



North Carolina Department of Environment and Natural Resources
Division of Waste Management

Beverly Eaves Perdue
Governor

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Director

Dee Freeman
Secretary

STATE OF NORTH CAROLINA
DEPARTMENT OF ENVIRONMENT AND NATURAL RECOURCES
DIVISION OF WASTE MANAGEMENT
SOLID WASTE SECTION

CONSTRUCTION AND DEMOLITION DEBRIS LANDFILL FACILITY
Permit No. 60-13-CDLF-1993

C&D MANAGEMENT COMPANY, LLC. (Landowner)
AND
GREENWAY WASTE SOLUTIONS AT NORTH MECK, LLC (Operator)
are hereby issued a

PERMIT TO CONSTRUCT
C&DD Landfill - Infill Expansion

PERMIT TO OPERATE
C&DD Landfill - Existing Expansion II Phases 1, 2 & 3

Located at 15300 Holbrooks Road, in the Town of Huntersville, Mecklenburg County, North Carolina, in accordance with Article 9, Chapter 130A, of the General Statutes of North Carolina and all rules promulgated thereunder and subject to the conditions set forth in this permit. The facility is located and described by the legal description found in the approved application.

Edward F. Mussler, III, P.E.,
Permitting Branch Supervisor
Solid Waste Section

1646 Mail Service Center, Raleigh, North Carolina 27699-1646
Telephone:919-707-8200 \ Internet <http://wastenotnc.org>

ATTACHMENT 1

PART I: PERMITTING HISTORY

Permit Type	Date Issued	Doc ID
Original Issue PTO Phase I	June 24, 1993	
PTC\PTO Phase II	March 7, 1995	
PTC (14.9 acres)	October 19,2001	
PTO (4.4 acres)	October 26, 2001	
PTO Modification (Subgrade Certifications & PTC expanded by 0.36 acres to total of 15.26 acres)	April 15, 2003	
PTC Expansion II, Phase 1A (4.72 acres)	March 10,2006	
PTO Expansion II, Phase 1A & 1B (4.57 acres)	April 20, 2006	
PTC Expansion II, Phases 2 & 3	June 26, 2006	443
PTO Expansion II, Phase 1A, 1B, 2 & 3	October 26, 2006	548
Letter Of Closure For Expansion Area 1 (~25 acres)	September 13, 2007	2895
PTO Phase Expansion II, Phase 1A, 1B, 2 & 3, 5 Yr. Renewal	TBD	15209
PTC Infill Expansion	TBD	15209

PART II: LIST OF DOCUMENTS FOR THE APPROVED PLAN

Documents 1-16 are contained in previous permits, identified above.

17. *North Mecklenburg C&D Reclamation "Center. Expansion II Permit. Site Plan Application Report. North Mecklenburg Landfill, Inc. Griffin Brothers Enterprises, Inc. C&D Management Company, LLC. Huntersville, North Carolina.* Prepared for: North Mecklenburg Landfill, Inc. Huntersville, NC, Prepared by: Enviro-Pro, P.C. Fort Mill, SC. September 15, 2005. Revised through March 8, 2006. Project No. EP-1401.
18. *C&D Landfill Permit Application. Engineering Report for the North Mecklenburg C&D Landfill. Expansion II.* Prepared for North Mecklenburg Landfill, Inc. Cornelius, NC. Prepared by; B.P. Barber & Associates, Inc. Columbia, SC. October 27, 2005. Revised through February 15, 2006. Project No. 05185. Includes construction plan drawings (C1 through C17).
19. "Boundary Survey and Legal description of Expansion II". Prepared by: B. P. Barber Associates Inc. February 15, 2006.
20. *Amendment to Construction and Demolition Debris Landfill Ordinance and Franchise Agreement.* Issued by: Mecklenburg County. Issued to: North Mecklenburg Landfill, Inc. Minute Book 42-A. February 14, 2006. The size of the area is 25 acres with a capacity of 2 million cubic yards. The Landfill's Disposal Capacity is 300,000 tons per year. The Franchise begins on August 1, 2006 and ends on July 1, 2011.

