

Angui, Flora (COMM)

From: Angui, Flora (COMM)
Sent: Thursday, December 22, 2016 9:59 AM
To: 'Wayne Molck'
Subject: RE: F-6182 GGC Environmental Group,LLC

Good morning Wayne:

I have reviewed the filing that was submitted. Please correct or otherwise address these deficiencies:

- No FDD was included in your filing. Please submit the FDD and all exhibits (the registration forms A, B, C, D & F, the franchise agreement and financials are all we received)
- Costs and Source of Funds (form B): Please disclose the franchisor's total costs to perform its pre-opening obligations and re-submit.
- Consent to Service of Process (form C): Please fill the form out and re-submit. The franchisor's name, form of entity, state of formation must be disclosed.
- Accountant's Consent (form F): Please have the Accountant include the FTC issuance date to identify the FDD to which the Consent applies and re-submit.
- Due to the deficit ratio of current assets to current liabilities in the franchisor's most recent audited financial statement, the franchisor will be required to comply with one of the following as a condition of registration:
 - a) Impound initial franchise fees in a bank located in Minnesota until the franchised business opens. Submit 3 original signature Minnesota Impoundment Agreements; 2 will be returned to the applicant for the Impound Agent and the Franchisor.
 - b) Post a Minnesota Surety Bond; amount is the initial franchise fee times the number of franchises projected to be opened in Minnesota (Item 20 in Franchise Disclosure Document). A minimum of one is required.
 - c) Defer payment of initial franchise fees until business opens; amend Franchise Disclosure Document (Items 5 and 7) and agreement(s) accordingly.

Forms can be downloaded at www.commerce.state.mn.us.

Please disclose Option a. in Item 5 and option b. in Item 21 of the Franchise Disclosure Document.

When the franchisor submits its next audited financial statement, a request may be made of the Department to lift this requirement.

Please feel free to contact me if you have questions.

Best regards,

Flora Angui
Commerce Analyst
Minnesota Department of Commerce
85 7th Place East, Suite 500, Saint Paul, MN 55101
P: 651-539-1631



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From: Wayne Molck [<mailto:wayne@garbagemanusa.com>]
Sent: Wednesday, December 21, 2016 2:51 PM
To: Angui, Flora (COMM)
Subject: RE: F-6182 GGC Environmental Group,LLC

Hi Flora,

There were no changes from the prior year. I believe you have everything that was requested. What is our next step.

Wayne

From: Angui, Flora (COMM) [<mailto:Flora.Angui@state.mn.us>]
Sent: Wednesday, December 21, 2016 11:58 AM
To: wayne@garbagemanusa.com
Subject: F-6182 GGC Environmental Group,LLC

Hi Wayne,

Please find attached copies of emails sent by Dan sexton.

Best regards,

Flora Angui
Commerce Analyst
Minnesota Department of Commerce
85 7th Place East, Suite 500, Saint Paul, MN 55101
P: 651-539-1631



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Sexton, Dan (COMM)

From: Steve M <stevem@garbagemanco.com>
Sent: Wednesday, December 07, 2016 11:24 AM
To: Sexton, Dan (COMM); Wayne Molck
Cc: Andy Sorensen
Subject: Re: GCC Environmental Group, Inc. F-6182

Wayne,

Can you please respond to Dan's email and let me know what documents we still need to provide.

Thanks,
Steve Marik

From: Sexton, Dan (COMM)
Sent: Tuesday, December 06, 2016 7:22 AM
To: Steve M (stevem@garbagemanco.com)
Subject: GCC Environmental Group, Inc. F-6182

We still have not received all the documents need to complete our review. Please send the documents we have requested in our emails.

Thank you

Daniel E. Sexton
Contract Analyst-Securities Section
Minnesota Department of Commerce
85 7th Place East, Suite 500
Saint Paul, MN 55101
P: 651-539-1629
dan.sexton@state.mn.us



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