

N.C. DEPARTMENT OF HUMAN RESOURCES
 DIVISION OF HEALTH SERVICES

Circle one:
 G, I, P, GW, C

FILE DOCKET

DATE	ITEM
1 11-14-80	Part A Application
2 6-5-81	Letter to EPA from Stuart A. Heller
3 7-9-81	Letter to Allen Lundsford from D.C. Morris
4 7-24-81	Letter to S. A. Heller from D.C. Morris
5 4-19-82	Letter to R.D. Stonebraker from Charles H. Lee
6 5-3-82	Letter to Wm. Paige from Jerry Coker
7 5-11-82	Interim Status Inspection
8 5-18-82	NOU letter to facility
9 6-3-82	Letter to EPA from Stuart A. Heller
10 11-19-82	Letter to Glenn Dunn from Harold Caldwell
11 1-6-83	Notes
12 2-3-83	Note
13 2-3-83	Note
14 2-10-83	Note
15 2-15-83	Application for change in classification
16 2-25-83	Change in status
17 3-11-83	Letter to Wally Benbenek from W. Hevener
18 4-25-83	Letter to Bill Morris from W. Hevener

G- General, I- Inspections
 P- Permits, GW- Ground Water
 C- Closure

PLEASE ASK FOR AN ASSISTANCE TO
SEE BLUEPRINTS IN THE BOOK !...



Weyerhaeuser Company



N. C. Region Headquarters
P.O. Box 1391
Streets Ferry Road
New Bern, N. C. 28560
(919) 633-7100

April 25, 1983

(18)

Mr. Bill Morris
North Carolina Department of Human Resources
Division of Health Services
Eastern Regional Office
404 St. Andrews Street
Greenville, NC 27834

Dear Mr. Morris:

In February, we discussed the possibility that there was still a drum or two of Penta Knoxstain wood-treatment wastes at the former Weyerhaeuser Lewiston Mill. This mill, as you know, is now owned by Louisiana-Pacific Company.

In March, we removed the subject barrels from Lewiston. The two barrels did not contain wastes, but rather pure Knoxstain product. The two barrels were sold to a company who is still treating their lumber with this material.

Attached is a letter to Louisiana-Pacific informing them that we have removed this material.

If there is any other information required, please call.

Sincerely,

W. Hevener
Region Environmental Manager

WH/mw/25/8067



Weyerhaeuser Company

N. C. Region Headquarters
P.O. Box 1391
Streets Ferry Road
New Bern, N. C. 28560
(919) 633-7100

March 11, 1983

Mr. Wally Benbenek
Louisiana - Pacific Co.
P. O. Box 3107
Conroe, TX 77305

Dear Mr. Benbenek:

Weyerhaeuser has removed from the ~~Lewisville~~ ^{Hubert} site the two barrels thought to contain ~~hexane~~ and the empty plastic barrels. This should complete our obligation to remove this type material. If you have any questions, please contact me at (919) 633-7462.

Sincerely,

W. Hevener
Region Environmental
Affairs Manager

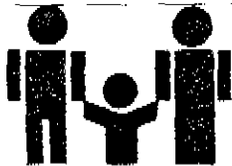
WH/js/11/1785

cc: Glen Wood
Allen Lunsford

Heith,

*This is the other
letter that Billy
was referring to.*

Terry



Keith

Ronald H. Levine, M.D., M.P.H.
STATE HEALTH DIRECTOR

History
File

DIVISION OF HEALTH SERVICES
P.O. Box 2091
Raleigh, N.C. 27602-2091

(914) - 633 - 7100

Date: February 25, 1983

Mr. Bill Hevner
Weyerhaeuser Co.
P.O. Box 1391
New Bern, N. C. 28560

Re: Facility ID No. NCD052553641

Dear Mr. Hevner:

Based on information supplied by you we have processed and accepted at the State level your request for the facility identified with the above ID number to receive the indicated change in classification under RCRA:

100

<u>Add As</u>	<u>Delete As</u>	
<input type="checkbox"/>	<input checked="" type="checkbox"/>	generator
<input type="checkbox"/>	<input type="checkbox"/>	transporter
<input type="checkbox"/>	<input type="checkbox"/>	treater
<input type="checkbox"/>	<input type="checkbox"/>	storer
<input type="checkbox"/>	<input type="checkbox"/>	disposer
<input type="checkbox"/>	<input type="checkbox"/>	small generator

We are advising EPA of the change in your status. Please notify us if there is any further change in your operations which would again affect your status. Your EPA ID NO. is is not being cancelled.

Cordially,

O.W. Strickland, Head
Solid & Hazardous Waste Management Branch
Environmental Health Section

OWS

cc: Doug McCurry
EPA Region IV
Emil Breckling
Billy Morris

This is to show that this plant has been sold.

DHS Form 3048 3/82
Solid & Haz. Waste Mgt. Branch



APPLICATION FOR CHANGE IN CLASSIFICATION UNDER RCRA

Date: 2-15-83
 Company Name: Weyerhaeuser
 Company Address: Hwy. 308 W., Lewiston, N.C. 27962
 EPA ID No: NC D052553641

Mr. O. W. Strickland, Head
 Solid & Hazardous Waste Management Branch
 Division of Health Services
 P. O. Box 2091
 Raleigh, N. C. 27602

(15)

Dear Mr. Strickland:

Our company requests the following change in its classification under RCRA (check all that apply):

<u>Add As</u>	<u>Delete As</u>	
<input type="checkbox"/>	<input checked="" type="checkbox"/>	generator
<input type="checkbox"/>	<input type="checkbox"/>	transporter
<input type="checkbox"/>	<input type="checkbox"/>	treater
<input type="checkbox"/>	<input checked="" type="checkbox"/>	storer
<input type="checkbox"/>	<input type="checkbox"/>	disposer
<input type="checkbox"/>	<input type="checkbox"/>	small generator

Our reason for this request is:

Plant sold to Louisiana Pacific.
All waste on hand removed to SCA
disposal site in South Carolina.

NOTE: Give any pertinent information. This may be a change in your process, a new calculation of the volume of your waste, new analyses of your waste, etc. Be specific. Please note that this is not a petition for delisting a listed waste, which requires totally different handling.

If your request takes you out of the regulated system, but you wish to retain your EPA ID No., please state why.

Cancel I.D. number
Shipment date for 1982

	<u>Manifest No</u>	<u>Tonnage</u>
<u>6/4/82</u>	<u>53841</u>	<u>11.96</u>
<u>6/7/82</u>	<u>53842</u>	<u>17.74</u>

I understand that my company must supply information about any changes in its operations which might change its status again on its own initiative.

I certify that the information supplied is accurate and correct to the best of my knowledge and belief. I am authorized to make this request on behalf of my company at the location given.

Signature:

Jerry F. Cohen

Company Title:

Technical Director -
Palp

919-793-9291



NORTH CAROLINA

DEPARTMENT OF HUMAN RESOURCES

INTER OFFICE MEMORANDUM

DATE 2/10/83

TO Tom

FROM Spencer

Thanks. I guess this information can be filed in Weyerhaeuser file until the matter is entirely closed. I'll butt out.

(14)



NORTH CAROLINA
DEPARTMENT OF HUMAN RESOURCES
INTER OFFICE MEMORANDUM

DATE 2/3/83

TO GLENN DUNN

FROM TOM KARNOSKI

THE Weyerhaeuser FACILITY
NCD052553641 ~~445~~ IS
NONEXISTENT. BILLY MORRIS
WILL INSPECT TO DETERMINE IF
RCRA & CERCLA CLOSURE
WAS ADEQUATE. HE WILL GENERATE
A LETTER TO INDICATE OUR
ACCEPTANCE / REJECTION OF THEIR
CLOSURE OPERATION.

BILLY WILL ALSO REQUEST,
FROM WEYERHAUSER, A LETTER
DESCRIBING THE TRANSFER OF THE

(13)



NORTH CAROLINA

DEPARTMENT OF HUMAN RESOURCES

INTER OFFICE MEMORANDUM

DATE 2/3/83

TO GLENN

FROM TOM

PROPERTY TO ITS NEW
OWNER LOUISIANA-PACIFIC.

(E)

(12)

Tom,

REC'D
1/6/83

These people need to know their status. Can you shed any light on it. Jerry has said he thinks they are no longer a TSDF, but we need to be sure that whatever is in the ground is clear before I excuse them from all financial requirements.

Let me hear from you.
Thanks. (11)

Glenn

BATTLE, WINSLOW, SCOTT & WILEY, P. A.
ATTORNEYS AT LAW
ROCKY MOUNT, NORTH CAROLINA 27801

KEMP D. BATTLE (1988-1979)
FRANCIS E. WINSLOW (1888-1976)
J. BRIAN SCOTT
ROBERT M. WILEY
ROBERT L. SPENCER
THOMAS L. YOUNG
SAMUEL S. WOODLEY, JR.
HAROLD D. COLSTON
JASPER L. CUMMINGS, JR.
MARSHALL A. GALLOP, JR.
J. CHARLES WALDRUP

November 19, 1982



OFFICES AT
608 SUNSET AVENUE
P. O. BOX 269
PHONE 977-2333
AREA CODE 919

Mr. Glenn Dunn, Attorney
Solid and Hazardous Waste Management Branch
Division of Health Services
P. O. Box 2091
Raleigh, NC 27602-2091

10

Re: Louisiana-Pacific Corporation Lewiston sawmill site

Dear Glenn:

As discussed in our telephone conversation this morning, I enclose copies of all the correspondence we were provided by Meyerhaeuser Company in connection with the hazardous waste site question of the Lewiston plant. As I mentioned in their June 3, 1982, letter to U. S. E. P. A. there was a request that the Lewiston site be withdrawn from the notification of the Superfund Sites Notification. After reviewing this documentation, I hope you find we do not have to be listed on the Superfund Sites Notification. Please let me know if you need any additional information in making your inquiry. Thank you very much for your assistance in this matter.

Cordially yours,

BATTLE, WINSLOW, SCOTT & WILEY, P.A.