21. *North Mecklenburg C&D Reclamation Center, Closure Report, Mecklenburg County, Huntersville, NC.* Prepared for and by: North Mecklenburg Landfill, Inc. December, 2006.
22. *Closure Report for the North Mecklenburg C&D Landfill, Expansion Area 1.* Prepared by: BP Barber, Charlotte, NC. Prepared for: North Mecklenburg Landfill, Inc. July 2007.
23. *North Mecklenburg C&D Landfill Infill Expansion Site Suitability Study* prepared for North Mecklenburg Landfill, Inc. by BP Barber, May 20, 2010 and revised thru January 17, 2011. Doc.ID 12728, 12708.
24. *Design Hydrogeological Report* for the North Mecklenburg C&D Landfill Infill Expansion prepared by BP Barber May 20, 2010, and approved by the Section on June 4, 2010. Doc.ID 10789, 10790.
25. *North Mecklenburg C&D Landfill Facility Permit Amendment* to allow continued operations, 5-year permit to operate renewal. Submitted by Brown and Caldwell. Prepared for North Mecklenburg C&D Landfill, Permit No. 60-13. Dated January 28, 2011. Doc.ID 12881.
26. Resolution by the Town of Huntersville approving the transfer of the landfill Franchise from North Mecklenburg C&D Landfill to Greenway Waste Solutions at North Meck, LLC.
27. Greenway Waste Solutions at North Meck, LLC, formerly North Meck C&D Landfill, Deed to combine the various properties owned by C&D Management Company, LLC into one parcel. DIN 15059
28. *Permit to Construct, Greenway Waste Solutions At North Meck, LLC* Application for Permit to Construct. Dated July 14, 2010, Revised July 19, 2011, October 10, 2011. DIN 14870.

PART III: PROPERTIES APPROVED FOR THE SOLID WASTE FACILITY

Cabarrus County, N.C. Register of Deeds

Property Pin	Book	Page	Acreage	Grantor	Grantee
01910102	25802	717	129.58	C&D Management Company, LLC	C&D Management Company, LLC
Total Site Acreage:			129.58		

Deed Dated July 27, 2010. Purpose of Deed was to combine various properties owned by the Grantor into one parcel (#0910102). Instrument # 2010089118. DIN 15239.

PART IV: GENERAL CONDITIONS

1. This permit is issued by the North Carolina Department of Environment and Natural Resources, Division of Waste Management, Solid Waste Section (Section). In accordance with North Carolina Solid Waste Management Rule 15A NCAC 13B .0201(d), a solid waste management facility permit shall have two parts: a Permit to Construct and a Permit to Operate. The Permit to Construct shall expire on **XXX XX, 2016**. The Permit to Construct must be implemented in accordance with Attachment 2 of this permit. The Permit to Operate shall expire on **XXX XX, 2016**. The Permit to Operate must be implemented in accordance with Attachment 3 of this permit.
2. The person(s) to whom this permit is issued (“permittee”) are the owner(s) and operator(s) of the solid waste management facility.
3. (Intentionally blank)
4. When this property is sold, leased, conveyed, or transferred in any manner, the deed or other instrument of transfer must contain in the deed description section, in no smaller type than that used in the body of the deed or instrument, a statement that the property has been used as a sanitary landfill and a reference by book and page to the recordation of the permit. .
5. By beginning construction or receiving waste at this facility the permittee shall be considered to have accepted the terms and conditions of this permit.
6. Construction and operation of this solid waste management facility must be in accordance with the Solid Waste Management Rules, 15A NCAC 13B, Article 9 of Chapter 130A of the North Carolina General Statutes (NCGS 130A-290, et seq.), the conditions contained in this permit; and the approved plan. Should the approved plan and the rules conflict, the Solid Waste Management Rules shall take precedence unless specifically addressed by permit condition.
7. This permit is issued based on the documents submitted in support of the permit application for the facility including those identified in Attachment 1, “List of Documents for Approved Plan,” and which constitute the approved plan for the facility. Where discrepancies exist, the most recent submittals and the Conditions of Permit shall govern.
8. This permit may be transferred only with the approval of the Section and through the issuance of a new or substantially amended permit in accordance with applicable statutes and rules. In accordance with NCGS 130A-295.2(g) the permittee must notify the Section thirty (30) days prior to any significant change in the identity or business structure of either the owner or the operator, including but not limited to, a proposed transfer of ownership of the facility or a change in the parent company of the owner or operator of the facility.
9. The permittee is responsible for obtaining all permits and approvals necessary for the development of this project including approval from appropriate agencies for a General or Individual NPDES Stormwater Discharge Permit. Issuance of this permit does not remove

the permittee's responsibilities for compliance with any other local, state or federal rule, regulation or statute.

