
Total Project Amount: \$	Completion Date:
Project Description:	
City & State:	
Address:	
Name of Contact Person:	
4. Project Owner / Company:	
Total Project Amount: \$ 250,000+	Completion Date: On-going
Project Description: Tire Processing	
City & State: Punta Gorda	Zin Code:
Name of Contact Person: Address: 29751 Zemel Road	_ Telephone #
3. Project Owner / Company: Charlotte County	-
Total Project Amount: \$ <u>up to \$2,000,000 annually</u>	Completion Date: on-going
Project Description: Tire pick-up and processing	
City & State: Liverpool, NY	Zip Code:13088
Address: 6680 Onondaga Lake Parkway	•
Project Owner / Company: Onondaga County Soil & V Name of Contact Person: Eric J Jenson	
Total Project Amount: \$3,000,000	Completion Date: Dec 2024
Recovery.	,
City & State: Sumter, SC Project Description: On Site Services, Tire Processing for TDF	
Address: 1805 US 521	7:a Cada: 20153
Name of Contact Person: Bud Smith	Telephone #To be provided
Project Owner / Company: Continental Tire	

EQUIPMENT LISTING

The following is a listing of your total equipment, inclusive of manufacturer, year and condition. Condition shall be listed in accordance with scale below. (Attach additional sheets, if required).

Equipment/Attac	<u>hment Manufacturer</u>	<u>Year</u>	Year <u>Condition</u>		
See attached	Equipment Sheet				
			_		
SCALE:	1- Excellent 3 - Fair 2 - Good 4 - Poor				
Taulinmont in locat					
Equipment is locat					
lumber of full-time	e employees: <u>4 + Corp Support</u>				
Number of part-tin	ne employees:				
Name of Bidder:	Reworld Solutions, LLC Tire Shredding Facility				
Name of Diduer:	(This page to be returned)		_		

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BID NO. 20250417



FLORIDA DEPARTMENT OF Environmental Protection

Ron DeSantis Governor

Alexis A. Lambert Secretary

Southwest District 13051 North Telecom Parkway #101 Temple Terrace, Florida 33637-0926

March 24, 2025

NOTICE OF PERMIT MODIFICATION

By-Email dvenezia@reworldwaste.com

In the Matter of an Application for Permit by: Reworld Solutions, LLC 445 South Street Morristown, New Jersey 07960

Morristown, New Jersey 0/960

Hillsborough County WACS # 106062 Reworld Solutions, LLC Tire Shredding Facility

Attention: Mr. Venezia DEP File No: 391792-004-WT/MM

Pursuant to Sections 403.061(14) and 403.707, Florida Statutes, the Department hereby issues modification number 391792-004-WT/MM. The following conditions of permit number 391792-001-WT/02 are modified as follows:

SPECIFIC CONDITIONS	FROM	ТО	TYPE OF MODIFICATION
Cover Page	Existing	Amended	Updated to include Modification No. 391792-004-WT/02
2.A.1	Existing	Amended	Updated referenced documents
Appendix 2, Para. 3	-	New	Additional permitting documents referenced

Attached is Permit Number 391792-001-WT/02 as modified by this Order. The attached permit replaces all previous permits and permit modifications for this facility.

A person whose substantial interests are affected by this modification of permit may petition for an administrative proceeding (hearing) under Sections 120.569 and 120.57, F.S. The petition must contain the information set forth below and must be filed (received) in the Office of General Counsel of the Department at 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida 32399-3000 or via electronic correspondence at Agency Clerk@dep.state.fl.us.

Petitions by the applicant or any of the parties listed below must be filed within fourteen days of receipt of this written notice. Petitions filed by other persons must be filed within fourteen days of publication of the notice or receipt of the written notice, whichever occurs first. Under Section 120.60(3), F.S., however, any person who asked the Department for notice of agency action may file a petition within fourteen days of receipt of such notice, regardless of the date of publication.

The petitioner shall mail a copy of the petition to the applicant at the address indicated above at the time of filing. The failure of any person to file a petition within the appropriate time period shall constitute a waiver of that person's right to request an administrative determination (hearing) under Sections 120.569 and 120.57, F.S., or to intervene in this proceeding and participate as a party to it. Any subsequent intervention (in a proceeding initiated by another party) will be only at the discretion of the presiding officer upon the filing of a motion in compliance with Rule 28-106.205, F.A.C.