Harold D. Colston
Harold D. Colston

HDC:gc

Enclosures

cc: Mr. Waldyn J. Benbenek

Neil Wines
Site - Lewiston
Superfund



Weyerhaeuser Company

Tacoma, Washington 98477
(208) 924-2345

June 3, 1982

9

U. S. Environmental Protection Agency
Region IV
Superfund Sites Notification
Atlanta, Ga., 30308

re: LEWISTON FACILITY SUPERFUND NOTICE

Gentlemen,

On June 5, 1981, I filed with you a Superfund Sites Notification form covering Weyerhaeuser's Lewiston, North Carolina wood products plant (copy attached). Subsequent research indicates that the notification was unnecessary. Thus this letter is to formally withdraw that notification.

The notification was based on the presence of waste material which we thought came within the scope of EPA Hazardous Waste Number K001, "bottom sediment sludge from the treatment of waste waters from wood preserving processes that use creosote and/or pentachlorophenol". The waste described in the notification was "sludge from the lumber dip tank".

We have studied the wood preserving listing background document leading to the establishment of EPA Hazardous Waste Number K001. It covers sludge from the treatment of wastewaters from pressure treating wood with penta or creosote in an oil-based carrier. At our Lewiston facility we (1) did not use pressure treating, (2) did not treat wastewaters from our lumber dipping process, (3) did not generate any relevant sludge through wastewater treatment, and (4) did not use an oil-based carrier. Our process involved a water soluble salt of penta, no oil was used, and the sludge in question developed over time in the lumber dip tank itself.

It is possible that our waste comes closer to being described as "waste waters from wood preserving processes that use creosote or pentachlorophenol", as proposed by EPA for listing under 40CFR261.32 in the May 19, 1980 Federal Register (45FR33136). This proposed listing was deferred



JUN 7 1982

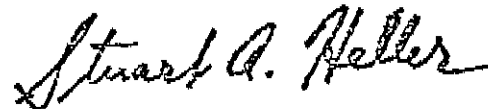
WEYERHAEUSER CO.

June 3, 1982
Page two

for additional comment, and to the best of our knowledge, remains presently not in effect. See the Federal Register of November 12, 1980 at 74888-9 (45FR74884). Thus, it appears that the Superfund Notification was unnecessary. For all of the above reasons we hereby respectfully withdraw it.

Please let us know if we can be of any further help in this matter.

Sincerely,



Stuart A. Heller, Manager
Environmental & Regulatory Affairs

SAH/cb

encl

bcc: ~~_____~~
J. S. Larsen - CH 3D23
Jim Bieber - CH 2J29
Jim Fisher - WTC 2H19
Dave Morris - WTC 1F19
Roy Bettesworth - CH 1M31



Ronald H. Levine, M.D., M.P.H.
STATE HEALTH DIRECTOR

DIVISION OF HEALTH SERVICES
P.O. Box 2091
Raleigh, N.C. 27602-2091

William

May 18, 1982

Mr. Jim Willborn
Weyerhaeuser
NC 308 West
Lewiston, NC 27849



Dear Mr. Willborn:

On April 26, 1982 Mr. Fred Wood of the Solid and Hazardous Waste Management Branch conducted a RCRA inspection of your facility. The following violations were noted:

⑧

1. No inspection plan (265.15).
2. No personnel training (265.16).
3. No attempted arrangements or agreements with local authorities (265.37).
4. No Contingency Plan (265.52).
5. No Closure Plan (265.110-265.115).
6. No start of accumulation date on the containers (262.34).

A compliance date of July 31, 1982 was established.

If you have any questions concerning this matter, please contact Mr. William Paige, Environmental Chemist at (919) 733-2178.

Sincerely,

O. W. Strickland

O. W. Strickland, Head
Solid & Hazardous Waste Management Branch
Environmental Health Section

OWS:nlc

cc: Mr. Fred Wood



Ronald H. Levine, M.D., M.P.H.
STATE HEALTH DIRECTOR

DIVISION OF HEALTH SERVICES
EASTERN REGIONAL OFFICE
404 St. Andrews Street
Greenville, N.C. 27834
(919) 756-1343



May 11, 1982

TO: O.W. Strickland, Head
Solid and Hazardous Waste Management Branch

FROM: Billy W. Morris *BWM*
Eastern Regional Office

RE: Interim Status Inspection
Weyerhaeuser (Lewiston Woods Products Facility)
NC 308 West
Lewiston, NC 27849
Bertie County
EPA ID# NCD052553641

Jim Willborn

The following violations were recorded at the Weyerhaeuser (Lewiston) Plant during an Interim Status Inspection conducted on April 26, 1982:

1. No inspection plan. (265.15)
2. No personnel training. (265.16)
3. No attempted arrangements or agreements with local authorities. (265.37)
4. No Contingency Plan. (265.52)
5. No Closure Plan. (265.110-265.115)
6. No start of accumulation date on the containers. (262.34)

A compliance date of July 31, 1982 was agreed upon by Weyerhaeuser and Division of Health Services.

sle

RCRA Inspection Report

1. Facility Information

Weyerhaeuser Company (Lewiston, N.C.)
Lewiston Wood Products Facility
NC 308 West
Lewiston, NC 27849
Bertie County
EPA ID# NCD052553641

2. Facility Contact

Jim Wellborn - (919) 348-2525 (Lewiston) ✓
Jerry Coker - (919) 793-8291 (Plymouth)

3. Survey Participants

Jim Wellborn - Weyerhaeuser
Jerry Coker - Weyerhaeuser
Bill Morris - Eastern Regional Office, Division of Health Services

4. Date of Inspection

April 26, 1982
1:30 - 3:30 PM

5. Applicable Regulations

40 CFR 262 and 265, FR May 19, 1980 and amendments.

6. Purpose of Survey

RCRA interim status compliance inspection was conducted at Weyerhaeuser Company in Lewiston, NC (Wood Products Facility) by the N.C. Solid and Hazardous Waste Management Branch. The scope of the inspection was comprehensive including a site survey and record review. Regulatory Requirements covered those contained in 40 CFR Parts 262, Generator Standards and 265, General Facility Standards including storage requirements in drums.

7. Facility Description

Weyerhaeuser Company (Wood Products Facility) is located on N.C. 308 at Lewiston, North Carolina. The site consists of approximately 50 acres with the entire perimeter being secured by a 8 ft. fence with barbed wire.

This facility produces finished lumber from raw pine logs. This lumber is treated by dipping in a vat containing a 1% solution of pentachlorophenol. This is done to retard blue stain fungi.

Hazardous waste is generated when the lumber which is carried by conveyor drips on a curbed drip pad. The drippings contain the penta solution, sawdust, splinters, etc. This material is transferred to 55 gallon drums and moved to an open storage area nearby. On April 9, 1981, Weyerhaeuser shipped 82 (55 gallon) drums of this waste via Bryson (EPA ID# SCD000822312) to SCA Services (EPA ID# SCD070379585) in Pinewood, S.C. On October 26, 1981 they shipped 80 (55 gallon drums) using the same transporter and disposal facility.

I talked with Jerry Coker of Weyerhaeuser on May 11, 1982 who stated that the Company is in the process of changing fungicide solution. They are switching to Busan 30 (a non-chlorinated fungicide). He stated that all waste previously generated will be removed from the site by July 17, 1982. At this time they will make an application to be deleted from the system as they will no longer be generators or storers of hazardous waste.

8. Documentation of Site Deficiencies

1. No inspection plan. (265.15)
2. No personnel training. (265.16)
3. No attempted arrangements or agreements with local authorities. (265.37)
4. No Contingency Plan. (265.52)
5. No Closure Plan. (265.110-265.115)
6. No start of accumulation date on the containers. (262.34)

9. Recommendations/Compliance

A compliance date of July 31, 1982 was agreed upon by Weyerhaeuser and the N.C. Division of Health Services. Weyerhaeuser should have changed fungicide agents by this time and all hazardous waste will be properly removed and disposed of at SCA Services in South Carolina.

INSPECTION FORM FOR INTERIM STATUS STANDARDS FOR
OWNER/OPERATOR OF HAZARDOUS WASTE MANAGEMENT
FACILITIES

Weyerhoeuser-Lewisston - NC D052553641 - Bertie
 Name of Site EPA I.D. County
N.C. Hwy. 308 West - Jim Wellborn - James D. Williams
 Location Jerry Coker Signature of Facility Contact
4-26-82
 Date Bill W. Morris Signature of Inspector(s)

INSTRUCTIONS: Place a check to indicate Compliance (C), NonCompliance (NC) or Not Applicable (NA). Cite specific violation by Section No.

	<u>C</u>	<u>NC</u>	<u>NA</u>	<u>Violation(s)</u>
1. GENERAL	✓			
2. GENERAL FACILITY STANDARDS		✓		265.15, 265.16,
3. PREPAREDNESS AND PREVENTION		✓		265.37
4. CONTINGENCY PLAN AND EMERGENCY PROCEDURES		✓		265.52, 265.53
5. MANIFEST SYSTEM, RECORDKEEPING, AND REPORTING	✓			
6. GROUND-WATER MONITORING			✓	
7. CLOSURE AND POST-CLOSURE		✓		265.10-265.15
8. FINANCIAL REQUIREMENTS			✓	
9. USE AND MANAGEMENT OF CONTAINERS		✓		265.34
10. TANKS			/	
11. SURFACE IMPOUNDMENTS			/	
12. WASTE PILES			/	
13. LAND TREATMENT			/	
14. LANDFILLS			/	
15. INCINERATORS			/	
16. THERMAL TREATMENT			/	
17. CHEMICAL, PHYSICAL, AND BIOLOGICAL TREATMENT			/	
18. UNDERGROUND INJECTION			/	

Generator Storer
 Compliance date agreed upon is 7-31-82 YES NO
 Imminent hazard () (✓)



Weyerhaeuser Company

Plymouth, North Carolina 27962
(919) 793-8111

May 3, 1982

Mr. William Page
Solid and Hazardous Waste Management Branch
Division of Health Services
P. O. Box 2091
Raleigh, North Carolina 27602

Dear Mr. Page:

Weyerhaeuser currently generates hazardous wastes at our ~~_____~~ sawmill facility. This material has the EPA hazardous waste No. K-001. The ~~_____~~ results from the dipping of green lumber into a pentachlorophenate solution. The hazardous waste consists of sludges and contaminated debris. The dipping process is used to prevent the growth of blue stain fungus on the lumber.

