

Septic Hauler information for the Hollywood Road Wastewater Treatment Plant:

The plant will only take:

- chemical toilet waste
- domestic septage

The plant does NOT take the following:

- ground water remediation site waste
- grease and sand trap waste
- restaurant grease
- hazardous waste
- landfill leachate
- nonhazardous commercial and industrial (categorical and noncategorical) waste
- wastewater from hydrofracturing or other drilling processes

A permit holder under this article shall take all reasonable measures to prevent hazards to health which can arise from operations within the scope of this article and shall be subject to the following requirements:

(a) No material taken from a septic tank, cesspool, chemical toilet, sewage seepage pit, privy, grease trap, sand and mud trap or other liquid or semisolid Waste container shall be disposed of other than in a manner and place approved by the Wastewater Treatment Department. Approval shall be obtained at the time of issuance of the permit and no change in the approved procedure shall be made by the permittee without prior approval of the Wastewater Treatment Department;(b) In the event of a discharge or spill of Waste during collection or transportation, the collector or transporter must take appropriate action to protect human health and the environment. The collector must notify local law enforcement and health authorities; dike the discharge area; clean up any waste discharge that occurs during transportation; or take such action as may be required or approved by federal, state, or local officials having jurisdiction so that the waste discharge no longer presents a public health or environmental problem. Transporters are responsible for reporting spills to the executive Director of the Texas Commission on Environmental Quality in accordance with requirements of the State of Texas Oil and Hazardous Substance Spill Contingency Plan and the Texas Water Code, Chapter 26.039;(c) Every vehicle and all auxiliary equipment used for the transportation or handling of Wastes as herein described shall be liquid-tight, gas-tight and sound so that no foul material may spill or escape therefrom. Tanks on such

vehicles shall have the capacity of the tank indicated with two-inch numerals on the side of the tank;(d)No vehicle or auxiliary equipment used for carrying, transporting or handling the Wastes as described herein shall be allowed to stand or remain overnight within one hundred (100) feet of an occupied Premises; nor shall the loading and unloading of such vehicles and the transportation thereof through any Street, place or Premises consume an unreasonable period of time;(e)Vehicles and equipment shall be kept in a clean condition, and the tank shall not remain opened longer than is necessary at any time;(f)Each vehicle used under this section shall have the permit number clearly inscribed on the side door panels and the rear face of the tank in numerals not less than three (3) inches high and the name and address of the permit holder so inscribed with the name in six-inch-high letters.

(Ord. No. 7222, § 2, 7-13-2010)

Sec. 18-3-53. - Incompatible wastes:

(a)Wastes as described in this chapter which have different processing, storage or disposal requirements are incompatible Wastes and shall not be mixed in the same container.(b)A permit holder shall not place a Waste material in a container used to transport Wastes when such container has been used to haul an incompatible Waste and has not been cleaned of such incompatible Waste.(c)Only domestic septage or other specifically permitted wastes may be disposed of at the City Wastewater Treatment plants.(d)All other Wastes as described herein shall be disposed of in a state and federal approved site.

Sec. 18-3-55. - Penalties.

(a)A violation of the provisions of this article shall constitute an offense and shall be punishable by a fine of not less than one thousand dollars (\$1,000.00) nor more than two thousand dollars (\$2,000.00). Each instance of violation shall constitute a separate offense and each day on which a violation exists shall be a separate offense.

(b)Disposal of any liquid or semisolid Wastes as described in this article at any location without authorization from the Wastewater Treatment Department shall be a violation of this article and shall be punishable by a fine of not less than one thousand dollars (\$1,000.00) nor more than two thousand dollars (\$2,000.00). Each instance of violation shall constitute a separate offense and each day on which a violation exists shall be a separate offense.(c)Any person who disposes of Wastes at the City Wastewater Treatment Plants which causes harm to the plant, creates a hazard to humans or animals, causes a violation of TPDES permit, or interferes with the use and disposal of sludge, shall be subject to the revocation and enforcement provisions of Sections 18-3-38 and 18-3-39 of this chapter.(d)A director, officer, employee or other person authorized to act in behalf of a corporation or association having primary responsibility for the discharge of a duty to act imposed by law on a corporation or association is

criminally responsible for a violation or violations under this article to the same extent as if such person were criminally responsible under this article.(e)Three (3) or more violations except as set out in Subsection (f) below of the provisions of this article during any year shall constitute grounds for revocation of a permit or all permits. Such violations may also constitute grounds for not issuing annual permits.

(f)Disposal of any liquid or semisolid Wastes as described in this article at any location which is not authorized by this article shall constitute grounds for immediate cancellation of the permit of such vehicle used to dump such Wastes and subject the violator to the maximum fines for violations set out herein.

If you have any questions please contact Hollywood Road 806-622-0722