A petition that disputes the material facts on which the Department's action is based must contain the following information:

- (a.) The name, address, and telephone number of each petitioner, the applicant's name and address, the Department File Number and the county in which the project is proposed;
- (b.) A statement of how and when each petitioner received notice of the Department's action or proposed action;
- (c.) A statement of how each petitioner's substantial interests are or will be affected by the Department's action or proposed action;
- (d.) A statement of all material facts disputed by petitioner or a statement that there are no disputed facts;
- (e.) A statement of the ultimate facts alleged, including a statement of the specific facts which the petitioner contends warrant reversal or modification of the Department's action or proposed action;
- (f.) A statement of the specific rules or statutes the petitioner contends require reversal or modification of the Department's action or proposed action; and
- (g.) A statement of the relief sought by the petitioner, stating precisely the action the petitioner wants the Department to take with respect to the Department's action or proposed action.

A petition that does not dispute the material facts on which the Department's action is based shall state that no such facts are in dispute and otherwise shall contain the same information as set forth above, as required by Rule 28-106.301, F.A.C.

Because the administrative hearing process is designed to formulate final agency action, the filing of a petition means that the Department's final action may be different from the position taken by it in this notice. Persons whose substantial interests will be affected by any such final decision of the Department have the right to petition to become a party to the proceeding, in accordance with the requirements set forth above.

In accordance with Section 120.573, F.S., the Department advises that mediation is not available in this case under the provisions of that statute. This does not prevent any interested parties from agreeing to other forms of alternate dispute resolution.

Any party to this order has the right to seek judicial review of it under Section 120.68, F.S., by filing a notice of appeal under Rule 9.110, Florida Rules of Appellate Procedure, with the clerk of the Department in the Office of General Counsel, Mail Station 35, 3900 Commonwealth Boulevard, Tallahassee, Florida 32399-3000, or via electronic correspondence at Agency Clerk@dep.state.fl.us and by filing a copy of the notice of appeal accompanied by the applicable filing fees with the appropriate district court of appeal. The notice of appeal must be filed within thirty days after this order is filed with the clerk of the Department.

PERMITTEE: Reworld Solutions, LLC PERMIT #: 391792-004-WT/MM WACS Facility ID: 106062

FACILITY NAME: Reworld Solutions, LLC Tire Shredding Facility

Executed in Hillsborough County, Florida.

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Melissa Madden

Environmental Manager

Permitting and Waste Cleanup Program

Southwest District Office

FILING AND ACKNOWLEDGEMENT

FILED, on this date, pursuant to Section 120.52, F.S. with the designated Department Clerk, receipt of which is hereby acknowledged.



CERTIFICATE OF SERVICE

The undersigned duly designated deputy clerk hereby certifies that this NOTICE OF PERMIT MODIFICATION and all copies were sent before the close of business on 03/24/2025 to the listed persons.

Enclosure: Modified Permit No. 391792-001-WT/02

Copies furnished to:

Jason Gorrie, JMG Engineering, jason@jmg-eng.com

Melissa Madden, DEP SWD Permitting, Melissa.Madden@FloridaDEP.gov

Sarah Abdallah, DEP SWD Permitting, Sarah. Abdallah@FloridaDEP.gov

Emily Wargo, DEP SWD Permitting, Emily.Wargo@FloridaDEP.gov

Ron Cope, Hillsborough County EPC, cope@epchc.org

Shawn Burney, Hillsborough County EPC, burneys@epchc.org

SWD Waste@FloridaDEP.gov



FLORIDA DEPARTMENT OF Environmental Protection

Ron DeSantis Governor

Alexis A. Lambert Secretary

Southwest District 13051 North Telecom Parkway #101 Temple Terrace, Florida 33637-0926

Permit Issued to:

Reworld Solutions, LLC 445 South Street Morristown, New Jersey 07960 (703) 850-3281

Facility WACS ID No.: 106062

Facility Name:

