

# Order Receipt

## ROSWELL DAILY RECORD

2301 NORTH MAIN  
P.O. BOX 1897  
ROSWELL, NM 88202-1897  
Phone: 575-622-7710  
Fax: 575-625-0421  
URL: HTTP://WWW.RDRNEWS.COM

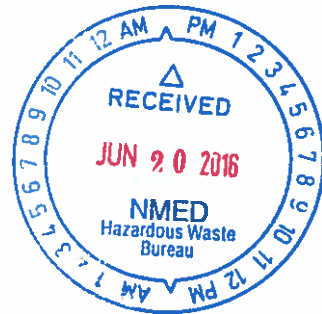
BRIAN HOLTON  
STATE/NMED HAZARDOUS WASTE  
BUREAU  
2905 RODEO PARK DRIVE EAST BLDG. 1  
SANTA FE, NM 87505

Acct #: 10117072  
Phone: (505)476-6017  
Date: 06/07/2016  
Ad #: 00203702  
Salesperson: Ad Taker: 28

Class: 0000

Ad Notes:

Description	Start	Stop	Ins.	Cost/Day	Extras	Amount
PO#66700-0000026873/#16-07	06/15/2016	06/15/2016	1	757.51	126.25	757.51



*ok to pay*  
*Brian Holton*  
*6/21/2016*

Ad Text:

Payment Reference:

Notice No. 16-07...

Publish June 15, 2016

PUBLIC NOTICE No. 16-07

Total: 757.51  
Tax: 47.34  
Net: 804.85  
Prepaid: 0.00

**Total Due 804.85**

**Notice No. 16-07..**

Publish June 15, 2016

**PUBLIC NOTICE No. 16-07**

**NEW MEXICO ENVIRONMENT DEPARTMENT  
HAZARDOUS WASTE BUREAU  
SANTA FE, NEW MEXICO  
June 15, 2016**

**NOTICE OF PUBLIC COMMENT PERIOD AND OPPORTUNITY TO REQUEST A PUBLIC HEARING ON A DRAFT HAZARDOUS WASTE PERMIT FOR TRIASSIC PARK WASTE DISPOSAL FACILITY, EPA ID NUMBER: NM0001002484**

The New Mexico Environment Department (Department) intends to issue a Hazardous Waste Permit to Gandy Marley, Inc. (GMI) as the owner and operator of the Triassic Park Waste Disposal Facility (Facility) to dispose of hazardous waste under the federal Resource Conservation and Recovery Act (RCRA), the New Mexico Hazardous Waste Act (Chapter 74, Article 4 NMSA 1978, or the HWA), and their implementing regulations. The Facility may also dispose of certain wastes contaminated with low levels of polychlorinated biphenyls (PCBs). The action to be taken by the Department would renew an existing permit. The Department is charged with issuing a permit that will ensure that the Facility's hazardous waste operations are properly managed to protect human health and the environment. If an applicant meets all of the conditions required for an operating facility, the state will issue a permit. The Facility consists of a landfill that has not been constructed to date.

The proposed Facility is located in southeastern New Mexico on approximately 480 acres of privately owned land in Chaves County. The site is located in Sections 17 and 18 of Township 11 South, Range 31 East, and is located approximately 43 miles east of Roswell and 38 miles west of Tatum, New Mexico and south of U.S. Highway 380. The Applicant's primary contact and address for this action is: Mr. Lary Gandy, Post Office Box 1658, Roswell, New Mexico 88202.

The Department also announces the availability of a Fact Sheet providing the basis for the proposed action on the draft Permit and the significant factual and regulatory issues considered in preparing the draft Permit. The Fact Sheet explains the basis for the draft permit and permit conditions, including applicable statutory and regulatory support.

**PUBLIC REVIEW OF THE ADMINISTRATIVE RECORD**

A copy of the administrative record may be reviewed at the following location:

NMED - Hazardous Waste Bureau  
2905 Rodeo Park Drive East, Building 1  
Santa Fe, New Mexico 87505-8303  
Monday - Friday from 8:00 a.m. to 5:00 p.m.  
Contact: Pam Allen  
(505) 478-8000

A copy of the draft Permit, this Public Notice, and the Fact Sheet are also available on the Department's website at <https://www.env.nm.gov/HWB/npem.html>. To obtain a copy of the administrative record or a portion thereof, or for further information, contact Mr. Dave Cobrain at (505) 478-8055 or at the address given below.

