



Facility Permit No.: 9404-CDLF-1996
Permit to Operate
Washington County C&D Landfill
November 01, 2013
Doc. ID: 19980
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NORTH CAROLINA DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES

Division of Waste Management

Pat McCrory
Governor

Dexter R. Matthews
Director

John E. Skvarla III
Secretary

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

**CONSTRUCTION AND DEMOLITION DEBRIS LANDFILL
PERMIT NO. 9404-CDLF-1996**

WASHINGTON COUNTY
is hereby issued a

PERMIT TO OPERATE – PHASE 2

WASHINGTON COUNTY CONSTRUCTION AND DEMOLITION DEBRIS LANDFILL

located adjacent to the closed Washington County landfill, at the end of State Route 1363, located off of N.C. Highway 308 between Plymouth and Roper, Washington 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 in the approved plans.

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

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ATTACHMENT 1

PART I: PERMITTING HISTORY

Permit Type	Date Issued	Doc ID
Original Issue Permit to Construct (PTC)	August 9, 1995 ¹	19919
Original Issue Permit to Operate (PTO) for Scrap Tire Processing and Monofill – Phase 1	January 30, 1996	19920
Permit to Operate (PTO) for C&DLF and Scrap Tire Processing and Monofill – Phase 1	April 9, 1996	19921
Permit Amendment (PTO) for C&DLF - Phase 1	April 30, 2001 ²	19922
Permit Substantial Amendment for C&DLF, (PTC) for Phase 2 & PTO for Phase 1 in compliance with Rule .0547(2)	June 28, 2012 ³	16772
Permit Modification – PTO for C&DLF - Phase 2	November 1, 2013	19980

1. Washington County was originally granted a permit to construct and operate a construction and demolition debris landfill (C&DLF) and a scrap tire processing/monofill, which were located immediately next to each other and separated by an earthen berm.
2. Washington County ceased disposal of used tires in the tire monofill and converted the remaining air space of the monofill into a C&DLF unit in January 2001. The November 20, 2003 memorandum issued from Washington County to the Division of Waste Management indicated that the remaining combined air spaces of a C&DLF unit and a scrap tire monofill were approximately 117,795 cubic yards.
3. Washington County submitted a substantial amendment to the existing CDLF permit in compliance with North Carolina Solid Waste Management Rule 15A NCAC 13B .0547(2) and revisions to the Facility Plan, which proposed to incrementally develop the landfill by six (6) phases resulting in increasing the total gross capacity from 117,795 cubic yards to 145,965 cubic yards within the originally approved disposal areas of approximately 4.01 acres. This permit substantial amendment is consistent with the resolution passed by the Washington County Board of Commissioners on February 6, 2012.

PART II: LIST OF DOCUMENTS FOR APPROVED PLAN

1. *Site Application Report for Proposed Construction and Demolition Waste Landfill and Tire Monofill for Washington County.* Prepared by Diehl & Philips, P.A. Cary, NC. October 31, 1994, revised through February 17, 1995.
2. *Hydrogeological Report.* Prepared by S&ME, Inc., Raleigh, NC. Received by the Solid Waste Section on February 2, 1995 and revised through July 28, 1995.

3. *Construction Plan Report for Washington County Construction and Demolition Waste Landfill and Tire Monofill.* Prepared by Diehl & Philips, P.A. Cary, NC. October 31, 1994, revised through August 3, 1995.
4. *Permit Amendment Application, Washington County C&D Landfill (Permit 94-04), Phase 2.* Prepared by: Richardson Smith Gardner & Associates (RSG), Raleigh, NC. January 2010, revised through April 2012. Doc ID 16775.
5. *Water Quality Monitoring Plan (revised November 2011) and Landfill Gas Monitoring Plan, November 2011,* Washington County C&D Landfill, Doc ID. 15769.
6. *Construction Quality Assurance Report, Washington County C&D Landfill – Phase 2, Roper, North Carolina.* Prepared by Smith Gardner, Inc. and dated October 2013 and revised through October 14, 2013, Doc ID 19982.

