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September 6, 2007

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**ATTACHMENTS TO THIS LETTER CONTAIN
CONFIDENTIAL BUSINESS INFORMATION**

Via Hand Delivery

Mr. Paul Crissman
Solid Waste Section
North Carolina Department of Environment and Natural Resources
Division of Waste Management
401 Oberlin Road, Suite 150
Raleigh, North Carolina 27605

**Re: Material Recovery, LLC – Permit # 92-31
Material Reclamation, LLC – Permit # 92-24
WCA Wake Transfer Station, LLC – Permit # 92-34T
WCA of High Point, LLC – Permit # 41-16**

Dear Mr. Crissman:

As discussed in a letter to you dated July 25, 2007, each of the above-referenced permittees and their common parent corporation, WCA Waste Systems, Inc. (“WCA”), have agreed to add WCA as a permittee on the above-referenced solid waste management facility permits presently under review by the North Carolina Department of Environment and Natural Resources (“DENR”).

In connection with adding WCA to such facility permits, you have requested financial information for WCA. Please find enclosed, under seal, information responsive to your request, which pursuant to N.C. Gen. Stat. § 130A-304(a), WCA requests that DENR treat as confidential business information.

You have also asked that we supplement our prior submittals concerning the compliance history of the permittees and affiliated companies. The following is all such information currently known to the permittees and WCA:

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1. In June 2004, the Arkansas Department of Environmental Quality alleged that the gas collection system at a Union County Landfill was not properly operated. This allegation has been resolved by an Administrative Consent Order.
2. In July 2007, the Arkansas Department of Environmental Quality issued an NOV alleging violations related to daily cover and erosion at the Rolling Meadows Landfill. This NOV is being vigorously challenged.
3. In March 2007 (prior to WCA's ownership, which occurred in June 2007), the Texas Commission on Environmental Quality (the "TCEQ") issued an NOV to Fort Bend Regional Landfill, LP. This issue is being resolved between the prior owners, WCA and the TCEQ.
4. In March 2007, the Tennessee Department of Environment and Conservation ("TDEC") issued an NOV alleging the failure to develop a random inspection plan. TDEC rescinded this NOV the same month that it was issued.
5. In July/August of 2007, the Florida Department of Environmental Protection issued a warning letter alleging certain violations at the DeSoto Landfill, including certain compounds in monitoring wells (which occurred prior to WCA's ownership) and acceptance of non-permitted waste. These allegations are being resolved, and WCA does not expect that an NOV will be issued.
6. In May 2007, the Oklahoma Department of Environmental Quality issued an NOV alleging leachate spillage at the Sooner Landfill. This matter has been resolved.
7. In June 2007, the Missouri Department of Natural Resources issued an NOV alleging that, due to heavy rainfall, leachate levels exceeded prescribed limits at the Black Oak Landfill. This matter is currently being resolved.

As you can see, none of these compliance issues involve the permittees or their corporate parent and we do not believe they are relevant to your compliance review of the permittees. With respect to the permittees, we are not aware of any violations other than matters on record with the Division of Waste Management ("DWM").

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We sincerely hope that this information is sufficient to allow DWM to issue the requested permits in the immediate future. Thank you for assistance.

With best wishes,

Sincerely yours,

KILPATRICK STOCKTON LLP



Steven J. Levitas

Enclosures

cc: Mr. Mark Poindexter
Stephen R. Berlin, Esq.
J. Edward Menger, Esq.
Mr. Vernon Smith