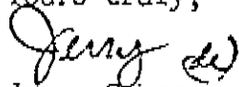
Beginning May 17, 1982 the Weyerhaeuser facility at Lewiston will no longer use pentachlorophenate for blue stain control. We will begin using an anti-stain chemical that does not cause our process to generate hazardous wastes.

Prior to our beginning the use of the non-hazardous chemical, we will decontaminate the dip tank and drip pad. These will be thoroughly cleaned and any pentachlorophenate sludges and liquids will be removed and properly contained for shipment and disposal. We expect to have all the pentachlorophenate wastes removed prior to July 17, 1982.

When we complete the shipments of these materials to approved disposal sites, we will notify you. If the new chemical is effective and we see no further need for the use of pentachlorophenate, we will request removal from the hazardous waste system.

Your willingness to talk and discuss these complicated regulations has been most helpful. I certainly appreciate the consideration you and Bill Morris have given us. If you have any further questions or concerns, feel free to contact me at 793-8291 in Plymouth.

Yours truly,


Jerry Coker
Assistant Environmental
Affairs Manager

JC/dlr

cc: Glen Wood/Allen Lunsford/Jim Wellborn

6

1982



ecology and environment, inc.

4319 COVINGTON HIGHWAY, DECATUR, GEORGIA 30035

International Specialists in the Environmental Sciences

5

April 19, 1982

Mr. R. D. Stonebraker, Deputy Chief
Hazardous Emergency Response Branch
Air and Hazardous Materials Division
U.S. Environmental Protection Agency
345 Courtland Street
Atlanta, Georgia 30365

Subject: North Carolina CERCLA 103 Site Inspections
TDD No. F4-8203-07

Dear Mr. Stonebraker:

Thirty sites from 27 notifiers under CERCLA 103 (c) were submitted to Ecology and Environment Incorporated's Field Investigation Team on March 23, 1982. FIT members Charles Lee and Gene Oliver were assigned to the project.

The sites were initially screened to determine those which would require on-site inspection and those which would not. Fourteen of the sites did not require inspection for the following reasons:

1. Insufficient waste quantities;
2. Refusal by or inability of site representatives to meet with the investigators;
3. Previously initiated site studies by North Carolina State officials;
4. Absence of actual disposal at the site.

There were insufficient waste quantities to warrant further investigation for the Niagra Site in Ayden, NC; Monsanto in Research Triangle Park, NC; and East Carolina Heat Treat Service in Raleigh, NC.

Company representatives refused to furnish the locations of the sites for the two Beunit Corporation plants in Hamilton and Clinton, NC. Owners were unable to arrange a time for the inspection of the David Starling Property in Farmville, NC.

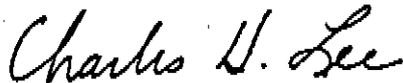
North Carolina state officials had conducted previous groundwater studies and are presently conducting ongoing monitoring of Cooper Industries in Apex, NC; DuPont/Kinston Textiles in Kinston, NC; and Carolina Galvanizing Corporation in Aberdeen, NC.

There was no actual disposal at the Weyerhaeuser Company in Lewiston, NC; American Petrofina in Selma, NC; Helena Chemical Company in Lewisburg and Enfield, NC; and Livewire Electric Company in Goldsboro, NC.

The remaining thirteen sites were inspected during the weeks ending April 3, 1982 and April 10, 1982. These sites include Mitchell Engineering Company and Unican Security Systems of Rocky Mount; Berkley Mills, Balfour, Travenol Laboratories, Incorporated and American Thread Company of Marion; General Electric Company Plants in Hendersonville, and Mebane; Burlington Furniture Company of Robbinsville; Union Camp Corporation of Smithfield; Burlington Industries of Neuse Branch; Stanley Furniture Company of West End; Mallinckrodt Company of Raleigh; and Monsanto Corporation of Fayetteville. Individual descriptions of these sites are included in this report.

None of the site inspections revealed any apparent problems, and as a result no further action is recommended by the investigators. It is recommended, however, that the two Beaunit Corporation plants in Hamilton and Clinton, and the David Starling property in Farmville be visited by EPA representatives.

Yours truly,



Charles H. Lee
Project Officer

CHL/lsr

Interoffice Communication

XL: J. Colker
Copied
6/12/81
SM



Date July 24, 1981

File

From D. C. Morris

Location WTC 1F19

Subject SUPERFUND SITE SURVEY, LEWISTON

Baytown wastes

④

To S. A. Heller - CH 3-25

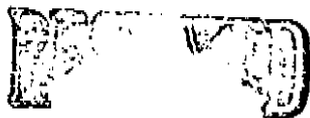
The mill was visited July 15 to determine the amount of information available to better assess the site. Some of the data sought were not available and further inquiry will be necessary. It was determined that there is pentachlorophenol contamination at two locations. At least one company well is in the vicinity of a contaminated area. It is being used by mill personnel for potable as well as process purposes. The mill is currently shut down for market reasons.

Information was supplied by Allen Lunsford, plant manager, and Alvin Cooper, maintenance supervisor. The mill was purchased from Evans in 1968. It is uncertain if exporting (and thus dipping) was in practice then. It is known that lumber dipping has been practiced since 1973.

The dipping trough has always been in about the same spot. The original trough was lower, and slops were discharged to the east. After the old sawmill was replaced in 1978, the trough was raised and the discharge located to the west.

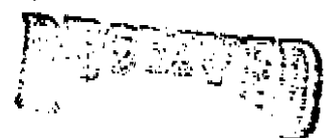
No site map was available but is being sought; a sketch is attached that is not dimensionally correct. From the dip trough area, well 1 is about 250'; wells 2 and 3 are perhaps 500', and well 4 is about 200'. The pond has a separate pump for sprinkling of stored logs. The pond does not drain into the ditch normally. The manufacturing area appears flat on west, and slopes downward gently toward the east, draining into both the pond and the ditch. The mill property on the north side of the road includes sheds, an equipment boneyard, fuel storage, and a scrap pile perhaps 1000' long, 200' wide, and up to 40' deep. The pile contains some junk (metal, etc.), but is primarily scrap wood. The original contour of this north area appears to have been a gentle slope to the stream. The industry to the southwest of the mill is an equipment manufacturer.

The two areas of contamination are the scrap pile and the dip trough area. The pile was contaminated by fiber and dregs from the dip area which were removed from the trough, loaded up and dumped randomly on the pile over the years. There would be pockets of perhaps one or two yards of contaminated material scattered throughout the pile.



JUL 20 1981

WEYERHAEUSER CO.



AUG 12 1981

NORTH CAROLINA REGION
WEYERHAEUSER CO.

At the current dip trough, there is an area (about 20 foot radius) below the drain valve (west end) that would be contaminated. The original trough was at about the same spot but lower to the ground; the contaminated area (east end) is probably about the same size. The sump under the chain north of the dip trough collects excess penta, but there is known to have been some drippage along both sort chains.

The general slopes were mentioned previously. However, the plant people recall that in times of high runoff, there may have been runoff from the dip trough toward the southwest (in the vicinity of well 4).

There is a town water system. The well location is unknown, but the storage tank is 0.6 miles east on higher ground. It is believed that the nearby private residences are on the town system; it is unknown if there are any private wells. The mill uses town water at the office and two company houses.

The four company wells are:

No. 1

Boiler supply. Currently 200 feet deep. It was 180' deep but went dry in 1980 and was extended. The region has had low rainfall for a couple of years.

No. 2

Stacker well is four years old, 160-180 feet deep. It is used as a potable supply for a limited number of people.

No. 3

Pond well is 140 feet deep and operates two to three hours daily to keep the spray pond replenished.

No. 4

Process and primary potable water for mill; 160-180 feet deep. Well is tested every three months, apparently for usual items (turbidity, coliform bacteria, etc.).

Our wells were drilled by Magett Company, Ahoskie.

The mill area was originally swampy. The soil is clay-like with rocks and boulders. Some studies and soils work was evidently done for the new mill. Plymouth Wood Products handled the mill's engineering. Law Engineering, Raleigh, checked the soil bearing characteristics.

The mill has occasional citizen complaints about noise on the second shift. There have been complaints about odor from the pond; they have dumped in hypo

CHLORITE

S. A. Heller
July 24, 1981
Page 3

on occasion. There is a town dump in the vicinity which may have been an odor source. The mill had an oil spill in 1980 that flowed down the northeast ditch. It was cleaned up to the satisfaction of the state environmental person (from Ohaskie).

The state has criticized the town for excess chlorine in the water system.

Several missing items mentioned previously will be sought, such as soil reports, well records, and site plan. It is recommended that pile, soil and water samples be obtained soon for analysis.