PART III: PROPERTIES APPROVED FOR THE SOLID WASTE FACILITY

Washington County, N.C. Register of Deeds				
Book	Page	Grantee	Grantor	Acres
324	793 - 795	Washington County, North Carolina	A. Lloyd Owens, Jr. & Wife Candis Owens	71.44
Total Site Acreage: 71.44 acres				

Portions of the landfill facility property of 71.44 acres are occupied by the permitted C&DLF (94-04), the closed MSWLF (94-02), and other miscellaneous waste management units. The C&D waste footprint encompasses approximately 4.01 acres.

1. This permit is issued by the North Carolina Department of Environment and Natural Resources, Division of Waste Management (the Division), 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 Operate for Phases 1 and 2 shall expire **June 28, 2017** and must be implemented in accordance with Attachment 3 of this permit.
2. The persons to whom this permit is issued (“permittee”) are the owners and operators of the solid waste management facility.
3. The Permit to Construct (Doc ID 16668) for Construction/Demolition Landfill Unit and Scrap Tire Processing/Scrap Tire Monofill has been registered in the Washington County Register of Deeds on February 16, 1996, in Deed Book No. 356, Page Nos. 777 through 779.

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 scrap tire monofill 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 the 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 conditions. Failure to comply may result in compliance action or permit revocation.
7. This permit is issued based on the documents submitted in support of the application for permitting 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, 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 shall 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 sedimentation and erosion control, and a General or Individual National Pollutant Discharge Elimination System (NPDES) Stormwater Discharge Permit, if applicable. 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

1. Construction of future phases or cells of the construction and demolition debris landfill (C&DLF) requires written approval of the Section. An Application for Permit to Construct must be prepared in accordance with applicable statutes and rules in effect on that date and will be subject to a permitting fee.

- End of Section -

**ATTACHMENT 3
 CONDITIONS OF OPERATING PERMIT**

PART I: OPERATING CONDITIONS

1. The Permit to Operate Phase 2 shall expire **June 28, 2017**. Pursuant to Rules 15A NCAC 13B .0201(g) and .0547(3), no later than **December 30, 2016**, the permittee 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 in accordance with Rule 15A NCAC 13B .0535.
2. This permit approves the continued operation of Phase 1 of the C&DLF, as well as the onsite environmental management, miscellaneous waste management units, and protection facilities as described in the approved plans. Operation of future phases or cells requires written approval of the Section after documentation has been submitted that the area has been constructed in accordance with applicable statutes and rules.
3. The following table lists the dimensions and incremental development for the C&DLF units, both existing and planned. Total gross capacity is defined as the volume measured from the bottom of waste through the top of final cover. The Phases 1 and 2 have approved operating capacity of 63,430 cubic yards and with waste footprint of 3.27 acres. The maximum approved fill elevation for Phases 1 and 2 is up to the elevation of approximately 20 feet above mean sea level and with a 4 (horizontal) to 1 (vertical) side slope as shown on Drawing No. X1/Sheet No. 7 and Drawing No. P1/Sheet No. 8 (Attachment 1, Part II, Document No. 4).

C&D Unit	Acres	Gross Capacity (cubic yards)	Status
Phase 1	2.34	45,000	Active
Phase 2	0.93	18,430	Developed
Phase 3	0.74	16,783	Not developed
Phase 4 (vertical Expansion)	-	21,571	Not developed
Phase 5 (vertical Expansion)	-	20,986	Not developed
Phase 6 (vertical Expansion)	-	23,195	Not developed
Total	4.01	145,965	-

4. The facility is approved to accept an average of approximately 36 tons per day or up to 10,000 tons per year based on 280 working days per year. Maximum variance shall be in accordance with NCGS 130A-294(b1)(1).
5. The C&DLF is permitted to receive the following waste types:

