



North Carolina Department of Environment and Natural Resources

Pat McCrory
Governor

John E. Skvarla, III
Secretary

November 21, 2014

DIN 22330

Via Electronic Mail

Christopher W. Hay, E.I., Environmental Program Manager
Kleinfelder
313 Gallimore Dairy Road
Greensboro, NC 27409

David Lee Lawson, Owner
Piney Hill LCID Treatment/Processing Facility
2081 Piney Grove Road
Kernersville, North Carolina 27284

Re: LCID Landfill / Treatment & Processing / Compost Facility Operation Plan
Permit No. 34-AA
Forsyth County, North Carolina

Dear Mr. Lawson and Hay:

The Solid Waste Section (Section) has received your Application and Operation Plan, *LCID Landfill / Treatment & Processing / Compost Facility Operation Plan* (DIN 22216) dated August 28, 2014 and submitted by Kleinfelder. The deposit date for your permitting fee was 10/14/2014.

In accordance with GS 130A-295.8(e), the Section has reviewed your application and found it to be complete. A determination of completion means that the application includes all required components but does not mean that the required components provide all the information that is required for the Section to make a decision on the application. The compliance review requirement is still outstanding.

The application has received its technical review and the comments are listed below. Further comments may be issued in the future.

1. Section 1.1 "Overview": In the description of the activities that the plan covers, it does not mention the operation of a Type 1 compost operation. This should be included in the overview to avoid confusion and ensure that all operations are being discussed from the onset.
2. A revised site plan or plans needs to be submitted that clearly delineates the different operational areas of the facility. It appears that the limits of the LCID, Treatment & Processing Area, and Compost Area are all connected showing the site as just one contiguous boundary. There needs to be clear lines that show the limits of each activity.
3. For the Compost Operations, the Facility Operation Plan needs to describe the compost method and location that will be used in more detail. The plan should also show the required 200-foot buffer to residences which are located adjacent to Piney Grove Road.
4. It appeared that the facility plan needs to clearly show the proposed adjusted limits of the LCID Landfill footprint; originally, as approved in December 17, 2012 (0.8668 acres of Fill Area 2, DIN17920) and as proposed.

5. An electronic copy of the application and revisions is required.
6. Does LI-S zoning allow the operation of a Type 1 Compost facility?

If you have any questions or comments, please contact me at (704) 235-2163, or by email at john.murray@ncdenr.gov.

Sincerely,



John E. Murray, P.E.
Regional Engineer
Solid Waste Section

cc: Ed Mussler, P.E., DWM
Charles (C.T.) Gerstell, DWM
Jason Watkins, DWM
Deb Aja, DWM
Sarah Rice, DWM

Name, Title
Division, NCDENR