December 17, 2018

U.S. Department of Transportation

Pipeline and Hazardous Materials Safety Administration

DOT-SP 11911
(FIFTEENTH REVISION)

EXPIRATION DATE: 2021-08-31

(FOR RENEWAL, SEE 49 CFR 107.109)

1. GRANTEE: Transfer Flow, Inc.
   Chico, CA

2. PURPOSE AND LIMITATIONS:
   a. This special permit authorizes the manufacture, mark, sale and use of non-DOT specification metal refueling tanks containing certain Class 3 liquids. The Class 3 liquids will be discharged from the refueling tanks without removing the refueling tanks from the vehicle on which they are transported. This special permit provides no relief from the Hazardous Materials Regulations (HMR) other than as specifically stated herein. The most recent revision supersedes all previous revisions.

   b. The safety analyses performed in development of this special permit only considered the hazards and risks associated with transportation in commerce. The safety analyses did not consider the hazards and risks associated with consumer use or other uses not associated with transportation in commerce.

   c. In accordance with 49 CFR 107.107(a), party status may not be granted to a manufacturing permit. These packagings may be used in accordance with 49 CFR 173.22a.

4. REGULATIONS FROM WHICH EXEMPTED: 49 CFR § 177.834(h) in that the tank is unloaded while on a motor vehicle and § 178.700(c)(1) in that the size of the authorized package is less than 119 gallons.

5. BASIS: This special permit is based on the application of Transfer Flow, Inc. received June 8, 2018, submitted in accordance with § 107.105 and the public proceeding thereon.

6. HAZARDOUS MATERIALS (49 CFR 172.101):

<table>
<thead>
<tr>
<th>Proper Shipping Name</th>
<th>Hazard Class/Division</th>
<th>Identification Number</th>
<th>Packing Group</th>
</tr>
</thead>
<tbody>
<tr>
<td>Diesel fuel</td>
<td>3</td>
<td>NA1993</td>
<td>III</td>
</tr>
<tr>
<td>Ethanol</td>
<td>3</td>
<td>UN1170</td>
<td>II, III</td>
</tr>
<tr>
<td>Flammable liquids, n.o.s. (with vapor pressure of less than 16 psia at 130°F)</td>
<td>3</td>
<td>UN1993</td>
<td>II, III</td>
</tr>
<tr>
<td>Fuel, aviation, turbine engine</td>
<td>3</td>
<td>UN1863</td>
<td>II, III</td>
</tr>
<tr>
<td>Gasoline</td>
<td>3</td>
<td>UN1203</td>
<td>II</td>
</tr>
<tr>
<td>Kerosene</td>
<td>3</td>
<td>UN1223</td>
<td>III</td>
</tr>
<tr>
<td>Methanol</td>
<td>3</td>
<td>UN1230</td>
<td>II</td>
</tr>
<tr>
<td>Ethanol and gasoline mixture</td>
<td>3</td>
<td>UN3475</td>
<td>II</td>
</tr>
</tbody>
</table>

7. SAFETY CONTROL MEASURES:
   a. PACKAGING: The prescribed packagings are:
      (1) Metal non-DOT specification tanks used for refueling or for dual applications - to feed fuel to a generator or as a refueling tank - constructed of aluminum, stainless steel, or aluminized steel conforming with all the requirements for a UN31A or UN31B intermediate bulk container (IBC) except for
water capacity. Tanks may contain a recessed electric
compound and optional fuel meter and fuel filter. The size
of the tank must not exceed 119 gallons;

(2) Metal non-DOT specification refueling tanks with a
recessed electric pump and optional fuel meter and fuel
filter must be constructed of aluminum, stainless steel
or aluminum steel conforming with all the
requirements for a DOT Specification UN31A or UN31B IBC
except for water capacity. Tanks must be manufactured
in accordance with Transfer Flow, Inc. drawings: 060-
01-14003, dated December 28, 2009; 060-01-13228, dated
September 25, 2008; 060-01-13996, dated December 28,
2009; 060-01-13999, dated December 28, 2009; 060-01-
14001, dated December 28, 2009; 060-01-14005, dated
December 28, 2009; 060-01-13658, dated December 28,
2009; 060-01-11443, dated March 19, 2007; 060-01-13801,
dated June 5, 20071; 060-01-13534, dated March 23,
2007; 060-01-13723, dated March 23, 2007; 060-01-14110,
dated March 12, 2008; 060-01-14651, dated May 1, 2009;
060-01-14824, dated December 1, 2009; 060-01-14830,
dated November 13, 2009; 060-01-14885, dated January
18, 2010; 060-01-14887, dated January 18, 2010; 060-01-
15026, dated May 28, 2010; 060-01-15054, dated May 28,
2010; or 060-01-15107, dated May 28, 2010, on file with
the Office of Hazardous Materials Safety Approvals and
Permits Division (OHMSAPD). In all configurations,
the pump must be recessed below the upper level of the tank
to provide protection to the pump; or

(3) Metal non-DOT specification dual application tanks
used to feed fuel to a generator or as a refueling
tank – must be constructed of aluminum, steel, or
aluminum steel conforming with all requirements for
DOT Specification UN31A or UN31B IBC except for water
capacity. Tanks must be manufactured in accordance
with Transfer Flow, Inc. drawings: 060-01-13690, dated
September 25, 2008; 060-01-13345, dated March 16, 2009;
or 060-01-13347, dated July 10, 2009, on file with
OHMSAPD.