- a. “Construction or demolition debris” as defined in NCGS 130A-290(a)(4) means solid waste resulting solely from construction, remodeling, repair or demolition operations on pavement, buildings, or other structures, but does not include inert debris, land-clearing debris or yard debris.
 - b. “Inert debris” as defined in NCGS 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 debris” as defined in NCGS 130A-290(a)(15) means solid waste that is generated solely from land-clearing activities, such as stumps and tree trunks.
 - d. “Asphalt” in accordance with NCGS 130-294(m).
6. Regulated asbestos-containing material as defined in 40 CFR 61 must be managed in accordance with 40 CFR 61. Disposal of asbestos waste must be in accordance with Rule 15A NCAC 13B .0542(c)(2).
 7. Those wastes listed in Rule 15A NCAC 13B .0542(e) must not be accepted for disposal including, but not limited to, hazardous waste, municipal solid waste, liquid waste, commercial or industrial wastes, and yard trash.
 8. 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 neither be applied at greater than agronomic rates nor to a depth greater than six inches.
 9. This facility is permitted to receive solid waste generated within Washington County, consistent with the resolution passed by the Washington County Board of Commissioners on February 6, 2012.
 10. 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.
 11. The facility operator must complete an approved operator training course in compliance with NCGS 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 C&D landfill unit in accordance with NCGS 130A-309.25 and addressed by memorandum dated November 29, 2000.
12. The permittee must actively employ a training and screening program at the facility prepared in accordance with Rule 15 NCAC 13B .0544(e) and the approved Waste Acceptability Plan (Attachment 1, Part II, Document No. 4) for detecting and preventing the disposal of excluded or unauthorized wastes. At a minimum, the program must include:
 - a. Random inspections of incoming loads or other comparable procedures.
 - b. Records of any 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.
13. The use of alternative daily cover requires approval, prior to implementation, by the Section. Requests for alternative daily cover approval must include a plan detailing the comprehensive use and demonstration for the effectiveness of the alternative cover. The plan must be developed according to Section guidelines. Plans that are approved by the Section will be incorporated into, and made a part of, the approved documents found in Attachment 1.
14. 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.
15. The permittee must maintain permanent markers that accurately identify the edge of the approved waste disposal boundary.
16. Financial assurance must be continuously maintained for the duration of the facility in accordance with the Rules 15A NCAC 13B .0546, 15A NCAC 13B .0547 (2), and NCGS 130A-295.2(h). During the active life of the C&DLF, the permittee must annually adjust the cost estimates including closure and post-closure activities and potential assessment and

corrective action costs for inflation within 60 days prior to the anniversary date of the establishment of the financial instrument(s).

17. All sedimentation and erosion control activities must be conducted in accordance with the Sedimentation Control Act NCGS 113A-50, et seq. and rules promulgated under 15A NCAC 4. 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.
18. Modifications to the approved sedimentation and erosion control activities require approval by the North Carolina Land Quality Section. The Section must be notified of any sedimentation and erosion control plan modifications.

PART II: WATER QUALITY AND LANDFILL GAS MONITORING AND REPORTING REQUIREMENTS

19. Groundwater, surface water, and landfill gas monitoring locations must be established and monitored as identified in the approved plans (Doc ID 15769). Any proposed modification to an approved plan must be submitted to the Section and approved prior to implementation.
20. The permittee must obtain approval from the Section for the design, installation, development or abandonment of any groundwater monitoring well or landfill gas monitoring well. Any modification to the approved Water Quality Monitoring Plan or Landfill Gas Monitoring Plan must be reviewed and approved by the Section.
21. Groundwater monitoring wells must be sampled at least semi-annually in accordance with Rule 15A NCAC 13B .0544, the approved water quality monitoring plan, and the current policies and guidelines of the Section in effect at the time of sampling. In accordance with Rule 15A NCAC 13B .0544(d), landfill gas monitoring must be conducted quarterly, unless otherwise specified by the Section.
22. Monitoring reports of the analytical results for groundwater monitoring sampling events must be submitted to the Section within 120 days of the sample collection date. Analytical laboratory data must be submitted in electronic portable document format (pdf) and in a spreadsheet format in an Electronic Data Deliverable (EDD) Template. All monitoring reports must contain:
 - a. a potentiometric surface map for the current sampling event,
 - b. analytical laboratory reports and summary tables,
 - c. a completed Solid Waste Environmental Monitoring Data Form, and
 - d. laboratory data submitted in accordance with the EDD Template.