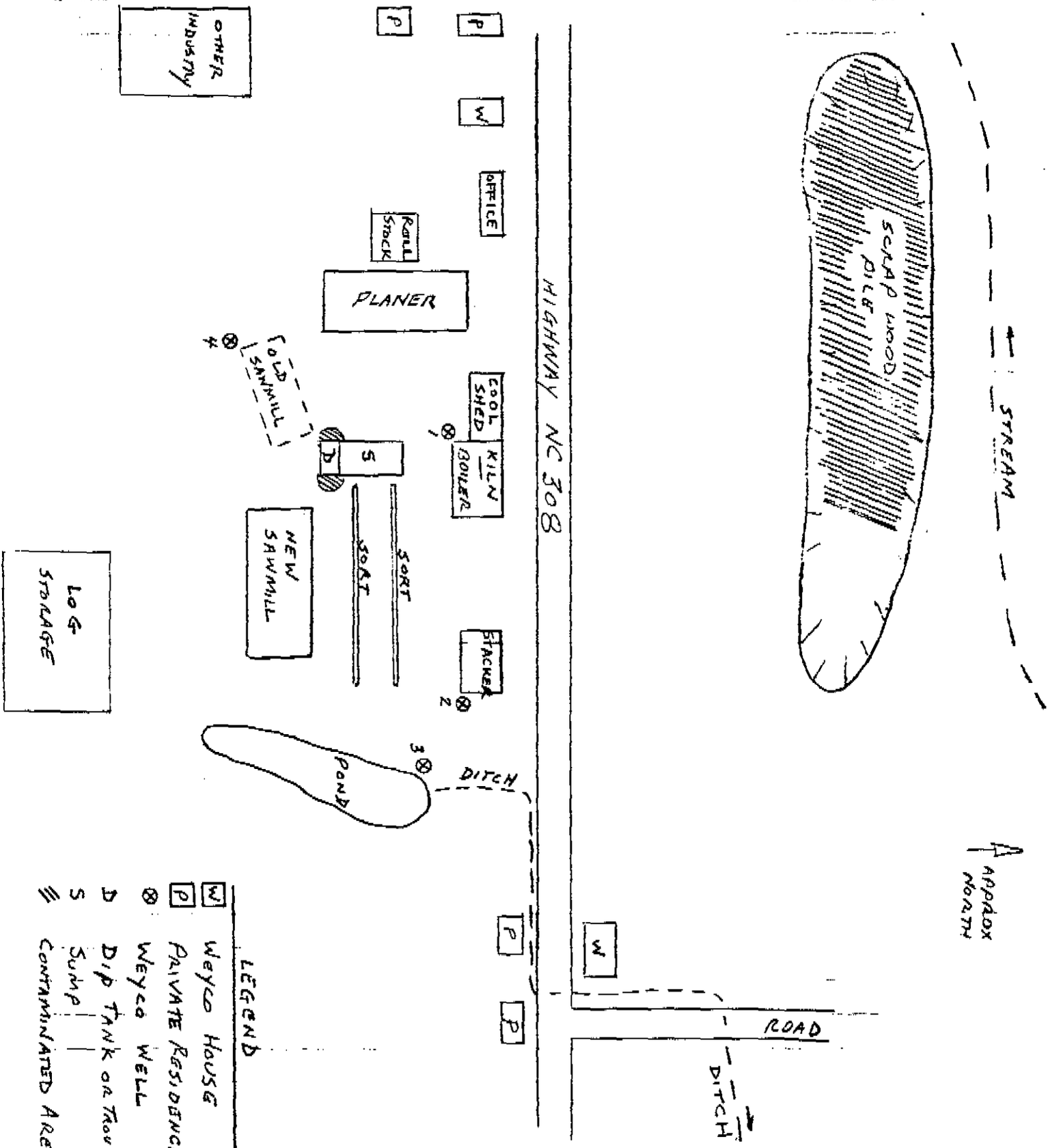


D. C. Morris
sr1C/D15

Attachment

cc: A. Cooper - Lewiston 116
J. N. Fisher - WTC 2H19
W. A. Lunsford - Lewiston 116





A
 APPROX
 NORTH

LEGEND

- W Weyco HOUSE
- P PRIVATE RESIDENCE
- X Weyco WELL
- D DIP TANK OR TROUGH
- S Sump
- /// CONTAMINATED AREA

REVISIONS DOWN 7/15/81

Interoffice Communication

Date July 9, 1981
From D. C. Morris
Location WTC 1F19
Subject SUPERFUND SITE SURVEY

To Allen Lundsford, Lewiston #116

As you are aware, your plant was reported to the EPA as containing an abandoned hazardous waste site. Our next step is to obtain information on the degree of hazard. For this purpose, a detailed survey (visit) of the site is planned.

The attached survey checklist will give you an idea of what we look for. At the time of the survey, we can gather information as well as determine if further study is needed. We will then analyze the results and recommend specific actions, if any, by about September 1. We will ensure that you are kept informed as this effort progresses.

As we discussed, I plan to visit your facility on July 15, 1981.

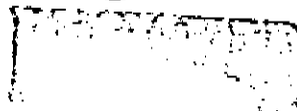
Dave Morris

D. C. Morris

DCM/pm

Attachment

cc: REAM: G. Wood, New Bern #121
J. N. Fisher, WTC 2H19
S. A. Heller, CH 3-25



JUL 18 1981

WEYERHAEUSER CO.

Del file Lewiston
Superfund

Weyerhaeuser

3

SUPERFUND SITE SURVEY

Plant LEWISTON

County BERTIE County Seat _____

	Information On-Hand	Information Needed
Previous Survey Notes	✓	
Exact Site Location		
Maps and Sketches		✓
Photos		✓
Dimensions		✓
History - When, How Much, Etc.	PARTIAL	MORE
Waste Type(s)	✓	
Waste Analysis		✓
Surface Water - Ditches, Streams, Rivers, Etc.		✓
Groundwater Data - Wells On And Off Site, Drill Logs, Well Purpose Or Use, Aquifers (Underground Water), Location Of Municipal Supplies, etc.		✓
Soils Data		✓
Demography - Nearby Residences, Parks, Etc.		✓
Political Situation - Government, Citizen Activists, Past Problems, Etc.		✓
Contacts - Current Employees - Former Employees		

Waste Quantity

Facility/Method

- 1. Piles
- 2. Land Treatment
- 3. Landfill
- 4. Tanks
- 5. Impoundment

Facility/Method

- 6. Underground Injection
- 7. Drums, Above Ground
- 8. Drums, Below Ground
- 9. Other (specify)
Flushed on Ground

Total Site Waste Amount ?

Total Site Area

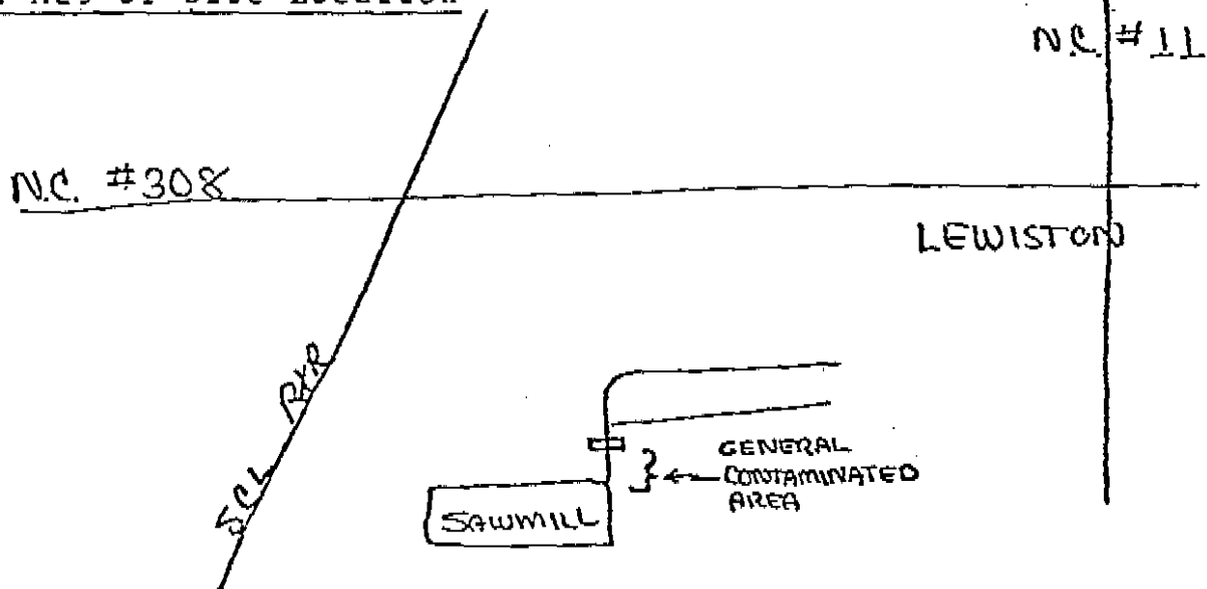
Sawmill Vicinity

H. Known, Suspected or Likely Releases To The Environment

Known	Suspected	Likely	Unknown	None
<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

NOTE: Items I and J are optional. You are encouraged to complete each item

I. Sketch Map of Site Location



J. Description of Site

SLUDGE FROM THE LUMBER DIP TANK WAS ROUTINELY FLUSHED OUT ON THE GROUND TO CLEAN THE TANK PERIODICALLY.

K. Name (last, first, & title)

FARMER, JED PLANT SUPT.

Owner	<input type="checkbox"/>	Transporter	<input type="checkbox"/>
Operator	<input type="checkbox"/>	Other	<input type="checkbox"/>



Weyerhaeuser Company

ALONG ORTE
~~ALPHA DELTA ALPHA~~

Tacoma, Washington 98477
(206) 924-2345

June 5, 1981

①

United States Environmental Protection Agency
Region 4
Superfund Sites Notification
Atlanta, GA 30308

Dear Sir:

Attached you will find EPA's Superfund Sites Notification forms from the Weyerhaeuser Company's Lewiston, North Carolina wood products plant, the Moncure, North Carolina wood products plant, and the Philadelphia, Mississippi wood products plant.

These facilities appear to be covered by the notification requirements for old hazardous waste sites under the Superfund rules, and their forms are submitted herewith in fulfillment of those requirements.

Please advise if you need further information.

Sincerely,

Stuart A. Heller

Stuart A. Heller, Manager
Environmental & Regulatory Affairs

SAH/cb

cc: Glen Wood - Sort 121
Jed Farmer - Sort 116
J. M. Tracy - Sort 105
D. Motzenbocker - Sort 153
Earl Hayes - Sort 37

attachments

Waste Quantity

Total Site Waste Amount ?