- End of Section-

ATTACHMENT 2 CONDITIONS OF PERMIT TO CONSTRUCT

PART I: FACILITY SPECIFIC CONDITIONS

1. The issuance date of the Permit to Construct is ~~XXXX XX, 2011~~. The initial, substantial, construction authorized by this Permit to Construct must commence within 18 months from the issuance date of this permit. If substantial construction does not begin within 18 months from the issuance date of this permit, then the permit to construct shall expire. Substantial construction includes, but is not limited to, issuance of construction contracts, mobilization of equipment on site, and construction activities including installation of sedimentation and erosion control structures. The permittee may re-apply for the Permit to Construct prior to the expiration date. The re-application will be subject to the statutes and rules in effect on that date and may be subject to additional fees.
2. Construction of all solid waste management units within this facility must be in accordance with the pertinent approved plans and only for those phases of development approved for construction as described in Attachment I, Part II, List of Documents for the Approved Plan.
3. Modifications or revisions of the approved documents or changes during construction of any landfill unit/cell require approval by the Section, and may constitute a permit modification and be subject to a permitting fee.
4. The following conditions must be met prior to operation of the Infill Expansion Area.
 - a. The Permittee must obtain a Permit to Operate for each phase from the Section in accordance with 15A NCAC 13B .0201(d).
 - b. Construction Quality Assurance (CQA) documentation and a certification by the project engineer that the landfill was built in accordance with approved plans and the conditions of the permit, must be submitted to the Section for review and approval.
 - c. The Permittee must contact the appropriate regional environmental specialist and permitting engineer to determine whether the Section chooses to hold a pre-operative meeting with key landfill personnel and representatives of the Section.
 - d. The edge of the waste footprint must be identified with permanent physical markers.
 - e. The revised Financial Assurance instrument for approved Closure and Post-closure Care costs must be submitted to the Section.

5. The permittee must conduct a preconstruction meeting at the facility prior to initiating construction of any unit/cell and must notify the Section at least ten (10) days prior to the meeting.

Geologic, Ground Water and Monitoring Requirements

6. Samples from new ground water monitoring wells and surface water stations shall be sampled for constituents listed in the approved Monitoring Plan and submitted to the Section prior to receiving the Permit to Operate.
7. Prior to construction of the phase or cell(s) within the phase, all piezometers, groundwater monitoring wells and borings located within the footprint must be properly abandoned by overdrilling first (exception of non-cased borings) and sealed with grout in accordance with 15A NCAC 2C.0113(d) entitled "Abandonment of Wells."
8. In areas where soil is to be undercut, abandoned piezometers, monitoring wells and borings must not be grouted to pregrade land surface, but to the proposed base grade surface to prevent having to cut excess grout and possibly damage the wells.
9. A Licensed Geologist must report any pertinent geological feature(s) exposed during phase or cell excavation. Prior to placing any landfill liner, the geologist must submit to the Section hydrogeologist a written report that includes an accurate description of the exposed geological feature(s) and effect of the geological feature(s) on the design, construction, and operation of the cell, phase, or unit.
10. A Licensed Geologist must supervise installation of groundwater monitoring wells and surface water sampling stations.
11. Any modification to the approved water quality monitoring, sampling, and analysis plan must be submitted to the Section Hydrogeologist for review.
12. Within 30 days of completed construction of each new groundwater monitoring well, a well construction record (GW-1 form), typical well schematic, boring log, field log and notes, and description of well development activities must be submitted to the Section. Each monitoring well and gas probe must be surveyed for location and elevation.
13. The permittee must submit to the Section a plan sheet-sized, scaled topographical map, showing the location and identification of new, existing, and abandoned wells and piezometers after installation of groundwater monitoring wells.
14. Within thirty (30) days of the completed permanent abandonment of a ground-water monitoring well, the well abandonment record (GW-30 form) and any additional information included in the abandonment record must be submitted to the Section. The well abandonment records must be submitted to the Section consistent with 15A NCAC 2C .0114(b) and be certified by a Licensed Geologist.