23. A readily accessible unobstructed path must be maintained so that groundwater and landfill gas monitoring wells and surface water sampling locations are accessible using four-wheel drive vehicles.
24. Documentation of well completion, development details, repair, abandonment, and all other pertinent activities associated with each groundwater and landfill gas monitoring well must be maintained in the facility operating record. The permittee must maintain a record of all groundwater, surface water, and landfill gas monitoring events and analytical data in the operating record.
25. All forms, reports, maps, plans, and data submitted to the Section must include an electronic (pdf) copy.
26. All landfill gas monitoring events must be conducted by properly trained personnel and must include monitoring for all explosive gases, including hydrogen sulfide. Landfill gas monitoring must include interior monitoring of onsite buildings.
27. Landfill gas monitoring results must be recorded on forms provided by the Section and be maintained in the facility's operating record.

PART III: REPORTING AND RECORDKEEPING

28. Copies of this permit, the approved plans, and all records required to be maintained by the permittee must be maintained at the facility and made available to the Section upon request during normal business hours
29. The owner or operator must maintain records of the following. Scales must be used to weigh the amount of waste received. The daily reports are to be summarized into a monthly report for use in the required annual reports.
 - a. The amount of all accepted solid waste materials as (i) C&D wastes, (ii) material used as alternate periodic cover, and (iii) recyclable material.
 - b. Daily records of waste received, and origins of the loads.
30. 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 disposal location within the facility.
 - v) By diversion to alternative management facilities.
- c. A measurement of volume utilized in the landfill cells must be performed during the 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 January 30, 1996 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 Senior 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 Senior Specialist by the date due on the prescribed annual facility report form.

PART IV: CLOSURE AND POST-CLOSURE

- 31. Closure and post-closure activities must be conducted in accordance with the approved Closure and Post-Closure Plans (Attachment 1, Part II, Document No. 4) and Rule 15A NCAC 13B .0543.
- 32. Modification of the approved closure plan to construct an alternative cap system is allowed by Rule .0543 of 15A NCAC 13B; however, the modified closure plan must be submitted for approval at least ninety (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 Rule 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; and
- c. Surface water, ground water, and explosive gas monitoring.

**PART V: MISCELLANEOUS WASTE MANAGEMENT AREA SPECIFIC
CONDITIONS**

GENERAL CONDITIONS

33. The Miscellaneous Solid Waste Management Units, as described in the following Permit Conditions are permitted to receive wastes from Washington County. Received wastes and recyclables shall be stored, stockpiled, or disposed in the designated areas as shown on Drawing No. S1/Sheet No. 2 in the approved Facility Plan (Attachment 1, Part II, Document No. 4). The permittee must obtain Section approval before re-locating any of these operations or before revising the operations.
34. The permittee must operate and manage the Miscellaneous Solid Waste Management Units according to the following Permit Conditions, all applicable statutes and rules of the State of North Carolina and the Operation Plan included in Attachment 1, Part II, Document No. 4. Any revisions to the approved plan shall be approved by the Section, prior to implementation.
35. Wastes received and recyclables stored shall be managed and maintained in reasonably sized piles with adequate fire breaks and lanes in accordance with the approved operational plans and the pertinent rules.
36. 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.
37. These areas shall be operated and maintained with sufficient dust control measures to minimize airborne emissions and to prevent dust from becoming a nuisance or safety hazard.
38. These areas shall 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.
39. Effective vector control measures shall be applied as necessary to control flies, rodents, insects, and vermin.

40. The permittee must keep the contact information of the contract haulers and recyclers of the recyclable in the operating record.

OPERATIONAL CONDITIONS – WHITE GOODS AND SCRAP METAL HANDLING AREA

41. The unit encompassing an approximately 30 feet by 280 feet concrete pad is permitted to receive white goods as defined in NCGS Article 9, Chapter 130A-290(a)(44) and scrap metals. The permittee must manage the white goods in accordance with all applicable statutes and rules of the State of North Carolina.
42. When the stockpile reaches a height of 10 (ten) feet at this unit, the permittee must ensure that chlorofluorocarbon refrigerants (Freon) inside the white goods are properly removed by well-trained personnel prior to transporting off-site to a recycling facility.
43. The permittee must separately store the white goods containing Freon from the non-Freon white goods and scrap metal at this area.