Facility/Method

Facility/Method

- 1. Piles
- 2. Land Treatment
- 3. Landfill
- 4. Tanks
- 5. Impoundment

- 6. Underground Injection
 - 7. Drums, Above Ground
 - 8. Drums, Below Ground
 - 9. Other (specify)
- Flushed on Ground

Total Site Area

Sawmill Vicinity

H. Known, Suspected or Likely Releases To The Environment

Known

Suspected

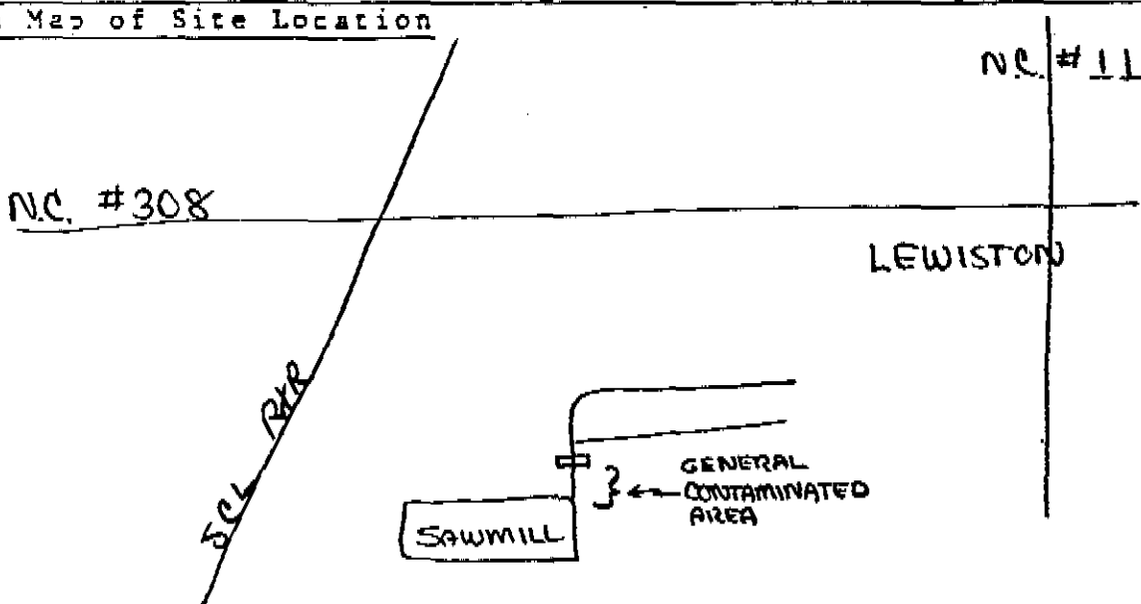
Likely

Unknown

None

NOTE: Items I and J are optional. You are encouraged to complete each item

I. Sketch Map of Site Location



J. Description of Site

SLUDGE FROM THE LUMBER DIPTANK WAS ROUTINELY FLUSHED OUT ON THE GROUND TO CLEAN THE TANK PERIODICALLY.

K. Name (last, first, & title)

FARMER, JED PLANT SUPT.

Signature

Jed Farmer

Owner

Operator

Transporter

Other

Date

1/28/81

Exp. 10/1/81

This initial notification information is required by Section 103(c) of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 and must be mailed by June 9, 1981. Additional information may be requested at a later date. The information you provide on this form can be based on personal knowledge or reasonably available records. You are not expected to answer questions if you do not know the information requested.

A. Person Required To Notify

Weyerhaeuser Co., Lewiston; J. Farmer, Supt.

B. Site Location

Street or Route Number	City or Town	County	State	Zip Code
Hiway 308	Lewiston	Berrie	N.C.	27849

C. Site Mailing Address (If Different From Site Location)

Street	City	State	Zip Code
P.O. Box 280	Lewiston	NC	27849

D. Person To Contact

Name (Last, First and Title)
Farmer, Jed Plant Supt

Phone Number
(919) 348-2525

E. Dates of Site Operation

From ? To 1980
(Year) (Year)

Waste Type

General Type

Waste Source

- 1. Organic
- 2. Inorganic
- 3. Solvents
- 4. Pesticides
- 5. Heavy metals
- 6. Acids
- 7. Bases
- 8. Unknown
- 9. Other (specify)

- 1. Mining
- 2. Construction
- 3. Textiles
- 4. Fertilizer
- 5. Paper/Printing
- 6. Leather Tanning
- 7. Iron/Steel Foundry
- 8. Chemical, General
- 9. Plating/Polishing

- 10. Military/Ammunition
- 11. Electrical Conductors
- 12. Transformers
- 13. Utility Companies
- 14. Sanitary/Refuse
- 15. Photofinish
- 16. Lab/Hospital
- 17. Unknown
- 18. Other (specify)

Specific Type of Waste

(Record the four digit code for each waste known in the boxes below -- Codes found in the attached RCRA Hazardous Wastes lists.)

K001						

This initial notification information is required by Section 103(c) of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 and must be mailed by June 9, 1981. Additional information may be requested at a later date. The information you provide on this form can be based on personal knowledge or reasonably available records. You are not expected to answer questions if you do not know the information requested.

A. Person Required to Notify

Weyerhaeuser Co., Lewiston; J. Farmer, Supt.

B. Site Location

Street or Route Number	City or Town	County	State	Zip Code
Hiway 308 E.	Lewiston	Bereth	N.C.	27849

C. Site Mailing Address (If Different From Site Location)

Street	City	State	Zip Code
P.O. Box 280	Lewiston	NC	27849

D. Person To Contact

Name (Last, First and Title)
Farmer, Jed Plant Supt

Phone Number

(919) 348-2525

E. Dates of Site Operation

From ? To 1980
(Year) (Year)

Waste Type

General Type

- 1. Organic
- 2. Inorganic
- 3. Solvents
- 4. Pesticides
- 5. Heavy metals
- 6. Acids
- 7. Bases
- 8. Unknown
- 9. Other (specify)

Waste Source

- 1. Mining
- 2. Construction
- 3. Textiles
- 4. Fertilizer
- 5. Paper/Printing
- 6. Leather Tanning
- 7. Iron/Steel Foundry
- 8. Chemical, General
- 9. Plating/Polishing

- 10. Military/Ammunition
- 11. Electrical Conductors
- 12. Transformers
- 13. Utility Companies
- 14. Sanitary/Refuse
- 15. Photofinish
- 16. Lab/Hospital
- 17. Unknown
- 18. Other (specify)

Specific Type of Waste

(Record the four digit code for each waste known in the boxes below -- Codes found in the attached RCRA Hazardous Waste lists.)

0001						

Please print or type in the unshaded areas only
(fill-in areas are spaced for elite type, i.e., 12 character pitch).

FORM 1		U.S. ENVIRONMENTAL PROTECTION AGENCY GENERAL INFORMATION <i>Consolidated Permits Program</i> <i>(Read the "General Instructions" before starting.)</i>	EPA I.D. NUMBER F N C D 0 5 2 5 5 3 6 4 1 3 0
LABEL ITEMS		GENERAL INSTRUCTIONS If a preprinted label has been provided, affix it in the designated space. Review the information carefully; if any of it is incorrect, cross through it and enter the correct data in the appropriate fill-in area below. Also, if any of the preprinted data is absent (the area to the left of the label space lists the information that should appear), please provide it in the proper fill-in area(s) below. If the label is complete and correct, you need not complete items I, III, V, and VI (except VI-B which must be completed regardless). Complete all items if no label has been provided. Refer to the instructions for detailed item descriptions and for the legal authorizations under which this data is collected.	
I. EPA I.D. NUMBER			
III. FACILITY NAME NC0052553641			
V. FACILITY MAILING ADDRESS WEYERHAEUSER CO* XXXXXXXXXXXXXXXXXXXX P. O. Box 280 LEWISTON, NC 27849			
VI. FACILITY LOCATION XXXXXXXXXXXXXXXXXXXX Highway 308 West LEWISTON, NC 27849			

II. POLLUTANT CHARACTERISTICS

INSTRUCTIONS: Complete A through J to determine whether you need to submit any permit application forms to the EPA. If you answer "yes" to any questions, you must submit this form and the supplemental form listed in the parenthesis following the question. Mark "X" in the box in the third column if the supplemental form is attached. If you answer "no" to each question, you need not submit any of these forms. You may answer "no" if your activity is excluded from permit requirements; see Section C of the instructions. See also, Section D of the instructions for definitions of bold-faced terms.

SPECIFIC QUESTIONS	MARK 'X' FORM ATTACHED			SPECIFIC QUESTIONS	MARK 'X' FORM ATTACHED		
	YES	NO	FORM ATTACHED		YES	NO	FORM ATTACHED
A. Is this facility a publicly owned treatment works which results in a discharge to waters of the U.S.? (FORM 2A)		X		B. Does or will this facility (either existing or proposed) include a concentrated animal feeding operation or aquatic animal production facility which results in a discharge to waters of the U.S.? (FORM 2B)		X	
C. Is this a facility which currently results in discharges to waters of the U.S. other than those described in A or B above? (FORM 2C)	X			D. Is this a proposed facility (other than those described in A or B above) which will result in a discharge to waters of the U.S.? (FORM 2D)		X	
E. Does or will this facility treat, store, or dispose of hazardous wastes? (FORM 3)	X			F. Do you or will you inject at this facility industrial or municipal effluent below the lowermost stratum containing, within one quarter mile of the well bore, underground sources of drinking water? (FORM 4)		X	
G. Do you or will you inject at this facility any produced water or other fluids which are brought to the surface in connection with conventional oil or natural gas production, inject fluids used for enhanced recovery of oil or natural gas, or inject fluids for storage of liquid hydrocarbons? (FORM 4)		X		H. Do you or will you inject at this facility fluids for special processes such as mining of sulfur by the Frasch process, solution mining of minerals, in situ combustion of fossil fuel, or recovery of geothermal energy? (FORM 4)		X	
I. Is this facility a proposed stationary source which is one of the 28 industrial categories listed in the instructions and which will potentially emit 100 tons per year of any air pollutant regulated under the Clean Air Act and may affect or be located in an attainment area? (FORM 5)		X		J. Is this facility a proposed stationary source which is NOT one of the 28 industrial categories listed in the instructions and which will potentially emit 250 tons per year of any air pollutant regulated under the Clean Air Act and may affect or be located in an attainment area? (FORM 5)		X	

III. NAME OF FACILITY

S	SKIP	LEWISTON WOOD PRODUCTS FACILITY
---	------	---------------------------------

IV. FACILITY CONTACT

A. NAME & TITLE (last, first, & title)		B. PHONE (area code & no.)		
2	FARMER ALBERT J MILL SUPT	919	348	2525

V. FACILITY MAILING ADDRESS

A. STREET OR P.O. BOX		B. CITY OR TOWN		C. STATE	D. ZIP CODE
3	PO BOX 280	LEWISTON	NC	27849	

VI. FACILITY LOCATION

A. STREET, ROUTE NO. OR OTHER SPECIFIC IDENTIFIER		B. COUNTY NAME		C. STATE	D. ZIP CODE	E. COUNTY CODE (if known)
5	HIGHWAY 308 WEST	BERTIE	NC	27849		
C. CITY OR TOWN		D. STATE	E. ZIP CODE	F. COUNTY CODE (if known)		
6	LEWISTON	NC	27849			

FORM 3 **EPA** **U.S. ENVIRONMENTAL PROTECTION AGENCY**
HAZARDOUS WASTE PERMIT APPLICATION
 Consolidated Permits Program
 (This information is required under Section 3005 of RCRA.)