(4) Each tank manufactured to paragraphs 7.a.(2) or
7.a.(3) must be closed using gas caps manufactured in
accordance with Transfer Flow, Inc. drawings: 070-GC-
07802, dated July 6, 2005; 070-GC-31975, dated July 15,
2008; 070-GC-31885, dated February 10, 2010; 070-GC-
00081, dated February 8, 2010; 070-GC-33165, dated May
28, 2010; 070-GC-33272, dated May 28, 2010; 070-GC-
b. TESTING: Each design type must meet the testing and certification requirements specified in § 178.803 for metal IBCs. IBCs manufactured and sold with the pump attached must be tested with the pump attached. Except for IBCs manufactured in accordance with paragraphs 7.a.(2) and 7.a.(3), IBCs manufactured with the discharge outlet located below its highest point and sold with the pump attached must be tested with the pump and required shutoff/check valve attached. Each tank must be periodically retested every 2.5 years in accordance with the requirements of § 180.352.

c. OPERATIONAL CONTROLS:

(1) Tanks must be attended at all times during loading and unloading operations by a qualified person. For the purposes of this requirement, “attended” and “qualified” must have the meanings described in § 177.834(i)(3) and (4), respectively.

(2) Pumps and hoses may be attached to discharge outlets during transportation if:

(i) For IBCs manufactured in accordance with paragraph 7.a.(1), if the discharge outlet is at the highest point of the tank. If the discharge outlet is below the highest point of the tank, a shutoff valve must be installed between the tank and the pump. The shutoff valve is not required if the pump assembly contains an internal check valve. The valve must be in the closed position during transportation,

(ii) The highest points of the attached pump, hoses, and tank remain below the “safe zone” line. The “safe zone” line is defined as a line from five inches below the roof of the vehicle to the top of the vehicle’s tailgate,

(iii) The pump hose and nozzle are locked to the pump using a keyed or combination lock during transportation, and
(iv) The operator has emptied the contents of the hose by inverting the polarity of the attached pump and pumping from the hose into the tank for a minimum of 15 seconds.

(3) Tanks may not be manifolded together.

(4) Electrical power must be disconnected from the pump during transportation.

(5) Each tank must be marked and labeled or placarded in accordance with the requirements for IBCs in 49 CFR 172.514.

8. SPECIAL PROVISIONS:

a. In accordance with the provisions of Paragraph (b) of § 173.22a, persons may use the packaging authorized by this special permit for the transportation of the hazardous materials specified in paragraph 6, only in conformance with the terms of this special permit.

b. A person who is not a holder of this special permit, but receives a package covered by this special permit, may reoffer it for transportation provided no modification or change is made to the package and it is offered for transportation in conformance with this special permit and the HMR.

c. A current copy of this special permit must be maintained at each facility where the package is offered or reoffered for transportation.

d. Each packaging manufactured under the authority of this special permit must be either (1) marked with the name of the manufacturer and location (city and state) of the facility at which it is manufactured or (2) marked with a registration symbol designated by OHMSAPD for a specific manufacturing facility.

e. A current copy of this special permit must be maintained at each facility where the package is manufactured under this special permit. It must be made available to a DOT representative upon request.
f. A test report documenting satisfactory testing of IBCs manufactured and fitted with pumps (see the requirements of § 178.800) must be on file with OHMSAPD prior to the sale of such IBCs.

9. **MODES OF TRANSPORTATION AUTHORIZED**: Motor vehicle.

10. **MODAL REQUIREMENTS**: A current copy of this special permit must be carried aboard each motor vehicle used to transport packages covered by this special permit.

11. **COMPLIANCE**: Failure by a person to comply with any of the following may result in suspension or revocation of this special permit and penalties prescribed by the Federal hazardous materials transportation law, 49 U.S.C. 5101 et seq:

   - All terms and conditions prescribed in this special permit and the Hazardous Materials Regulations, 49 CFR Parts 171-180.

   - Persons operating under the terms of this special permit must comply with the security plan requirement in Subpart I of Part 172 of the HMR, when applicable.

   - Registration required by § 107.601 et seq., when applicable.

Each “Hazmat employee”, as defined in § 171.8, who performs a function subject to this special permit must receive training on the requirements and conditions of this special permit in addition to the training required by §§ 172.700 through 172.704.

No person may use or apply this special permit, including display of its number, when this special permit has expired or is otherwise no longer in effect.

Under Title VII of the Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users (SAFETEA-LU)–“The Hazardous Materials Safety and Security Reauthorization Act of 2005” (Pub. L. 109-59), 119 Stat. 1144 (August 10, 2005), amended the Federal hazardous materials transportation law by changing the term “exemption” to “special permit” and authorizes a special permit to be granted up to two years for new special permits and up to four years for renewals.
12. **REPORTING REQUIREMENTS**: Shipments or operations conducted under this special permit are subject to the Hazardous Materials Incident Reporting requirements specified in 49 CFR §§ 171.15 Immediate notice of certain hazardous materials incidents, and 171.16 Detailed hazardous materials incident reports. In addition, the grantee(s) of this special permit must notify the Associate Administrator for Hazardous Materials Safety, in writing, of any incident involving a package, shipment or operation conducted under terms of this special permit.

Issued in Washington, D.C.:

for William Schoonover
Associate Administrator for Hazardous Materials Safety


Copies of this special permit may be obtained by accessing the Hazardous Materials Safety Homepage at [http://hazmat.dot.gov/sp_app/special_permits/spec_perm_index.htm](http://hazmat.dot.gov/sp_app/special_permits/spec_perm_index.htm)

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PO: Casillas/NICKS