The 60-day public comment period begins on June 15, 2016 and ends on August 14, 2016. Any person who wishes to comment on this action or request a Public Hearing should submit written or electronic mail (e-mail) comment(s) with the commenter's name and address to the respective address below. Only comments or requests received on or before 5:00 p.m. August 14, 2016 will be considered. Written comments may be sent to:

Dave Cobrain, Program Manager  
Hazardous Waste Bureau - New Mexico Environment Department  
2905 Rodeo Park Drive East, Building 1  
Santa Fe, NM 87505-8303

Ref: Triassic Park Draft Permit Public Comments  
Email: [dave.cobrain@state.nm.us](mailto:dave.cobrain@state.nm.us)

Written comments must be based on the information available for review and include, to the extent practicable, all referenced factual materials. Documents in the administrative record need not be re-submitted if expressly referenced by the commenter. Requests for a Public Hearing shall provide: (1) a clear and concise factual statement of the nature and scope of the interest of the person requesting the hearing; (2) the name and address of all persons whom the requester represents; (3) a statement of any objections to the draft permit; and (4) a statement of the issues which the commenter proposes to raise for consideration at the hearing. NMED will provide a minimum 30 day notice of a Public Hearing, if scheduled.

NMED must ensure that the draft permit is consistent with the New Mexico Hazardous Waste Management Regulations. All written comments submitted will be considered in formulating a final decision and may result in NMED modifying the draft permit. NMED will respond in writing to all public comments received. This response will specify which provisions, if any, of the draft permit have been changed in the final decision and the reasons for the change, and will provide a brief description of all public comments. All persons presenting written comments or who request notification in writing will be notified of the decision by mail. The final decision also will be posted on the NMED website.

After consideration of all the written public comments received, NMED will issue or modify and issue the draft permit. If NMED modifies the draft permit, NMED will provide to the Permittee a copy of the modified draft permit and a detailed written statement containing the reasons for the modifications by mail.

NMED will make the final decision publicly available and will notify the Permittee by certified mail. The final decision will constitute a final agency decision and may be appealed as provided by the HWA.

**ARRANGEMENTS FOR PERSONS WITH DISABILITIES**

Any person with a disability and requiring assistance or auxiliary aid to participate in this process should contact J.C. Borrego, NMED, Room S-4303, P.O. Box 5489, 1190 St. Francis Drive, Santa Fe, New Mexico, 87502-8110, TDD or TDY users please access Mr. Borrego's number via the New Mexico Relay Network at 1-800-859-8331.

**AVISO PÚBLICO NÚM. 16-07**

**DEPARTAMENTO DEL MEDIO AMBIENTE DE NUEVO MÉXICO  
OFICINA DE RESIDUOS PELIGROSOS  
SANTA FE, NUEVO MÉXICO**

El Departamento del Medio Ambiente de Nuevo México (Departamento) tiene la intención de otorgar un Permiso para Residuos Peligrosos a Gandy Marley, Inc. (GMI) como propietario y operador del Vertedero Triassic Park (Vertedero) para el depósito de residuos peligrosos conforme a la Ley Federal de Conservación y Recuperación de Recursos (RCRA), la Ley de Nuevo México para Residuos Peligrosos (Capítulo 74, Artículo 4 NMSA 1978, o HWA por su sigla en inglés) y su reglamento de implementación. El Vertedero puede también recibir ciertos residuos contaminados con bajos niveles de bifenilos policlorados (BPC). La acción a tomar por el Departamento renovaría un permiso ya existente. El Departamento tiene a su cargo emitir un permiso que garantizará que las operaciones con residuos peligrosos del Vertedero se realicen de manera adecuada para proteger la salud de los seres humanos y el medio ambiente. Si un solicitante cumple con todas las condiciones exigidas para un vertedero en funcionamiento, el estado emitirá un permiso. El Vertedero consta de un relleno sanitario que no ha sido construido hasta la fecha.