I. EPA I.D. NUMBER
 E N C D O 5 2 5 5 3 6 4 1 3 1

FOR OFFICIAL USE ONLY

APPLICATION APPROVED	DATE RECEIVED (yr., mo., & day)	COMMENTS

II. FIRST OR REVISED APPLICATION

Place an "X" in the appropriate box in A or B below (mark one box only) to indicate whether this is the first application you are submitting for your facility or a revised application. If this is your first application and you already know your facility's EPA I.D. Number, or if this is a revised application, enter your facility's EPA I.D. Number in Item I above.

A. FIRST APPLICATION (place an "X" below and provide the appropriate date)

1. EXISTING FACILITY (See instructions for definition of "existing" facility. Complete item below.)
 *Mill originally built much earlier. Rebuilt in 1978.

2. NEW FACILITY (Complete item below.)

FOR EXISTING FACILITIES, PROVIDE THE DATE (yr., mo., & day) OPERATION BEGAN OR THE DATE CONSTRUCTION COMMENCED (use the boxes to the left)

YR.	MO.	DAY
78	08	01

FOR NEW FACILITIES, PROVIDE THE DATE (yr., mo., & day) OPERATION BEGAN OR IS EXPECTED TO BEGIN

YR.	MO.	DAY

B. REVISED APPLICATION (place an "X" below and complete Item 1 above)

1. FACILITY HAS INTERIM STATUS

2. FACILITY HAS A RCRA PERMIT

III. PROCESSES - CODES AND DESIGN CAPACITIES

A. PROCESS CODE - Enter the code from the list of process codes below that best describes each process to be used at the facility. Ten lines are provided for entering codes. If more lines are needed, enter the code(s) in the space provided. If a process will be used that is not included in the list of codes below, then describe the process (including its design capacity) in the space provided on the form (Item III-C).

B. PROCESS DESIGN CAPACITY - For each code entered in column A enter the capacity of the process.

1. AMOUNT - Enter the amount.

2. UNIT OF MEASURE - For each amount entered in column B(1), enter the code from the list of unit measure codes below that describes the unit of measure used. Only the units of measure that are listed below should be used.

PROCESS	PRO-CESS CODE	APPROPRIATE UNITS OF MEASURE FOR PROCESS DESIGN CAPACITY	PROCESS	PRO-CESS CODE	APPROPRIATE UNITS OF MEASURE FOR PROCESS DESIGN CAPACITY
Storage:			Treatment:		
CONTAINER (barrel, drum, etc.)	S01	GALLONS OR LITERS	TANK	T01	GALLONS PER DAY OR LITERS PER DAY
TANK	S02	GALLONS OR LITERS	SURFACE IMPOUNDMENT	T02	GALLONS PER DAY OR LITERS PER DAY
WASTE PILE	S03	CUBIC YARDS OR CUBIC METERS	INCINERATOR	T03	TONS PER HOUR OR METRIC TONS PER HOUR; GALLONS PER HOUR OR LITERS PER HOUR
SURFACE IMPOUNDMENT	S04	GALLONS OR LITERS	OTHER (Use for physical, chemical, thermal or biological treatment processes not occurring in tanks, surface impoundments or incinerators. Describe the processes in the space provided; Item III-C.)	T04	GALLONS PER DAY OR LITERS PER DAY
Disposal:					
INJECTION WELL	D79	GALLONS OR LITERS			
LANDFILL	D80	ACRE-FEET (the volume that would cover one acre to a depth of one foot) OR HECTARE-METER			
LAND APPLICATION	D81	ACRES OR HECTARES			
OCEAN DISPOSAL	D82	GALLONS PER DAY OR LITERS PER DAY			
SURFACE IMPOUNDMENT	D83	GALLONS OR LITERS			

UNIT OF MEASURE	UNIT OF MEASURE CODE	UNIT OF MEASURE	UNIT OF MEASURE CODE	UNIT OF MEASURE	UNIT OF MEASURE CODE
GALLONS	G	LITERS PER DAY	V	ACRE-FEET	A
LITERS	L	TONS PER HOUR	D	HECTARE-METER	F
CUBIC YARDS	Y	METRIC TONS PER HOUR	W	ACRES	B
CUBIC METERS	C	GALLONS PER HOUR	E	HECTARES	Q
GALLONS PER DAY	U	LITERS PER HOUR	H		

EXAMPLE FOR COMPLETING ITEM III (shown in line numbers X-1 and X-2 below): A facility has two storage tanks, one tank can hold 200 gallons and the other can hold 400 gallons. The facility also has an incinerator that can burn up to 20 gallons per hour.

LINE NUMBER	A. PRO-CESS CODE (from list above)	B. PROCESS DESIGN CAPACITY		FOR OFFICIAL USE ONLY	LINE NUMBER	A. PRO-CESS CODE (from list above)	B. PROCESS DESIGN CAPACITY		FOR OFFICIAL USE ONLY
		1. AMOUNT (specify)	2. UNIT OF MEASURE (enter code)				1. AMOUNT	2. UNIT OF MEASURE (enter code)	
X-1	S 0 2	600	G		5				
X-2	T 0 3	20	E		6				
1	S 0 1	5500	G		7				
2					8				
3					9				
4					10				

EPA I.D. NUMBER (enter from page 1)													FOR OFFICIAL USE ONLY												
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23			
W	N	C	D	0	5	2	5	5	3	6	4	1	3	1	1	2	DUP						2	DUP	

IV. DESCRIPTION OF HAZARDOUS WASTES (continued)

LINE NO.	A. EPA HAZARD. WASTE NO. (enter code)				B. ESTIMATED ANNUAL QUANTITY OF WASTE	C. UNIT OF MEASURE (enter code)	D. PROCESSES															
	23	24	25	26			1. PROCESS CODES (enter)				2. PROCESS DESCRIPTION (if a code is not entered in D(1))											
1	K	0	0	1	20,000	P	S	0	1													
2																						
3																						
4																						
5																						
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26																						

IV. DESCRIPTION OF HAZARDOUS WASTES (continued)

E. USE THIS SPACE TO LIST ADDITIONAL PROCESS CODES FROM ITEM D(1) ON PAGE 3.

EPA I.D. NO. (enter from page 1)														
F	N	C	D	0	5	2	5	5	3	6	4	1	T/A	C
													3	6

V. FACILITY DRAWING

All existing facilities must include in the space provided on page 5 a scale drawing of the facility (see instructions for more detail).

VI. PHOTOGRAPHS

All existing facilities must include photographs (aerial or ground-level) that clearly delineate all existing structures; existing storage, treatment and disposal areas; and sites of future storage, treatment or disposal areas (see instructions for more detail).

VII. FACILITY GEOGRAPHIC LOCATION

LATITUDE (degrees, minutes, & seconds)

LONGITUDE (degrees, minutes, & seconds)

7	7	1	1	0	4	0	-
48 - 49	50 - 51	52 - 53	54 - 55	56 - 57	58 - 59	60 - 61	

-	0	3	6	0	7	2	5	0	-
	72 - 73	74 - 75	76 - 77	78 - 79	80 - 81	82 - 83	84 - 85	86 - 87	

VIII. FACILITY OWNER

A. If the facility owner is also the facility operator as listed in Section VIII on Form 1, "General Information", place an "X" in the box to the left and skip to Section IX below.

B. If the facility owner is not the facility operator as listed in Section VIII on Form 1, complete the following items:

1. NAME OF FACILITY'S LEGAL OWNER

2. PHONE NO. (area code & no.)

3. STREET OR P.O. BOX

4. CITY OR TOWN

5. ST.

6. ZIP CODE

IX. OWNER CERTIFICATION

I certify under penalty of law that I have personally examined and am familiar with the information submitted in this and all attached documents, and that based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the submitted information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