Reworld Solutions, LLC Tire Shredding Facility 6902 East 6th Avenue Tampa, Hillsborough County, Florida

Contact Person:

Domenico Venezia 445 South Street Morristown, New Jersey 07960 dvenezia@reworldwaste.com (703) 850-3281

Solid Waste Operation Permit – Waste Tire Processing Facility

Permit No.: 391792-001-WT/02 Permit Issued: March 4, 2021 Permit Renewal Application Due Date: January 2, 2026 Permit Expires: March 4, 2026

Includes Permit Modification Nos.:

391792-002-WT/TO – Issued: September 18, 2024 391792-004-WT/MM – Issued: March 24, 2025

Permitting Authority:

Florida Department of Environmental Protection Southwest District 13051 N. Telecom Parkway, Suite 101 Temple Terrace, Florida 33637

Phone: (813) 470-5700

SECTION 1 – SUMMARY INFORMATION

A. Authorization

The permittee is hereby authorized to construct/operate a waste tire processing facility in accordance with the specific and general conditions of this permit and any documents attached to this permit or specifically referenced in this permit and made a part of this permit.

This solid waste construction/operation permit is issued under the provisions of Chapter 403, Florida Statutes (F.S.), and Florida Administrative Code (F.A.C.) Chapters 62-4, 62-701, and 62-711.

This permit does not relieve the permittee from complying with any other appropriate local zoning or land use ordinances or with any other laws, rules or ordinances. Receipt of any permit from the Department does not relieve the applicant from obtaining other federal, state, and local permits and/or modifications required by law, including those from other sections within the Department or of the Water Management District.

B. Facility Location

The facility is located at 6902 East 6th Avenue, Tampa, in Section 14, Township 29S, Range 19E, in Hillsborough County, Florida (Latitude 27° 57′ 36.96″ and Longitude 82° 22′ 41.55″).

C. Facility Description

The Reworld Solutions, LLC Tire Shredding Facility waste tire processing facility is operated by Reworld Solutions, LLC. The facility includes a paved outdoor storage area for whole waste tires measuring 2,500 square feet. A scale is located at the facility to weigh both inbound whole tires and outbound shredded tires. The maximum quantity of whole tires to be stored at the facility is 80 tons. Whole waste tires are processed onsite using feed conveyors with an outside shredder manufactured by Shredding Systems, Inc. The shredder is a "primary" shredder designed to cut rubber tires into pieces that are 3-inches wide, lengths varying from 3-inches to 9-inches and producing de minimis residuals (less than 1%). The shredder has a throughput range of 15 to 20 tons per hour (TPH). All of the shredder's processed discharge materials will be conveyed directly into the hauling vehicles which will transport the processed tires for disposal at a permitted solid waste management facility. The maximum quantity of processed tires to be stored at the facility is 40 tons. Amended 391792-002

D. Appendices Made Part of This Permit

APPENDIX 1 – General Conditions APPENDIX 2 – List of Documents Incorporated into this Permit

E. Attachments for Informational Purposes Only

ATTACHMENT 1 – Time Sensitive Action Chart

If any of the time deadlines in the Time Sensitive Action Chart are inconsistent with the time deadlines in the permit conditions, the time deadline in the permit condition shall be followed.

SECTION 2 – SPECIFIC CONDITIONS

A. Administrative Requirements

- 1. <u>Documents Part of This Permit</u>. The permit application **as finally revised, replaced or amended** in response to the Department's Request(s) for Additional Information are contained in the Department's files and are made a part of this permit. Those documents that make up the complete permit application are listed in APPENDIX 2 (APP-2), and include but are not limited to:
 - a. Sheet C4.1 Site Plan (Site Plan) [ref. APP-2, Para. 1.b.]
 - b. Operations Plan (Op. Plan) [ref. APP-2, Para. 3.a.]
 - c. Contingency Plan, (Contingency Plan) [ref. APP-2, Para. 3.b.]