El Vertedero propuesto está ubicado en el sureste de Nuevo México, en una superficie de aproximadamente 480 acres de un terreno de propiedad privada en el condado de Chaves. El sitio se encuentra en las Secciones 17 y 18 del Distrito Municipal (Township) 11 Sur, Zona (Range) 31 Este, y está ubicado aproximadamente a 43 millas al este de Roswell y a 36 millas al oeste de Tatum, Nuevo México, y al sur de la Ruta Nacional 380. La información principal de contacto con el Solicitante de esta acción es: Mr. Larry Gandy, Post Office Box 1858, Roswell, New Mexico 88202.

El Departamento también anuncia que dispone de una Hoja de Datos que proporciona el fundamento de la acción propuesta para el proyecto de Permiso y las cuestiones importantes de carácter fáctico y reglamentario que se consideraron al preparar el proyecto de Permiso. La Hoja de Datos explica el fundamento del proyecto de permiso y de las condiciones del permiso, incluso las correspondientes bases jurídicas y reglamentarias.

#### REVISIÓN PÚBLICA DEL REGISTRO ADMINISTRATIVO

Los interesados podrán revisar una copia del registro administrativo en la siguiente dirección:

NMED - Hazardous Waste Bureau  
2905 Rodeo Park Drive East, Building 1  
Santa Fe, New Mexico 87505-8303  
Lunes a viernes de 8:00 de la mañana a 5:00 de la tarde  
Contacto: Pam Allen  
(505) 478-8000

También se puede obtener una copia del proyecto de Permiso, este Aviso Público y la Hoja de Datos en el sitio web del Departamento en <https://www.env.nm.gov/HWB/tpperm.html>. Los interesados en obtener una copia del registro administrativo, o parte del mismo, o en recibir más información deberán comunicarse con el señor Dave Cobrain llamando al (505) 478-8055 o en la dirección que aparece más abajo.

El período de 60 días para recibir comentarios del público comienza el 15 de junio de 2016 y finaliza el 14 de agosto de 2016. Quienes deseen comentar sobre esta acción o solicitar una Audiencia Pública deberán enviar sus comentarios escritos o mediante un mensaje electrónico (e-mail) con el nombre y la dirección del autor de los comentarios a la dirección que aparece más abajo. Se considerarán solamente los comentarios y las solicitudes que se reciban antes de las 5:00 de la tarde del 14 de agosto de 2016. Los comentarios escritos deben enviarse a:

Dave Cobrain, Program Manager  
Hazardous Waste Bureau - New Mexico Environment Department  
2905 Rodeo Park Drive East, Building 1  
Santa Fe, NM 87505-8303

Ref: Triassic Park Draft Permit Public Comments  
Correo electrónico: [dave.cobrain@state.nm.us](mailto:dave.cobrain@state.nm.us)

Los comentarios escritos deben basarse en la información disponible para su revisión e incluir, en la medida de lo posible, todos los materiales fácticos a los que se haga referencia. No es necesario volver a presentar documentos que se encuentren en el registro administrativo si el autor de los comentarios hace expresamente referencia a los mismos. Las solicitudes de audiencia pública deberán incluir: (1) una declaración fáctica clara y concisa de la naturaleza y alcance del interés de la persona que solicita la audiencia; (2) el nombre y la dirección de todas las personas a quienes representa el solicitante; (3) una declaración de todas las objeciones al proyecto de permiso; y (4) una declaración de los asuntos que el autor de los comentarios propone plantear para su consideración en la audiencia. El NMED proporcionará un aviso de Audiencia Pública como mínimo 30 días antes de la audiencia, si esta fuera programada.

El NMED debe garantizar que el proyecto de permiso sea congruente con el Reglamento de Nuevo México para el Manejo de Residuos Peligrosos. Se considerarán todos los comentarios presentados por escrito para tomar la decisión final, lo cual podrá tener como consecuencia que el NMED modifique el proyecto de permiso. El NMED responderá por escrito a todos los comentarios recibidos del público. Esa respuesta especificará qué disposiciones, de haber alguna, del proyecto de permiso se han cambiado en la decisión final y los motivos del cambio, y proporcionará una breve descripción de todos los comentarios del público. Todos aquellos que presenten comentarios escritos y quienes soliciten notificación escrita serán notificados por correo sobre la decisión. La decisión final será también publicada en el sitio web del NMED.