A. NAME (print or type)

N. E. Johnson

B. SIGNATURE



C. DATE SIGNED

11/19/80

X. OPERATOR CERTIFICATION

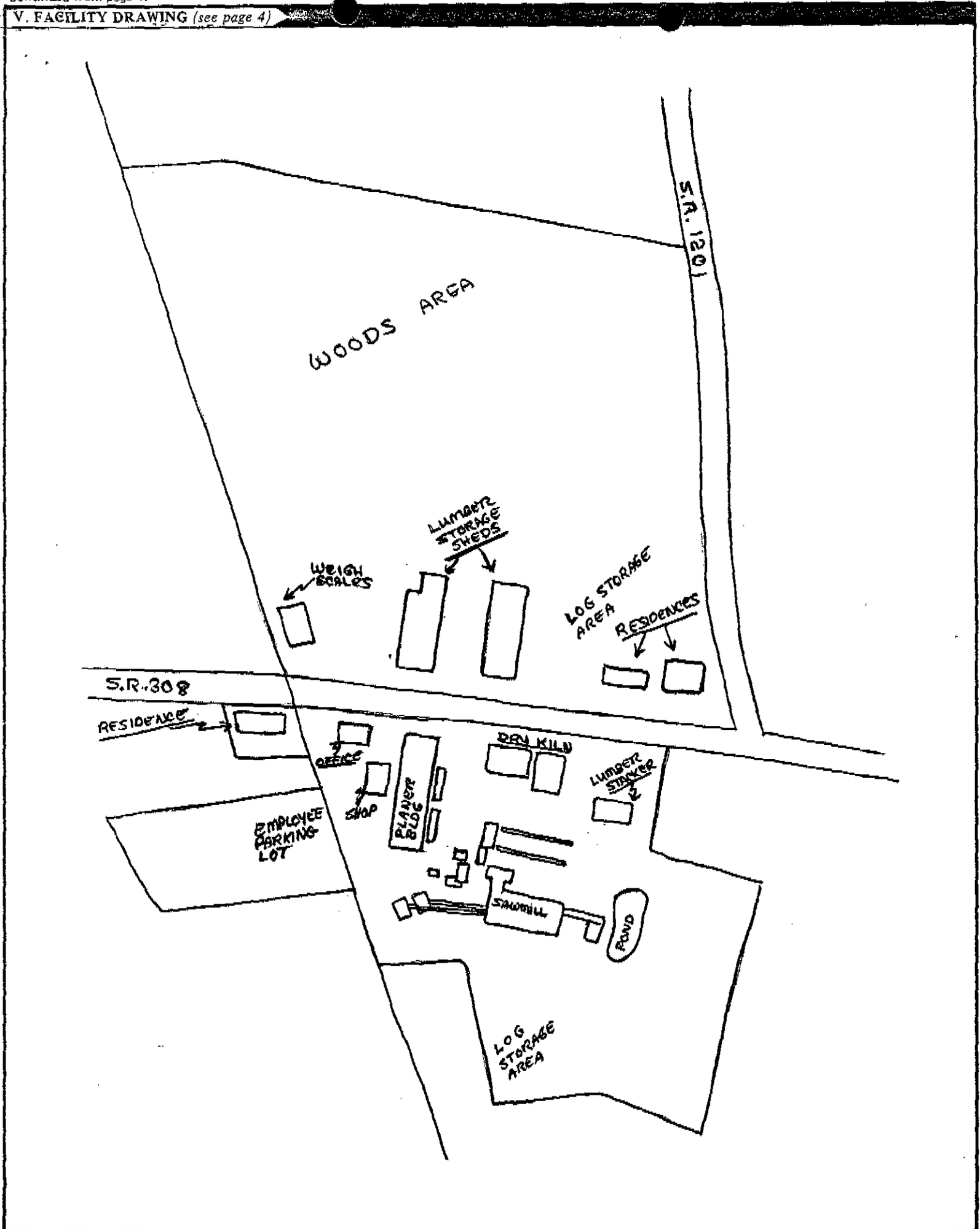
I certify under penalty of law that I have personally examined and am familiar with the information submitted in this and all attached documents, and that based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the submitted information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

A. NAME (print or type)

B. SIGNATURE

C. DATE SIGNED

V. FACILITY DRAWING (see page 4)



Please print or type in the unshaded areas only
 (Fill-in areas are spaced for elite type, i.e., 12 characters/inch).

Form Approved OMB No. 158-R0175

FORM 1  GENERAL		U.S. ENVIRONMENTAL PROTECTION AGENCY GENERAL INFORMATION <i>Consolidated Permit Program</i> <i>(Read the "General Instructions" before starting.)</i>		EPA ID NUMBER NCD052553641	
II. FACILITY NAME NCD052553641		III. FACILITY ADDRESS WEYERHAEUSER CO* XXXXX XXXXX XXXXX P. O. Box 280 LEWISTON, NC 27849		IV. FACILITY LOCATION XXXXX XXXXX XXXXX Highway 308 West LEWISTON, NC 27849	

GENERAL INSTRUCTIONS
 If a preprinted label has been provided, affix it in the designated space. Review the information carefully. If any of it is incorrect, cross through it and enter the correct data in the appropriate fill-in area below. Also, if any of the preprinted data is absent (the area to the left of the label space lists the information that should appear), please provide it in the proper fill-in area below. If the label is complete and correct, you need not complete items I, II, V, and VI (except VI-B which must be completed regardless). Complete all items if no label has been provided. Refer to the instructions for detailed label descriptions and for the legal authorization under which this data is collected.

II. POLLUTANT CHARACTERISTICS
INSTRUCTIONS: Complete A through J to determine whether you need to submit any permit application forms to the EPA. If you answer "yes" to any questions, you must submit this form and the supplemental form listed in the parenthesis following the question. Mark "X" in the box in the third column if the supplemental form is attached. If you answer "no" to each question, you need not submit any of these forms. You may answer "no" to your questions regardless of the permit requirements, see Section C of the instructions. See also Section D of the instructions for definitions of bold-face definitions.

SPECIFIC QUESTIONS	TABLE 1		SPECIFIC QUESTIONS	TABLE 2	
	YES	FORM ATTACHED		YES	FORM ATTACHED
A. Is the facility a publicly owned treatment works which results in a discharge to waters of the U.S.? (FORM 2A)	X		B. Does or will this facility (either existing or proposed) include an concentrated animal feeding operation or swine production facility which results in a discharge to waters of the U.S.? (FORM 2B)	X	
C. Is this a facility which currently results in discharges to waters of the U.S. other than those described in A or B above? (FORM 2C)	X		D. Is this a proposed facility (other than those described in A or B above) which will result in a discharge to waters of the U.S.? (FORM 2D)	X	
E. Does or will this facility treat, store, or dispose of hazardous waste? (FORM 3)	X		F. Do you or will you inject at this facility industrial or municipal effluents below the lowermost stratum confining, within one quarter mile of the well bore, underground sources of drinking water? (FORM 4)	X	
G. Do you or will you inject at this facility any produced water or other fluids which are brought to the surface in connection with conventional oil or natural gas production operations? (Note: fluids used for enhanced recovery of oil or natural gas, or injected fluids for storage of liquid hydrocarbons) (FORM 4)	X		H. Do you or will you inject at this facility fluids for special processes such as mining of sulfur by the Frasch process, solution mining of minerals, in situ combustion of fossil fuels, or recovery of geothermal energy? (FORM 4)	X	
I. Is this facility a proposed stationary source which is over 100 tons per year of any of the 23 industrial categories listed in the instructions and which will potentially emit 100 tons per year of any air pollutant regulated under the Clean Air Act and/or may affect or be located in an attainment area? (FORM 5)	X		J. Is this facility a proposed stationary source which is NOT one of the 23 industrial categories listed in the instructions and which will potentially emit 250 tons per year of any air pollutant regulated under the Clean Air Act, and/or may affect or be located in an attainment area? (FORM 5)	X	

III. NAME OF FACILITY
 LEWISTON WOOD PRODUCTS FACILITY

IV. FACILITY CONTACT
 A. NAME (last, first, & title): FARMER ALBERT J MILL SUPT
 B. PHONE (area code & no.): 919 348 2525

V. FACILITY MAILING ADDRESS
 A. STREET OR P.O. BOX: PO BOX 280
 B. CITY OR TOWN: LEWISTON
 C. STATE: NC
 D. ZIP CODE: 27849

VI. FACILITY LOCATION
 A. STREET, ROUTE NO. OR OTHER SPECIFIC IDENTIFIER: HIGHWAY 308 WEST
 B. COUNTY NAME: BERTIE
 C. CITY OR TOWN: LEWISTON
 D. STATE: NC
 E. ZIP CODE: 27849
 F. COUNTY CODE (if known):

VII SIC CODES (in order of priority)

1	2421 (specify) LUMBER MANUFACTURING	(specify)
2	(specify)	(specify)

VIII OPERATOR INFORMATION

A. NAME		B. Telephone Number (Area, City, Number)
WEYERHAEUSER COMPANY		

C. STATE OF OPERATION (Specify)	D. ZIP CODE
NC	27849

P O B O X 280

E. CITY	F. STATE	G. ZIP CODE	H. IS THIS FACILITY AN OIL AND GAS PRODUCTION FACILITY?
LEWISTON	NC	27849	<input type="checkbox"/> YES <input checked="" type="checkbox"/> NO

IX EXISTING ENVIRONMENTAL PERMITS

1	(See Note)	NOTE: NPDES Permits Applied for: Boilers, Blowdowns and Cooling Pond Discharge
2	(specify)	
3	(specify)	

X WORDS

Attach to this application a map or map of the area including at least one mile beyond property boundaries. The map must show the outline of the facility, the location of each of its existing and proposed intake and discharge structures, each of its hazardous waste treatment, storage, or disposal units and non-water wells, all impoundments, including all ponds, river, creek or other surface water bodies, and all other structures for process equipment.

XI NAME OF BUSINESS (provide detailed description)

Lumber Manufacturing Facility.
 Finished lumber (2 X 4's, 2 X 6's, 2 X 8's, etc.) from raw pine logs.

XIII CERTIFICATION (see instructions)

I certify under penalty of law that I have personally examined and am familiar with the information submitted in this application and all attachments and that, based on my inquiry of those persons immediately responsible for obtaining the information contained in the application, I believe that the information is true, accurate and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

A. NAME & OFFICIAL TITLE (type or print)	B. SIGNATURE	C. DATE SIGNED
N. E. Johnson, Vice-President		11/19/80

COMMENTS FOR OFFICIAL USE ONLY

C. COMMENTS FOR OFFICIAL USE ONLY

FORM 3 U.S. ENVIRONMENTAL PROTECTION AGENCY
EPA **HAZARDOUS WASTE PERMIT APPLICATION**
 Consolidated Permits Program
 (This information is required under Section 3005 of RCRA.)

EPA I.D. NUMBER
 NC D 0 5 2 5 5 3 6 4 1

FOR OFFICIAL USE ONLY

APPLICATION APPROVED	DATE RECEIVED (Yr, Mo., & Day)	COMMENTS

II. FIRST OR REVISED APPLICATION

Place an "X" in the appropriate box in A or B below (mark one box only) to indicate whether this is the first application you are submitting for your facility or a revised application. If this is your first application and you already know your facility's EPA I.D. Number, or if this is a revised application, enter your facility's EPA I.D. Number in Item I above.