15. All forms, reports, maps, plans, and data submitted to the Section must include an electronic copy.

Erosion and Sedimentation Control Requirements

16. All required sedimentation and erosion control measures must be installed and operable to mitigate excessive on-site erosion and to prevent silt from leaving the area of the landfill unit during the service life of the facility.
17. All earth disturbing activities must be conducted in accordance with the Sedimentation Pollution Control Act of 1973 (15 NCAC 4) and consistent with any other local, state or federal requirements.
18. Facility construction, operations or practices must not cause or result in a discharge of pollution, dredged material, and/or fill material into waters of the state in violation of the requirements under Sections 401 and 404 of the Clean Water Act, as amended.
19. Modifications to the approved sedimentation and erosion control activities require approval by North Carolina Land Quality Section. The Section must be notified of any sedimentation and erosion control plan modifications.

- End of Section-

ATTACHMENT 3 CONDITIONS OF PERMIT TO OPERATE

PART I: OPERATING CONDITIONS

20. The Permit to Operate shall expire **XXXX ,XX, 2016**. Pursuant to 15A NCAC 13B .0201(g), no later than **XXXXXX ,XX, 2016**, the owner or operator must submit a request to the Section for permit review and must update pertinent facility plans including, but not limited to, the facility operation and waste screening plans.
21. This permit approves the continued operation of Phases 1, 2 and 3 Expansion II of the C&D Landfill as well as the onsite environmental management and protection facilities. Prior to operation, the permittee must acquire and maintain all other permits, licenses and authorizations necessary to properly operate the facility.

22. The landfill has a total permitted disposal capacity of approximately 3,141,000 cubic yards of total gross capacity in approximately 34.3 acres. Total gross capacity is defined as the volume measured from the bottom of waste through the top of final cover.

C&D Unit	Gross Capacity (cubic yards)	Waste Acres
Current Permitted Landfill		
Phase 1	1,000,000	14.9
Phase 2 & 3	1,100,000	16.2
Sub-Total	2,100,000	31.1
Infill Expansion		
Phase 1	323,724	3.2
Phase 2	423,810	Vertical Exp.
Phase 3	293,466	Vertical Exp.
Sub-Total	1,041,000	
Total for Facility	3,141,000	34.3

23. The estimated annual waste disposal rate is approximately 120,000 tons per year. This rate is approximately 415 tons per day, 291 days per year. The Ordinance and Franchise Agreement with the Town of Huntersville allows a maximum of 500,000 tons of construction and demolition debris waste to be deposited into the landfill each year. Maximum variance shall be in accordance with NCGS 130A-294(b1)(1).
24. This facility is permitted to receive solid waste generated within Mecklenburg County and from counties contiguous to Mecklenburg County. The population to be served comes mainly from the following counties: Cabarrus, Catawba, Gaston, Iredell, Lincoln, Mecklenburg, Rowan, Union, Lancaster, SC and York, SC.
25. The landfill is permitted to receive the following waste types:
- a. "C&D solid waste" as defined in 15A NCAC 13B, Rule .0532(8) means solid waste generated solely from the construction, remodeling, repair, or demolition operations on pavement and buildings or structures. C&D waste does not include municipal and industrial wastes that may be generated by the on-going operations at buildings or structures.
 - b. "Inert debris" as defined in G.S. 130A-290 (a)(14) means solid waste that consists solely of material such as concrete, brick, concrete block, uncontaminated soil, rock, and gravel.
 - c. "Land-clearing waste" as defined in G.S. 130A-290 (a)(15) means solid waste which is generated solely from land clearing activities, limited to stumps, trees, limbs, brush, grass, and other naturally occurring vegetative material.
 - d. "Asphalt" in accordance with G.S. 130-294(m).