OPERATIONAL CONDITIONS – USED TIRE STORAGE AREA

44. This unit shall be operated and managed in accordance with all applicable statutes and rules of the State of North Carolina, the requirements in Rule 15A NCAC 13B .1107, and the Operations Plan included in Attachment 1, Part II, Document No. 4. Any revisions to the approved plan shall be approved by the Section, prior to implementation.
45. The unit is permitted to receive used tires and scrap tires as defined in NCGS Article 9, Chapter 130A-309.53(6) & (7) and must temporarily store the used tires inside a trailer at the designated area.

OPERATIONAL CONDITIONS – YARD WASTE PROCESSING AREA

46. The facility is permitted to operate a treatment and processing facility as defined in Rule 15A NCAC 13B .0101(49).
47. The facility is permitted to receive, process, and store land clearing debris and waste, yard waste, and wooden pallets as defined in Rules 15A NCAC 13B .0101(22) & (23) and .0101(56), and NCGS 130A-290(44a), respectively.
48. The permittee must conduct random waste screening processes according to the approved operations plan (Document No. 4, Attachment 1, Part II) to ensure that prohibited wastes are identified and removed to designated areas (either at on-site or off-site facilities) for proper disposal.
49. The permittee must ensure that the maximum height of the stockpiled waste is less than 10 feet over the area of approximately one (1)-acre in size at any time and maintain a 25-foot clear distance or perimeter from drainage ditches and swales, around the processing area, and

between stockpiles of raw wastes and ground material to allow for inspection, monitoring temperature, and fire fighting.

OPERATIONAL CONDITIONS – MOBILE HOME DECONSTRUCTION AREA

50. Mobile homes as defined in NCGS 105 - 164.3(20) and generated from mobile or modular home manufacturers located in Washington County will be accepted for deconstruction.
51. The permittee must implement the approved plan (Attachment 1, Part II, Document No. 4) to temporarily store mobile homes, stockpile recyclable materials, and conduct deconstruction activities. The storage and deconstruction activities shall take place only in the designated areas, which shall be in graded areas adjacent to the C&D unit.
52. 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 Rule 15 NCAC 13B .0542 (c).
53. 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 and Scrap Metal Handling Area prior to deconstruction activities. White goods must be managed in accordance with all federal, state, and local applicable statutes and rules and the Permit Condition Nos. 40 through 42, Attachment III, Part V.
54. 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.
55. All material not planned for recycling must be placed in an approved disposal unit before the end of the day in which deconstruction takes place.
56. Recyclable materials may be stockpiled at the mobile home deconstruction area for no more than 45 days from the date of deconstruction.
57. Records shall be kept at the facility in accordance with the approved plan (Attachment 1, Part II, Document No. 4).

OPERATIONAL CONDITIONS – CONVENIENCE CENTER

58. The Convenience Center is permitted to receive small loads of municipal solid wastes (MSW) and recyclable wastes.
59. The permittee shall operate and manage the Convenience Center in accordance with all applicable statutes and rules, and the approved plan included in Attachment 1, Part II,

Document No. 4. Any revisions to the approved plan shall be approved by the Section, prior to implementation.

60. Each received waste must be temporarily stored in the covered and designated containers in accordance with the wastes types. Visible labels of the containers for each collected waste must be posted on the containers.
61. Proper aisle spaces between waste containers, i.e., drums or roll-off boxes, must be maintained at all times for inspection of leakage, for firefighting, and for container removal.
62. The permittee must dispose of the received MSW, bulk wastes, and recyclable wastes, after being weighed on the scale, at the approved solid waste management facilities. The contact information for waste/recyclable haulers, firms, and/or disposal/recycling facilities, including the applicable solid waste permit number must be placed in the operating record.

- End of Permit Conditions -