Luego de considerar todos los comentarios escritos recibidos del público, el NMED emitirá, o modificará y emitirá, el proyecto de permiso. Si el NMED modificara el proyecto de permiso, el NMED le enviará por correo al Permisionario una copia del proyecto de permiso modificado y una declaración escrita detallada que contenga los motivos de las modificaciones.

El NMED pondrá a disposición del público la decisión final y notificará al Permisionario por correo certificado. La decisión final constituirá la decisión final del departamento y podrá apelarse según lo establece la ley HWA.

#### ADAPTACIONES PARA PERSONAS CON DISCAPACIDADES

Aquellas personas con discapacidades y que necesiten asistencia o ayuda auxiliar para participar en este proceso deberán comunicarse con J.C. Borrego, NMED, Room S-4303, P.O. Box 5469, 1190 St. Francis Drive, Santa Fe, NM 87502-8110; los usuarios de TDD y TDY podrán acceder al número del señor Borrego por medio de New Mexico Relay Network llamando al 1-800-658-8331.



# State of New Mexico Purchase Order

PO Number to be on all Invoices and Correspondence

**Dispatch via Print**

## NM Environment Department

NMED-1190 St. Francis Drive Rm. S4051  
Santa Fe NM 87502  
United States

**Vendor:** 0000046358  
ROSWELL DAILY RECORD INC  
2301 N MAIN  
ROSWELL NM 88201

<b>Purchase Order</b> 66700-0000026873	<b>Date</b> 05/09/2016	<b>Revision</b>	<b>Page</b> 1
<b>Payment Terms</b> Pay Now	<b>Freight Terms</b> FOB Destination	<b>Ship Via</b> Best Way	
<b>Buyer</b> Rosan C Duran	<b>Phone</b>		

**Ship To:** 2905 Rodeo Park Drive East  
Bldg. 1  
Santa Fe NM 87505  
United States

**Bill To:** 2905 Rodeo Park Drive East  
Bldg. 1  
Santa Fe NM 87505  
United States

**Origin:** EXE **Exc\Excl #:** 13-1-98V

Line-Sch	Item/Description	Mfg ID	Quantity	UOM	PO Price	Extended Amt	Due Date
1- 1	HWB3391 - Triassic Park Public Notice		1.00	EA	1,000.00	1,000.00	05/09/2016
	66700-06400-5050000000-546900-HWB3391- - - -116-50000						
	<b>Schedule Total</b>					<u>1,000.00</u>	
	<b>Item Total</b>					<u>1,000.00</u>	

Rosan Duran  
827-2452

5/9/16

**Total PO Amount** 1,000.00

Agency Approval - I certify that the proposed purchase represented by this document is authorized by and is made in accordance with all State (and if applicable Federal) legislation rules and regulation. I further certify that adequate unencumbered cash and budget expenditure authority exists for this proposed purchase and all other outstanding purchase commitments and accounts payable.

**Authorized Signature**

STATE OF NEW MEXICO  
GENERAL SERVICES DEPARTMENT- PURCHASING DIVISION  
TERMS AND CONDITIONS UNLESS OTHERWISE SPECIFIED

SPD-101A (07/92)