26. Those wastes listed in 15A NCAC 13B .0542 (e) must not be accepted for disposal including, but not limited to municipal solid waste, liquid wastes, industrial solid waste unless a demonstration has been approved by the division that the waste meets the requirements of Rule .0503(2)(d)(ii)(A) and yard trash.
27. Regulated-asbestos containing material must be managed in accordance with 40 CFR 61. Disposal of asbestos waste must be in accordance with 15 NCAC 13B .0542 (c).
28. Wastewater treatment sludge is not approved for disposal. Wastewater treatment sludge may be accepted, with the approval of the Section, for utilization as a soil conditioner and incorporated into or applied onto the vegetative growth layer. The wastewater treatment sludge must not be applied at greater than agronomic rates or to a depth greater than six inches.
29. The permittee must not knowingly dispose of C&D waste that is generated within the boundaries of a unit of local government that by ordinance:
 - a. Prohibits generators or collectors of C&D waste from disposing of that type or form of C&D waste.
 - b. Requires generators or collectors of C&D waste to recycle that type or form of C&D waste.
30. The facility operator must complete an approved operator training course in compliance with G.S. 130A-309.25.
 - a. A responsible individual certified in landfill operations must be on-site during all operating hours of the facility at all times while open for public use to ensure compliance with operational requirements.
 - b. All pertinent landfill-operating personnel must receive training and supervision necessary to properly operate the landfill units in accordance with G.S. 130A-309.25.
31. The permittee must actively employ a screening program for the C&D unit that detects and prevents the disposal of MSW, hazardous, liquid or non-permitted wastes. At a minimum, the program must include:
 - a. Random inspections of incoming loads or other comparable procedures.
 - b. Records of all inspections.
 - c. Training of personnel to recognize hazardous, liquid and other excluded waste types.
 - d. Development of a contingency plan to properly manage any identified hazardous, liquid, MSW or other excluded or unauthorized wastes. The plan must address identification, removal, storage and final disposition of these wastes.

32. The use of alternative periodic cover requires approval, prior to implementation, by the Section. Requests for alternative periodic cover approval must include a plan detailing the comprehensive use and a demonstration of the effectiveness of the alternative cover. The plan must be developed according to Section guidelines. Plans which are approved by the Section will be incorporated into, and made a part of, the approved documents listed in Attachment 1.
33. The facility must maintain records for all solid waste materials accepted as alternative cover material and used as alternate periodic cover. The records must include: the date of receipt, weight of material, general description of the material, identity of the generator and transporter, and county of origin. Such records must be made available to the Section upon request.

Monitoring and Reporting Requirements

34. Copies of this permit, the approved plans, and all records required to be maintained by the permittee must be maintained at the facility, unless otherwise approved by the Section, and made available to the Section upon request during normal business hours.
35. The owner or operator must maintain a record of the amount of solid waste received at the landfill, compiled on a monthly basis. Scales must be used to weigh the amount of waste received.
36. On or before August 1 annually, the Permittee must submit an annual facility report to the Section, on forms prescribed by the Section.
 - a. The reporting period shall be for the previous year beginning July 1 and ending June 30.
 - b. The annual facility report must list the amount of waste received in tons and be compiled:
 - i. On a monthly basis.
 - ii. By county, city or transfer station of origin.
 - iii. By specific waste type.
 - iv. By receiving disposal facility.
 - v. By diversion to alternative management facilities.
 - c. A measurement of volume utilized in the landfill cells must be performed during the first or second quarter of the calendar year. The date and volumes, in cubic yards, must be included in the report.
 - d. The amount of waste, in tons from scale records, disposed in landfill cells from June 24, 1993 through the date of the annual volume survey must be included in the report.

- e. The tons of C&D waste recycled, recovered or diverted from disposal including a description of how and where the material was ultimately managed, as applicable, must be included in the report.
 - f. The completed report must be forwarded to the Regional Environmental Specialist for the facility by the date due on the prescribed annual facility report form.
 - g. A copy of the completed report must be forwarded to each county manager for each county from which waste was received the facility. Documentation that a copy of the report has been forwarded to the county managers must be sent to the Regional Environmental Specialist by the date due on the prescribed annual facility report form.
37. Financial assurance must be continuously maintained for the duration of the facility in accordance with Rule 15A NCAC 13B .0546 and 15A NCAC 13B .0547 (2). Closure and Post-Closure cost estimates and financial instruments must be updated annually pursuant to 15A NCAC 13B .0546.
38. A closure and post-closure plan must be submitted for approval at least 90 days prior to closure or partial closure of any landfill unit. The plan must include all steps and measures necessary to close and maintain the C&D unit in accordance with all rules in effect at that time. At a minimum, the plan must address the following:
- a. Design of a final cover system in accordance with 15 NCAC 13B .0543(c), or the solid waste management rules in effect at the time of closure;
 - b. Construction and maintenance/operation of the final cover system and erosion control structures;
 - c. Surface water, ground water, and explosive gas monitoring.
39. Pursuant to the NC Solid Waste Management Rule (Rule) 15A NCAC 13B .1626(5) burning of land-clearing debris generated on-site, as a result of construction activities, requires approval by the Section prior to initiating the burn. In addition, the Division of Air Quality and local fire department must approve the activity prior to burning.

