

LCIDN42 Com Weldon Veneer LF

N0074

N0074 ✓

**State of North Carolina
Department of Environment
and Natural Resources
Raleigh Regional Office**



**Michael F. Easley, Governor
William G. Ross, Jr., Secretary**

THE DIVISION OF WASTE MANAGEMENT

September 3, 2002

**CERTIFIED MAIL
RETURN RECEIPT REQUESTED**

Robert and Constance Metcalf
530 Rapids St.
Roanoke Rapids, North Carolina 27870



**Re: Notified Weldon Veneer Land Clearing and Inert Debris(LCID) site
Weldon, Halifax Co.**

Dear Mr. and Mrs Metcalf :

On July 16, 2002 Jim Barber, Eastern Area Engineer and I met with Russell Grant and Jack Hawkins for the purpose of evaluating the above referenced property as a possible Coal Combustion Byproducts (CCB) Structural Fill Site. This property has been used in the past as a disposal area for saw dust generated at the Weldon Veneer Plant in Weldon, North Carolina.

During this visit the following conditions were observed on the site:

- 1) Much trash (appliances, tires, furniture, etc have been dumped along the dirt path that is on the north side of the property
- 2) Saw dust has been applied less than 100 feet from the property line
- 3) Waste other than saw dust was observed in pits dug into the site.
- 4) The site is apparently no longer receiving waste from the plant.
- 5) There is no soil cover on the site at this time.

In its present condition the Solid Waste Section (SWS) will not consider permitting the site for CCB Structural Fill. CCB's cannot be placed over the existing waste material. Solid Waste Rules Codified under 15A NCAC 13B specify that a LCID facility can be operated for the disposal of land clearing waste, inert debris, untreated wood and yard trash. These rules do not identify coal ash as a material suitable for a LCID facility.

Mr. and Mrs Metcalf
September 3, 2002
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In order for this site to be used as a CCB Structural Fill site the sawdust and the other waste material dumped on the site would have to be removed. The sawdust could possibly be used as a soil amendment if properly composted. The other waste material would have to be disposed of in a solid waste facility permitted to receive this type of waste. Removal of this waste would not guarantee that the site could then be used as a CCB Structural Fill site. A decision will require that a complete investigation with supporting documentation be presented to the SWS consistent with 15A NCAC 13B **REQUIREMENTS FOR BENEFICIAL USE OF COAL COMBUSTION BY-PRODUCTS.**

If the site is not to be used for a CCB Structural Fill site, then within 120 days after the receipt of the is letter, close the land clearing and inert debris landfill according to 15A NCAC 13B .0566:

- I. Remove the other visible waste material dumped on the property and disposed of in a solid waste facility permitted to receive this type of waste, provide receipts from this waste to my office.
- II. Move the sawdust that has been dumped within 100 feet of the property line back behind this setback and use to create a slope so that water does not pond on the surface.
- III. Cover the site with one foot of suitably compacted earth, grade and provide a suitable ground cover to prevent excessive on site erosion

Pursuant to N.C.G.S. 130A-22(a) and to 15A N.C. Admin. Code 13B, Sections .0701 - .0707, an administrative penalty of up to \$5,000.00 per day may be assessed for violations of the North Carolina Solid Waste Management Law or Regulations, or for violation of any order issued thereunder

Sincerely



Ben Barnes
Waste Management Specialist
Solid Waste Section

cc: Jim Coffey, Section Chief
Mark Fry, Eastern Area Supervisor
Mr. Russell Grant, The Plumblin Corporation P.A.; 121
Washington Ave.; Weldon, NC 27870

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THE DIVISION OF WASTE MANAGEMENT

September 3, 2002

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Mr. Russell Grant
The Plumblin Corporation P.A.;
121 Washington Ave.;
Weldon, North Carolina 27870

SEP 2002
Received
Solid Waste
Section

**Re: Notified Weldon Veneer Land Clearing and Inert Debris(LCID) site
Weldon, Halifax Co.**

Dear Mr. Grant :

On July 16, 2002 Jim Barber, Eastern Area Engineer and I met with Russell Grant and Jack Hawkins for the purpose of evaluating the above reference property as a possible Coal Combustion Byproducts (CCB) Structural Fill Site. This property has been used in the past as a disposal area for saw dust generated at the Weldon Veneer Plant in Weldon, North Carolina.