Amended <u>391792-004</u>

- 2. <u>Permit Modification</u>. Any change to construction, operation or monitoring requirements of this permit may require a modification to this permit, in accordance with the provisions of Rule 62-701.320(4), F.A.C.
- 3. <u>Permit Renewal</u>. In order to ensure uninterrupted operation of this facility, a timely and sufficient permit renewal application must be submitted to the Department in accordance with Rule 62-701.320(10), F.A.C. A permit application submitted at least 61 days prior to the expiration of this permit is considered timely and sufficient.
- 4. <u>Transfer of Permit or Name Change</u>. In accordance with Rule 62-701.320(11), F.A.C., the Department must be notified in writing within 30 days: (1) of any sale or conveyance of the facility; (2) if a new or different person takes ownership or control of the facility; or (3) if the facility name is changed.

B. Construction Requirements

- 1. <u>General Construction Requirements</u>. All construction shall be done in accordance with the approved permit application documents [ref. APP-2, Para. 1.]. The Department shall be notified before any changes, other than minor deviations, to the approved plans are implemented in order to determine whether a permit modification is required.
- 2. <u>Certification of Construction Completion</u>. Upon completion of construction and prior to accepting any tires at the facility, the engineer of record shall certify to the Department in accordance with Rule 62-701.320(9)(b), F.A.C., that the permitted construction is complete and was done in substantial conformance with the approved construction plans except where minor deviations were necessary. All deviations shall be described in detail and the reasons therefore enumerated.
- 3. <u>Approval of Certification</u>. The permittee shall not accept tires at the facility until one of the following has occurred: (1) the Department has stated in writing that it has no objection to the certification of construction completion; or (2) at least 30 days have passed since the certification was submitted and the Department has not responded in writing to the certification.

C. Operation Requirements

- 1. <u>General Operating Requirements</u>. The Permittee shall operate the facility in accordance with the approved Operation Plan. The Department shall be notified before any changes, other than minor deviations, to the approved Operation Plan are implemented in order to determine whether a permit modification is required.
- 2. <u>Authorized Waste and Material Types</u>. The facility is authorized to manage only the following:
 - a. Whole waste tires as defined in Rule 62-701.200, F.A.C.
 - b. Processed tires as defined in Rule 62-701.200, F.A.C.
- 3. <u>Unauthorized Waste Types</u>. The facility is not authorized to accept or manage any waste types not listed in C.2. above. Any unauthorized waste inadvertently received by the facility shall be managed in accordance with the approved Operation Plan.
- 4. <u>Maximum Storage Quantities</u>. The maximum storage at the facility for whole waste tires, shall be 80 tons in accordance with Rule 62-711.530(2), F.A.C.
- 5. <u>Facility Capacity</u>. If the facility has reached its permitted capacity for storage of waste tires, the permittee shall not accept additional waste tires until sufficient capacity has been restored.
- 6. <u>Storage and Management</u>. All waste tires will be stored outdoors in accordance with the facility Site Plan [ref. APP-2, Para. 1.b.] and shall meet the fire department's standards along with the applicable storage requirements cited in Rule 62-711.540, F.A.C.
- 7. <u>Contingency Plan and Notification of Emergencies</u>. The Permittee shall notify the Department in accordance with the approved Contingency Plan. Notification shall be made to the DEP's Southwest District Office Compliance Assurance Program at (813) 470-5700 or <a href="https://www.switches.com/switche
- 8. <u>Operations Involving Use of Open Flames</u>. No operations involving the use of open flames shall be conducted within 25 feet of a waste tire pile, Rule 62-711.540(1)(b), F.A.C.
- 9. <u>Processing Requirements</u>. At least 75% of the whole tires and used tires that are delivered to or are contained on the site at the beginning of each calendar year must be processed and removed for disposal or recycling from the facility during the year, or disposed in a permitted solid waste management facility Rule 62-711.530(3), F.A.C.
- 10. <u>Quarterly Reports</u>. Owner or operators of waste tire processing facilities shall submit quarterly reports to the Department that summarizes the information collected under Rule 62-711.530(4), F.A.C. The reports shall be submitted on DEP Form 62-701.900(21), on the 20th of the month following the close of each calendar quarter to the Southwest District Office Compliance Assurance Program at <u>SWD_Waste@FloridaDEP.gov</u>, Rule 62-711.530(5), F.A.C.