A. FIRST APPLICATION (Place an "X" below and provide the appropriate date)

1. EXISTING FACILITY (See instructions for definition of "existing" facility.)
 *Mill originally built much earlier. Rebuilt in 1978.
 FOR EXISTING FACILITIES: PROVIDE THE DATE (yr, mo., & day) OPERATION BEGAN OR THE DATE CONSTRUCTION COMMENCED (use the boxes to the left)

YR.	MO.	DAY
78	08	

2. NEW FACILITY (Complete item below.)
 FOR NEW FACILITIES: PROVIDE THE DATE (yr, mo., & day) OPERATION BEGAN OR IS EXPECTED TO BEGIN

YR.	MO.	DAY

B. REVISED APPLICATION (Place an "X" below and complete item I above)

1. FACILITY HAS INTERIM STATUS
 2. FACILITY HAS A RCRA PERMIT

III. PROCESSES - CODES AND DESIGN CAPACITIES

A. PROCESS CODE - Enter the code from the list of process codes below that best describes each process to be used at the facility. Ten lines are provided for entering codes. If more lines are needed, enter the code(s) in the space provided. If a process will be used that is not included in the list of codes below, then describe the process (including its design capacity) in the space provided on the form (Item III-C).

B. PROCESS DESIGN CAPACITY - For each code entered in column A enter the capacity of the process.

1. AMOUNT - Enter the amount.
 2. UNIT OF MEASURE - For each amount entered in column B(1), enter the code from the list of unit measure codes below that describes the unit of measure used. Only the units of measure that are listed below should be used.

PROCESS	PROCESS CODE	APPROPRIATE UNITS OF MEASURE FOR PROCESS DESIGN CAPACITY	PROCESS	PROCESS CODE	APPROPRIATE UNITS OF MEASURE FOR PROCESS DESIGN CAPACITY
Storage:			Treatment:		
CONTAINER (barrel, drum, etc.)	S01	GALLONS OR LITERS	TANK	T01	GALLONS PER DAY OR LITERS PER DAY
TANK	S02	GALLONS OR LITERS	SURFACE IMPOUNDMENT	T02	GALLONS PER DAY OR LITERS PER DAY
WASTE PILE	S03	CUBIC YARDS OR CUBIC METERS	INCINERATOR	T03	TONS PER HOUR OR METRIC TONS PER HOUR
SURFACE IMPOUNDMENT	S04	GALLONS OR LITERS		T04	GALLONS PER DAY OR LITERS PER DAY
Disposal:			OTHER (Use for physical, chemical, thermal or biological treatment processes not occurring in tanks, surface impoundments or incinerators. Describe the processes in the space provided: Item III-C.)		
INJECTION WELL	D78	GALLONS OR LITERS			
LANDFILL	D80	ACRE-FEET (the volume that would cover one acre to a depth of one foot) OR HECTARE-METER			
LAND APPLICATION	D81	ACRES OR HECTARES			
OCEAN DISPOSAL	D82	GALLONS PER DAY OR LITERS PER DAY			
SURFACE IMPOUNDMENT	D83	GALLONS OR LITERS			

UNIT OF MEASURE	UNIT OF MEASURE CODE	UNIT OF MEASURE	UNIT OF MEASURE CODE	UNIT OF MEASURE	UNIT OF MEASURE CODE
GALLONS	G	LITERS PER DAY	V	ACRE-FEET	A
LITERS	L	TONS PER HOUR	D	HECTARE-METER	F
CUBIC YARDS	Y	METRIC TONS PER HOUR	W	ACRES	B
CUBIC METERS	C	GALLONS PER HOUR	E	HECTARES	G
GALLONS PER DAY	U	LITERS PER HOUR	H		

EXAMPLE FOR COMPLETING ITEM III (shown in line numbers X-1 and X-2 below): A facility has two storage tanks, one tank can hold 200 gallons and the other can hold 400 gallons. The facility also has an incinerator that can burn up to 20 gallons per hour.

LINE NUMBER	A. PROCESS CODE (from list above)			B. PROCESS DESIGN CAPACITY		FOR OFFICIAL USE ONLY	LINE NUMBER	A. PROCESS CODE (from list above)			B. PROCESS DESIGN CAPACITY		FOR OFFICIAL USE ONLY
	1	2	3	1. AMOUNT (specify)	2. UNIT OF MEASURE (enter code)			1	2	3	1. AMOUNT	2. UNIT OF MEASURE (enter code)	
X-1	S	0	2	600	G		5						
X-2	T	0	3	20	E		6						
1	S	0	1	5500	G		7						
2							8						
3							9						
4							10						

III. PROCESSES (continued)

C. SPACE FOR ADDITIONAL PROCESS CODES OR FOR DESCRIBING OTHER PROCESSES (code "T04"). FOR EACH PROCESS ENTERED HERE INCLUDE DESIGN CAPACITY.

IV. DESCRIPTION OF HAZARDOUS WASTES

A. EPA HAZARDOUS WASTE NUMBER — Enter the four-digit number from 40 CFR, Subpart D, for each listed hazardous waste you will handle. If you handle hazardous wastes which are not listed in 40 CFR, Subpart D, enter the four-digit number(s) from 40 CFR, Subpart C, that describes the characteristics and/or the toxic contaminants of those hazardous wastes.

B. ESTIMATED ANNUAL QUANTITY — For each listed waste entered in column A estimate the quantity of that waste that will be handled on an annual basis. For each characteristic or toxic contaminant entered in column A estimate the total annual quantity of all the non-listed waste(s) that will be handled which possess that characteristic or contaminant.

C. UNIT OF MEASURE — For each quantity entered in column B enter the unit of measure code. Units of measure which must be used and the appropriate codes are:

ENGLISH UNIT OF MEASURE	CODE	METRIC UNIT OF MEASURE	CODE
POUNDS	P	KILOGRAMS	K
TONS	T	METRIC TONS	M

If facility records use any other unit of measure for quantity, the units of measure must be converted into one of the required units of measure taking into account the appropriate density or specific gravity of the waste.

D. PROCESSES

1. PROCESS CODES:

For listed hazardous wastes: For each listed hazardous waste entered in column A select the code(s) from the list of process codes contained in Item III to indicate how the waste will be stored, treated, and/or disposed of at the facility.

For non-listed hazardous wastes: For each characteristic or toxic contaminant entered in column A, select the code(s) from the list of process codes contained in Item III to indicate all the processes that will be used to store, treat, and/or dispose of all the non-listed hazardous wastes that possess that characteristic or toxic contaminant.

Note: Four spaces are provided for entering process codes. If more are needed: (1) Enter the first three as described above; (2) Enter "000" in the extreme right box of Item IV-D(1); and (3) Enter in the space provided on page 4, the line number and the additional code(s).

2. PROCESS DESCRIPTION: If a code is not listed for a process that will be used, describe the process in the space provided on the form.

NOTE: HAZARDOUS WASTES DESCRIBED BY MORE THAN ONE EPA HAZARDOUS WASTE NUMBER — Hazardous wastes that can be described by more than one EPA Hazardous Waste Number shall be described on the form as follows:

1. Select one of the EPA Hazardous Waste Numbers and enter it in column A. On the same line complete columns B, C, and D by estimating the total annual quantity of the waste and describing all the processes to be used to treat, store, and/or dispose of the waste.
2. In column A of the next line enter the other EPA Hazardous Waste Number that can be used to describe the waste. In column D(2) on that line enter "included with above" and make no other entries on that line.
3. Repeat step 2 for each other EPA Hazardous Waste Number that can be used to describe the hazardous waste.

EXAMPLE FOR COMPLETING ITEM IV (shown in line numbers X-1, X-2, X-3, and X-4 below) — A facility will treat and dispose of an estimated 900 pounds per year of chrome shavings from leather tanning and finishing operation. In addition, the facility will treat and dispose of three non-listed wastes. Two wastes are corrosive only and there will be an estimated 200 pounds per year of each waste. The other waste is corrosive and ignitable and there will be an estimated 100 pounds per year of that waste. Treatment will be in an incinerator and disposal will be in a landfill.

LINE NO.	A. EPA HAZARD. WASTE NO. (enter code)	B. ESTIMATED ANNUAL QUANTITY OF WASTE	C. UNIT OF MEASURE (enter code)	D. PROCESSES	
				1. PROCESS CODES (enter)	2. PROCESS DESCRIPTION (if a code is not entered in D(1))
X-1	K 0 5 4	900	P	T 0 3 D 8 0	
X-2	D 0 0 2	400	P	T 0 3 D 8 0	
X-3	D 0 0 1	100	P	T 0 3 D 8 0	
X-4	D 0 0 2				included with above

IV. DESCRIPTION OF HAZARDOUS WASTE (continued)

E. USE THIS SPACE TO LIST ADDITIONAL PROCESS CODES FROM ITEM D(1) ON PAGE 3.

EPA ID No. (enter from page 1)										
N	C	D	0	5	2	5	5	3	6	4
6										

V. FACILITY DRAWING

All existing facilities must include in the space provided on page 5 a scale drawing of the facility (see instructions for more detail).

VI. PHOTOGRAPHS

All existing facilities must include photographs (aerial or ground-level) that clearly delineate all existing structures, existing storage, treatment and disposal areas, and sites of future storage, treatment or disposal areas (see instructions for more detail).

VII. FACILITY GEOGRAPHIC LOCATION

LATITUDE (degrees, minutes, & seconds)					LONGITUDE (degrees, minutes, & seconds)						
7	7	1	1	0	4	3	6	0	7	2	5
49° - 55' - 49"					72° - 76' - 79"						

VIII. FACILITY OWNER

A. If the facility owner is also the facility operator as listed in Section VIII on Form 1, "General Information", place an "X" in the box to the left and skip to Section IX below.

B. If the facility owner is not the facility operator as listed in Section VIII on Form 1, complete the following items:

1. NAME OF FACILITY'S LEGAL OWNER						2. PHONE NO. (area code & no.)					
3. STREET OR P.O. BOX				4. CITY OR TOWN				5. ST.		6. ZIP CODE	

IX. OWNER CERTIFICATION

I certify under penalty of law that I have personally examined and am familiar with the information submitted in this and all attached documents; and that based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the submitted information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

A. NAME (print or type) N. E. Johnson	B. SIGNATURE 	C. DATE SIGNED 11/19/80
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X. OPERATOR CERTIFICATION

I certify under penalty of law that I have personally examined and am familiar with the information submitted in this and all attached documents; and that based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the submitted information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

A. NAME (print or type)	B. SIGNATURE	C. DATE SIGNED

V. FACILITY DRAWING (see page 4)