- End of Section-

PART II: MISCELLANEOUS TREATMENT AND PROCESSING UNIT SPECIFIC CONDITIONS

GENERAL CONDITIONS

1. All treatment and processing areas must be located on the facility as shown on the approved drawings. The permittee must obtain Section approval before re-locating any of these operations or revising the operations.
2. Wastes received and product stored shall be maintained in reasonably sized piles with adequate fire breaks and lanes in accordance with the approved operational plans and the pertinent rules.
3. Surface water shall be diverted from all operational and storage areas to prevent standing water in operational areas and under or around storage piles. Water that comes in contact with solid waste is deemed to be leachate and shall be contained on-site or properly treated prior to discharge.
4. These areas must be operated and maintained with sufficient dust control measures to minimize airborne emissions and to prevent dust from becoming a nuisance or safety hazard.
5. Areas must be operated and maintained in a manner so as to minimize odors, prevent the creation of a nuisance, potential health hazard, or a potential fire hazard.
6. Effective vector control measures shall be applied as necessary to control flies, rodents, insects, and vermin.

Mobile Home Deconstruction Area Conditions

7. The permittee must implement the approved plan to store mobile homes, stockpile recyclable materials, and conduct deconstruction activities. The storage and deconstruction activities shall take place only in the designated areas.
8. Regulated asbestos-containing material as defined in 40 CFR 61 must be managed in accordance with 40 CFR 61. The permittee must follow the approved plan to properly remove asbestos-containing material from a mobile home. Disposal of asbestos waste must be in accordance with 15 NCAC 13B .0542 (c).
9. White goods, as defined in NCGS 130A-290(a)(44), which are within mobile homes to be deconstructed, must be properly removed to the White Goods Handling Area prior to deconstruction activities. White goods must be managed in accordance with all federal, state, and local applicable statutes and rules.
10. All mobile homes must be deconstructed within 45 days from acceptance into the deconstruction area. The date of receipt at the landfill shall be posted on the mobile home or its frame.

11. All material not planned for recycling must be placed in an appropriate approved disposal unit before the end of the day in which deconstruction takes place.
12. Recyclable materials may be stockpiled at the mobile home deconstruction area for no more than 45 days from the date of deconstruction.
13. Records shall be kept at the facility in accordance with the approved plan.

Operational Conditions – White Goods

14. The facility is permitted to receive and recycle white goods as defined in North Carolina General Statute Article 9, Chapter 130A-290(44).
15. The facility must manage white goods according to the Operation Plan included in Attachment 1, Part II “List of Documents for the Approved Plan”. This document is included in the approved plan. Any revisions to the approved plan shall be approved by the North Carolina Division of Waste Management (DWM), Solid Waste Section, prior to implementation.
16. White goods collection areas shall provide for the proper removal of chlorofluorocarbon refrigerants. White goods must be managed in accordance with all federal, state, and local applicable statutes and rules.

Operational Conditions – Scrap Tires

17. The facility is permitted to receive tires and scrap tires as defined in North Carolina General Statute Article 9, Chapter 130A-309.53(6) & (7).
18. Scrap tire collection areas shall be operated in accordance with the requirements of 15A NCAC 13B Rule .1107.
19. The facility must manage tires according to the Operation Plan included in Attachment 1, Part II, *List of Documents for the Approved Plan*. This document is included in the approved plan. Any revisions to the approved plan shall be approved by the North Carolina Division of Waste Management (DWM), Solid Waste Section, prior to implementation.
20. The facility must manage tires according to all applicable statutes and rules of the State of North Carolina.

Operational Conditions – Treatment and Processing Facility

21. The facility must manage the treatment and processing facility as defined in 15A NCAC 13B, Rule .0101(49).
22. The facility must manage the treatment and processing according to 15A NCAC 13B .0302 and the Operation Plan included in Attachment 1, Part II: "List of Documents for the Approved Plan". Any revisions to the approved plan shall be approved by the Section, prior to implementation.
23. The facility is permitted to receive land clearing waste as defined in 15A NCAC 13B, Rule .0101(23).

24. The facility is permitted to receive wooden pallets constructed of unpainted and untreated natural wood.
25. The facility is permitted to receive yard trash as defined in 15A NCAC 13B.0101(55). However, this ground material containing yard trash may not be distributed to the public unless it has been composted in accordance with 15A NCAC 13B.1400.

-End of Permit Conditions -