C. Operation Requirements (cont.)

11. <u>Fire Inspection</u>. A fire safety survey should be conducted at least annually in accordance with Rule 62-711.540(d), F.A.C. The fire safety inspection report shall be maintained at the facility for five years and copies shall be provided to the Department upon request. In the event that deficiencies are noted in the annual fire safety inspection report, within 30 days of completion, the permittee shall provide documentation to the Department indicating correction of any deficiencies noted. The documentation shall include approval of the corrections by the local fire authority.

12. Housekeeping.

- a. The facility shall provide for control of mosquitoes and rodents so as to protect the public health and welfare.
- b. The facility shall be kept free of grass, underbrush, and other potentially flammable vegetation at all times.

D. Water Quality Monitoring Requirements

[There are no water quality monitoring requirements for this facility.]

E. Gas Management System Requirements

[There are no gas management requirements for this facility.]

F. Closure Requirements

[There are no closure requirements for this facility.]

G. Financial Assurance and Cost Estimates

1. <u>Financial Assurance Mechanism</u>. The permittee shall maintain, in good standing, the financial assurance mechanism established to demonstrate proof of financial assurance. Supporting documentation and evidence of financial assurance increases shall be submitted within the time frames specified in Rule 62-711.500(3), F.A.C. All submittals in response to this specific condition shall be sent to:

Financial Assurance Working Group Florida Department of Environmental Protection 2600 Blair Stone Road, MS 4548 Tallahassee, Florida 32399-2400

2. <u>Annual Cost Estimates</u>. The permittee shall annually adjust the closing cost estimate in accordance with Rule 62-711.500(3), F.A.C. The owner or operator shall submit the annual cost estimate at least 60 days prior to the anniversary date of their financial assurance mechanism.

All submittals in response to this specific condition shall be sent to the Southwest District Office Compliance Assurance Program at SWD_Waste@FloridaDEP.gov and a copy to the address identified in Specific Condition F.1. or to the following email address: FloridaDEP.gov.

Executed in Hillsborough County, Florida.

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Melissa Madden

Environmental Manager

Permitting & Waste Cleanup Program

my Warge

Southwest District

FILED, on this date, pursuant to Section 120.52, F.S. with the designated Department Clerk, receipt of which is hereby acknowledged.

N Seither	March 24, 2025		
Clerk	Date		

APPENDIX 1 – General Conditions

- 1. The terms, conditions, requirements, limitations and restrictions set forth in this permit, are "permit conditions" and are binding and enforceable pursuant to Sections 403.141, 403.161, 403.727, or 403.861, Florida Statutes (F.S.). The permittee is placed on notice that the Department will review this permit periodically and may initiate enforcement action for any violation of these conditions.
- 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), F.S., the issuance of this permit does not convey any vested rights or any exclusive privileges. Neither does it authorize any injury to public or private property or any invasion of rights, nor any infringement of federal, State, or local laws or regulations. This permit is not 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 this 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, or plant life, or property caused by the construction or operation of this permitted source, or from penalties therefore; 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 properly operate and maintain the facility and systems of treatment and control (and related appurtenances) that are installed and used by the permittee to achieve compliance with the conditions of this permit, are 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.
- 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 and at reasonable times, access to the premises where the permitted activity is located or conducted to:
 - a. Have access to and copy any records that must be kept under conditions of the permit;
 - b. Inspect the facility, equipment, practices, or operations regulated or required under this permit; and
 - c. Sample or monitor 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.

APPENDIX 1 - General Conditions (cont.)

- 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 provide the Department with the following information:
 - a. A description of and cause of noncompliance; and
 - b. The period of noncompliance, including dates and times; or, 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.