Based on the information obtained by the site visit the following decision(s) were made:

1. The Solid Waste Section (SWS) will not consider permitting the site as is; with placing CCB's over the existing waste in-place.
2. If you choose to purchase the property and remove the waste that is on site; there is no assurance that the site will still be suitable for CCB structural fill. A decision will require that a complete investigation with supporting documentation be presented to the SWS consistent with 15A NCAC 13B .1700
REQUIREMENTS FOR BENEFICIAL USE OF COAL COMBUSTION BY-PRODUCTS.

Mr. Grant
September 3, 2002
Page 2

3. The use of the sawdust as a cover material is poses several potential problems. The sawdust that has not stabilized will continue to break down and absorb nitrogen and deplete any nitrogen source you use to grow grass at the Womack Lumber Yard (WLY). Mixing the sawdust with soil may not alleviate the nitrogen sink issue and composting of the sawdust may need to take place. Also, the strips of wood veneer, along with any other foreign matter would need to be screened from the material removed from the site to utilized the remaining sawdust and soil. The foreign matter removed will need to be properly disposed of at a permitted facility or taken to the Weldon transfer station for proper management.

4. The current owner will be contacted about the violations at the site as they exist today, i.e. illegal dumping of tires/white goods/C&D/brown goods/furniture, along with the issue of providing the necessary final cover of one foot of suitable, compacted earth to close the site properly and in accordance with SWS rules..

Pursuant to N.C.G.S. 130A-22(a) and to 15A N.C. Admin. Code 13B, Sections .0701 - .0707, an administrative penalty of up to \$5,000.00 per day may be assessed for violations of the North Carolina Solid Waste Management Law or Regulations, or for violation of any order issued thereunder

If you have any questions please contact me at 919 571 4700.

Sincerely



Ben Barnes
Waste Management Specialist
Solid Waste Section

cc: Jim Coffey, Section Chief
Mark Fry, Eastern Area Supervisor
Robert and Constance Metcalf, 530 Rapids St. Roanoke Rapids, North Carolina 27870

Mr. Rightmyer
September 7, 2001
Page 2

If all conditions 15A NCAC 13B .0564 have been met, then Rightmyer Machine Rental must:

- 1) Re-deed the two properties into one tract and record with the Halifax Co Register of Deeds as required in 15A NCAC 13B .0563, **APPLICABILITY REQUIREMENTS FOR LAND CLEARING/INERT DEBRIS LANDFILLS.**
- 2) Any phases of the old landfill that are completed must within 30 working days or 120 calendar days be covered with one foot of suitable soil sloped to allow surface water runoff in a controlled manner.
- 3) Provide a ground cover for the completed sections of the old landfill sufficient to restrain erosion

If you have any question, please contact me at 919 571 4700.

Sincerely,



Ben Barnes
Waste Management Specialist
Solid Waste Section

cc: Phil Prete, Field Operations Branch Head
Mark Fry, Eastern Area Supervisor

COUNTY: Halifax
PERMIT OR RECORD NO.: Nofication
FILE TYPE: COMPLIANCE

RECORD OF COMMUNICATION	<input checked="" type="checkbox"/> PHONE CALL <input type="checkbox"/> DISCUSSION <input type="checkbox"/> SITE VISIT <input type="checkbox"/> CONFERENCE
	<input type="checkbox"/> OTHER (SPECIFY) _____ (Record of item checked above)

TO: WalterGibbs	FROM: Ben Barnes	DATE 9/7/2001
		TIME 11:00

SUBJECT Use of Weldon Veneer LCID site by Rightmyer

SUMMARY OF COMMUNICATION

Rightmyer Machine Rentals *Roanoke Rapids, Halifax Co.* **RRO** spoke to Barber regarding use of Weldon Veneer notified site for Rightmyer landfill. Faxed LCID notification to Barber. Need to re-deed to Rightmyer and combine two tracts into one. Told Walt Gibbs that landfill on 301 needs to be re-permitted. Completed printed and mailed letter to Gibbs regarding phone call. ROC