1. GENERAL: When the State Purchasing Agent issues a purchase document in response to the Vendors bid, a binding contract is created.
2. VARIATION IN QUANTITY: No variation in the quantity of any item called for by this order will be accepted unless such variation has been caused by conditions of loading, shipping, packing or allowances in manufacturing process, and then only to the extent, if any, specified elsewhere in this order.
3. ASSIGNMENT:
  - A: Neither the order, nor any interest therein, nor claim thereunder, shall be assigned or transferred by the Vendor, except as set forth in subparagraph 3B below or as expressly authorized in writing by the STATE PURCHASING AGENTS OFFICE. No such assignment or transfer shall relieve the Vendor from the obligations and liabilities under this order.
  - B: Vendor agrees that any and all claims for overcharge resulting from antitrust violations which are borne by the State as to goods, services, and materials purchased in connection with this bid are hereby assigned to the State.
4. STATE FURNISHED PROPERTY: State furnished property shall be returned to the state upon request in the same condition as received except for ordinary wear, tear, and modifications ordered hereunder.
5. DISCOUNTS: Prompt payment discounts will not be considered in computing the low bid. Discounts for payment within 20 days will be considered after the award of the contract. Discounted time will be computed from the date of receipt of the merchandise or invoice, whichever is later.
6. INSPECTION: Final inspection and acceptance will be made at the destination. Supplies rejected at the destination for non-conformance with specifications shall be removed, at the Vendors risk and expense, promptly after notice of rejection.
7. INSPECTION OF PLANT: The State Purchasing Agent may inspect, at any reasonable time, the part of the contractors, or any subcontractors plant or place of business, which is related to the performance of this contract.
8. COMMERCIAL WARRANTY: The Vendor agrees that the supplies or services furnished under this order shall be covered by the most favorable commercial warranties the Vendor gives to any customer for such supplies or services, and that the rights and remedies provided herein shall extend to the State and are in addition to and do not limit any rights afforded to the State by any other cause of this order. Vendor agrees not to disclaim warranties of fitness for a particular purpose or merchantability.
9. TAXES: The unit price shall exclude all State taxes.
10. PACKING, SHIPPING AND INVOICING:
  - A: The States purchase document number and the Vendors name, users name and location shall be shown on each packing and delivery ticket, package, bill of lading and other correspondence in connection with the shipment. The users count will be accepted by the Vendor as final and conclusive on all shipments not accompanied by a packing ticket.
  - B: The Vendors invoice shall be submitted in triplicate, duly certified and shall contain the following information: order number, description of supplies or services, quantities, unit prices and extended totals. Separate invoices shall be rendered for each and every complete shipment.
  - C: Invoices must be submitted to the using agency and NOT THE STATE PURCHASING AGENT.
11. DEFAULT: The State reserves the right to cancel all or any part of this order without cost to the State, if the Vendor fails to meet the provisions of this order and, except as otherwise provided herein, to hold the Vendor liable for any excess cost occasioned by the State due to the Vendors default. The Vendor shall not be liable for any excess costs if failure to perform the order arises out of causes beyond the control and without the fault or negligence of the Vendor, such causes include, but are not restricted to, acts of God or of the public enemy, acts of the State or of the Federal Government, fires, floods, epidemics, quarantine restrictions, strikes, freight embargos, unusually severe weather and defaults of subcontractors due to any of the above, unless the State shall determine that the supplies or services to be furnished by the subcontractor where obtainable from other sources in sufficient time to permit the Vendor to meet the required delivery scheduled. The rights and remedies of the State provided in this paragraph shall not be exclusive and are in addition to any other rights now being provided by law or under this order.
12. NON-COLLUSION: In signing this bid, the Vendor certifies he/she has not, either directly or indirectly, entered into action in restraint of free competitive bidding in connection with this proposal submitted to the State Purchasing Agent.
13. NON-DISCRIMINATION: Vendors doing business with the State of New Mexico must be in compliance with the Federal Civil Rights Act of 1964 and Title VII of that Act, Rev., 1979.
14. THE PROCUREMENT CODE: Sections 13-1-28 through 13-1-199 NMSA 1978 imposes civil and criminal penalties for its violation.  
In addition, the New Mexico criminal statutes impose felony penalties for bribes, gratuities and kickbacks.
15. All bid items are to be NEW and most current production, unless otherwise specified.
16. PAYMENT FOR PURCHASES: Except as otherwise agreed to: late payment charges may be assessed against the user state agency in the amount and under the conditions set forth in section 13-14158 NMSA 1978.
17. WORKERS COMPENSATION: The Contractor agrees to comply with state laws and rules pertaining to workers compensation benefits for its employees. If the Contractor fails to comply with Workers Compensation Act and applicable rules when required to do so, this (Agreement) may be terminated by the contracting agency.
18. PAY EQUITY RECORDING: The Contractor agrees to comply with New Mexico Pay Equity reporting requirements as detailed in Executive Order 2009-049 Implementation Guidance available at <http://www.generalservices.state.nm.us/spd/guidance.pdf>