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 for 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 prescribed by Sections 403.111 and 403.73, F.S. Such evidence shall only be used to the extent it is consistent with the Florida Rules of Civil Procedure and appropriate evidentiary rules.
- 10. The permittee agrees to comply with changes in Department rules and Florida Statues after a reasonable time for compliance; provided, however, the permittee does not waive any other rights granted by Florida Statutes or Department rules.
- 11. This permit or a copy thereof shall be kept at the work site of the permitted activity.
- 12. The permittee shall comply with the following:
 - a. Upon request, the permittee shall furnish all records and plans required under Department rules. During enforcement actions, the retention period for all records will be extended automatically unless otherwise stipulated by the Department.
 - b. The permittee shall hold 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) required by the permit, copies of all reports required by this permit, and records of all data used to complete the application for this permit. These materials shall be retained at least three years from the date of the sample, measurement, report, or application unless otherwise specified by Department rule.
 - c. Records of monitoring information shall include:
 - 1) The date, exact place, and time of sampling or measurements;
 - 2) The person responsible for performing the sampling or measurements;
 - 3) The dates analyses were performed
 - 4) The person responsible for performing the analyses;
 - 5) The analytical techniques or methods used;
 - 6) The results of such analyses.

APPENDIX 1 – General Conditions (cont.)

13. When requested by the Department, the permittee shall within a reasonable time furnish any information required by law which is needed to determine compliance with the permit. If the permittee becomes aware the 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 corrected promptly.

APPENDIX 2 – Approved Application Documents

This permit is valid for the operation of the Reworld Solutions, LLC Tire Shredding Facility Waste Tire Processing Facility and related systems in accordance with all applicable requirements of Department rules, and in accordance with the reports, plans and other information prepared by Northside Engineering, Inc or as otherwise noted, as follows:

- 1. <u>Waste Tire Processing Facility Permit Application</u>, dated August 26, 2020 (received August 27, 2020) prepared by U.S. Ironworks Company, as revised, replaced or amended by information received October 23, 2020, January 11, 2021 and February 8, 2021. This information includes, but is not limited to:
 - a. Waste Tire Processing Facility Application DEP Form #62-701.900(23), dated October 13, 2020;
 - b. Sheet C4.1 Site Plan, prepared by Northside Engineering. Inc., dated December 8, 2020;
 - c. Operational Plan, received August 27, 2020, as revised January 11, 2021;
 - d. Contingency Plan, received August 27, 2020, as revised January 11, 2021.
- 2. <u>Application for Transfer of Permit or Notification of Name Change</u>, dated June 2024 (received July 15, 2024), prepared by JMG Engineering Inc. as revised, replaced or amended on September 17, 2024.

New <u>391792-002</u>

- 3. Waste Tire Processing Facility Permit Application, dated and received March 6, 2025 (application fee received March 19, 2025) prepared by Reworld Solutions, LLC and JMG Engineering Inc., as revised, replaced or amended by information received March 17, 2025 & March 24, 2025. This information includes, but is not limited to:
 - a. <u>Operations Plan</u>, received March 6, 2025 (replaces Operational Plan referenced in APP-2, Para. 1.c., above)
 - b. <u>Contingency Plan</u>, received March 6, 2025 (replaces Contingency Plan referenced in APP-2, Para. 1.d., above)

New 391792-004

ATTACHMENT 1 – Time Sensitive Action Chart

SPECIFIC CONDITION	SUBMITTAL DUE DATE	REQUIRED ITEM
A.3.	61 days prior to expiration of permit	Submit permit renewal application
C.10.	Quarterly, by January 20 th , April 20 th , July 20 th and October 20 th each year	Submit waste tire processing reports
G.1.	Annually	Financial assurance proof of funding submitted
G.2.	Annually	Submit revised cost estimates

DEPARTATION OF REAL PROPERTY.

Florida Department of Environmental Protection Waste Tire Collector Registration Notification Expires April 1, 2026

Tuesday, April 01,2025

The Company listed below has registered with the Department as a Waste Tire Collector in accordance with Chapter 62-711.520, F.A.C., and registration decals have been issued to the vehicles listed below. These decals side are valid until April 1, 2026 unless revoked. Decals must be affixed to the assigned vehicle on the driver's door of that vehicle. Decals are \$35.00 each. For further information call "Waste Tires" at 850-245-8707 or Email: Waste.Registration@FloridaDEP.gov