CONCLUSIONS,

FOLLOW-UP REQUIRED:

NO
 PHONE CALL
 SUBMITTAL
 MEETING
 RETURN VISIT
 BY: _____ (DATE)

FOLLOW-UP NOTES

TD

NC DEPARTMENT OF ENVIRONMENT, HEALTH AND NATURAL RESOURCES

Division of Solid Waste Management

Solid Waste Section

SOLID WASTE MANAGEMENT FACILITY EVALUATION REPORT

N0074

Type of Facility LCID Permit # Notification County Halifax

Name of Facility Weldon Veneer Location NGSR 1600

Date of Last Evaluation _____

I. Permit Conditions Followed N/A Yes _____ No _____ N/A _____

A. Specific Condition(s) Violated _____

II. Operational Requirements Followed _____ Yes No _____

15A N.C. Admin. Code 13B Section .0566

A. Specific Violation(s) by number and letter.

(16) A sign shall be posted at the facility entrance showing contact name and number in case of an emergency

III. Other Violations of Rule or Law .0564 (9) (b) The facility shall be located 100 feet away from property lines and buildings

IV. Evaluator's Comments _____

V. Continuation Page Required? Yes No Receiving Signature Fred P. Podusky Jr

Evaluation Date 10-25-95 Solid Waste Section Ben Barnes

Purpose: G.S. 130A-294 requires that an evaluation program be established for the operation of solid waste management facilities on a statewide basis. The Solid Waste Management Act and Solid Waste Management Rules codified at 15A NCAC 13B list requirements which must be followed by solid waste facilities.

Instructions: Solid Waste Section personnel shall complete the evaluation form each time they conduct official evaluations. The form shall be signed by the person(s) receiving the report.

Distribution: Part I White: facility copy
Part II Canary: Raleigh central office file copy
Part III Pink: Regional office file copy

Disposition: This form may be retained in accordance with the Record Retention and Disposition Schedule of the Solid Waste Section, Solid Waste Management Division of the Department of Environment, Health and Natural Resources.



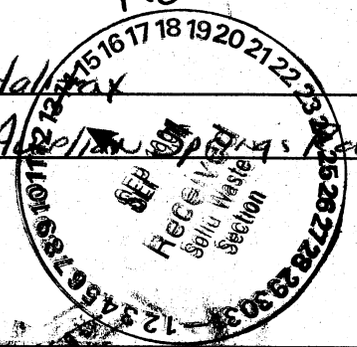
NC DEPARTMENT OF ENVIRONMENT, HEALTH AND NATURAL RESOURCES

Division of Solid Waste Management

Solid Waste Section

SOLID WASTE MANAGEMENT FACILITY EVALUATION REPORT

N0074 TFD



Type of Facility LCID Permit # Notification County Hall

Name of Facility Weldon Vencer Location Alpharetta

Date of Last Evaluation _____

I. Permit Conditions Followed _____ Yes No _____ N/A

A. Specific Condition(s) Violated 15A NCAC 13 B

.0563 (1)(a) The facility is to be operated for the disposal of land
clearing waste, inert debris, untreated wood and yard trash
.0564 (9)(b) the facility must maintain a buffer off 100 feet
from disposal area to property lines

II. Operational Requirements Followed _____ Yes _____ No

15A N.C. Admin. Code 13B Section _____

A. Specific Violation(s) by number and letter.

III. Other Violations of Rule or Law _____

IV. Evaluator's Comments _____

V. Continuation Page Required? _____ Yes No _____ Receiving Signature Bd my J.

Evaluation Date 9/7/94 Solid Waste Section Ben Barnes

Purpose: G.S. 130A-294 requires that an evaluation program be established for the operation of solid waste management facilities on a statewide basis. The Solid Waste Management Act and Solid Waste Management Rules codified at 15A NCAC 13B list requirements which must be followed by solid waste facilities.

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