WACS ID:	00097675	Name:	ZIMMER E	QUIPMENT, INC.		D	BA:	
No	Decal #	YR	MAKE	TYPE	VIN#	TAG #	ST	Owner #
1	134	2007	FRHT	п	1FUJA6CKX7LY79008	BB09ER	FL	
2	1343	2001	FRHT	TT	1FUJBBCG01LJ15208	20BWGP	FL	
3	1344	2005	FRHT	TT	1FUJA6CK15PU27079	LNXU66	FL	
4	1346	2007	KNNW	TK	1XKWDB0X87J183647	01AEWG	FL	
5	1347	2006	VOLV	TT	4V4M19GF56N405591	RFMT86	FL	112
5	1348	2007	VOLV	TT	4V4MC9GF97N455681	5798AL	FL	
	1349	2015	KENW	TK	1XKWD40X5FJ431637	RFMU71	FL	
3	1350	2003	INTL	TT	3H	BQ10BE	FL	
•	1351	2007	KNNW	TT	1XKDDB9X87J175185	AR67F1	FL	
10	1352	2015	KNNW	TT	1XKWD40X7FJ431638	RMEN26	FL	100
1	1353	2023	INTL	TT	3HSPCTZR4PN738773	AX51LP	FL	109
2	1354	2020	INTL	TK	3HSDTAPRXLN191447	IZAR96	FL	115
.3	1355	2020	INTL	TK	3HSDTAPR1LN191448	IZAW19	FL	114
14	1356	2022	INTL	TT	3HSPCTZROPN738771	APOOJZ	FL	114
15	1357	2023	INTL	TT	3HSPCTZR6PN738774	AX52LP	FL	
6	1358	2023	INTL	TT	3HSPCTZRXPN738776	AX53LP	FL	
7	1359	2015	KNNW	TT	1XKZDP9X9FJ450080	N7524Z	FL	116
.8	1360	2020	KNNW	TK	1XKZD49X6LJ380774	KYRV20	FL	110
9	1361	2023	KNNW	TT	3HSPCTZR2PN738772	AP173Z	FL	110
.0	1362	2015	KNNW	TK	1XKZDP0X8FJ429525	IZAW20	FL	113
1	1363	2021	INTL	TK	3HSDTAPR2MN348728	GKUC62	FL	
22	1364	2020	KNNW	TK	1XKZD49X4LJ380773	EPGJ41	FL	118 111

2022 TSA Tampa Equipment List						
TRUCKS	Year	Truck serial #	Unit #	Condition		
Frieghtliner	2004	56870 (water truck)	130B	2		
Ford	2000	off road truck (no S/N)	175	2		
TRAILERS	Year	Trailer serial #	Unit #			
Utility	2000	28956	284	2		
Utility	2000	2819	285	2		
CRANES	Year	Crane serial #	Unit #			
Lebherr 904	2007	22908	355	2		
SKID LOADERS	Year	S/N	Unit#			
Case	2019	NKM460694	815	1		
ATV	2021	LOBLURMY6L1001458	823	1		
LOADERS	Year	Loaders serial #	Unit #			
Kamutsu WA 320	2017	85068 solid tires	769	1		
GENERATORS	Year	Generator sets serial #	Unit #			
Generator	2011	FO14676 (800 KW)	768	2		
CONVEYORS	Year	CONVEYORS SS	Unit #			
Conveyor 40X30	2012	509821 extra	665	1		
40x48 1st unit	2011	4048	627	1		
40X48 5th unit	2012	649201	656	1		
40x48 4th unit	2011	4043	615	1		
40x48 3rd unit	2011	6672 extra	327	1		
MAGNET-CLAMS	Year	Serial #	Unit #			
Grapple	2002	4 finger	688	2		
CONTAINERS	Year	Can size & S.N.	Unit #			
Container	2014	40 yard scrap steel wheels	454	1		
Container	2013	20 yard scrap alum wheels	450	1		
STORAGE CONTAINER	YEAR	Containers size& serial #	Unit #			
Storage	Used	40 foot	455	2		
WELDERS-MIC	Year	Serial #	Unit #			
TBD	TBD	TBD	TBD			
Other	Year	Serial #	Unit #			
Side wall cutter	2021	n/a	n/a	1		
Wheel Crusher	2000	n/a	n/a	2		
Loading ramp	2015	n/a	n/a	1		