# STATE OF MISSISSIPPI SOLID WASTE MANAGEMENT PERMIT

TO OPERATE A SOLID WASTE MANAGEMENT FACILITY IN ACCORDANCE WITH THE REGULATIONS GOVERNING SOLID WASTE MANAGEMENT

# THIS CERTIFIES THAT

TransAmerican Waste Central Landfill, Inc. (A Wholly Owned Subsidiary of Waste Management of Mississippi, Inc.)

has been granted permission to operate a solid waste management facility

located at

8800 Highway 11 North, McNeill, Mississippi 39457 Sections 9, 10 & 15, Township 4 South, Range 16 West Pearl River County

under the name of

Central Landfill

PSJOBB

This permit is issued in accordance with the provisions of the Mississippi Code Annotated, and the regulations and guidelines adopted and promulgated thereunder.

MISSISSIPPI ENVIRONMENTAL QUALITY PERMIT BOARD AUTHORIZED SIGNATURE MISSISSIPPI DEPARTMENT OF ENVIRONMENTAL QUALITY Issued: April 14, 2009 Expires: March 31, 2019 Permit No. SW0550010469

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#### CONDITIONS

#### A. EFFECT OF PERMIT

The permittee shall operate the solid waste management facility in accordance with the Mississippi Nonhazardous Waste Management Regulations (state regulations), applicable federal regulations, and conditions of this permit.

#### **B. PERMIT ACTIONS**

This permit may be modified, revoked and reissued, or terminated for noncompliance with the terms and conditions of the permit. The filing of a request for a permit modification, revocation and reissuance, or termination or the notification of planned changes or anticipated noncompliance on the part of the permittee does not stay the applicability or enforceability of any permit condition.

#### C. SEVERABILITY

The provisions of the permit are severable, and if any provision of this permit or the application of any provision of this permit to any circumstance, is held invalid, the application of such provision to other circumstances, and the remainder of this permit shall not be affected thereby.

#### D. DUTIES AND REQUIREMENTS

- 1. Duty to Comply. The permittee shall comply with all conditions of this permit. Any permit noncompliance constitutes a violation of the solid waste law and regulations promulgated thereunder and is grounds for enforcement action, permit termination, revocation and reissuance, modification, or for denial of a permit renewal application.
- 2. Duty to Reapply. If the permittee wishes to continue an activity allowed by this permit after the expiration date of this permit, the permittee must submit a complete application for a new permit at least 180 days before this permit expires.
- 3. Duty to Mitigate. The permittee shall take all reasonable steps to minimize, prevent, or correct any adverse impact on human health or the environment resulting from noncompliance with this permit.

- 4. Proper Operation and Maintenance. The permittee shall at all times properly operate and maintain all equipment and systems which are installed or used by the permittee to achieve compliance with the conditions of this permit and application as submitted and approved by the Department of Environmental Quality (Department).
- 5. Duty to Provide Information. The permittee shall furnish to the Department, within a reasonable time, any relevant information which the Department may request to determine whether cause exists for modifying, revoking and reissuing, or terminating this permit, or to determine compliance with this permit.
- 6. Inspection and Entry. The permittee shall allow an authorized representative of the Department upon the presentation of credentials and other documents as may be required by law to:
  - (a) Enter on the permittee's premises where a regulated activity is located or conducted, or where records must be kept under the conditions of this permit;
  - (b) Have access to and copy at reasonable times any records that must be kept under the conditions of this permit;
  - (c) Inspect at reasonable times any facilities, equipment, practices, or operations regulated or required under this permit;
  - (d) Sample or monitor at reasonable times for the purposes of assuring permit compliance.
- 7. Transfer of Permits. This permit is not transferable to any person except after notice to and approval of the Mississippi Environmental Quality Permit Board. The Permit Board may require modification or revocation and reissuance of the permit to change the name of the permittee and incorporate such other requirements as may be necessary.
- 8. Property Rights. It is the responsibility of the permittee to possess or acquire a sufficient interest in or right to the property including access routes. The issuance of this permit does not convey any property rights or interest in either real or personal property; not does it authorized any injury to private property, invasion of personal rights, or impairment of previous contract rights; nor any infringement of Federal, State or local laws or regulations.
- 9. Signature Requirements. An application for the issuance, re-issuance, modification or transfer of this permit and all reports required by this permit or other information requested by the Permit Board shall be signed as follows:

- (a) For a corporation: a president, vice-president, secretary or treasurer of the corporation in charge of a principal business function, or any other person who performs similar policy or decision-making functions for the corporation;
- (b) For a partnership or sole proprietorship: a general partner or the proprietor, respectively;
- (c) For a municipality, county, state, federal or other public agency: either a principal executive officer or ranking elected official;
- (d) The signature of a Duly Authorized Representative (DAR) shall be a valid signature under this permit, in lieu of the signatures described within this condition, provided the following conditions are met:
  - (i) The DAR is an employee of the permittee;
  - (ii) The DAR is identified to the Department by the ranking officer of the corporation, partnership, proprietorship, municipality, county, state, federal or other public agency;
  - (iii) The DAR is responsible for the overall management of the solid waste management facility.

## E. SITE SPECIFIC CONDITIONS

- 1. The disposal of solid waste shall be restricted to the approved permitted area, consisting of approximately 108.9 acres and shall not exceed a final height of 275 feet mean sea level.
- 2. The service area of the facility shall be consistent with the service area listed in the approved Pearl River County Solid Waste Management Plan. Solid wastes generated from areas not within the approved service area shall be prohibited from disposal, unless specifically approved by the Commission on Environmental Quality (Commission).
- 3. Upon completion of disposal activities a surveyed landfill drawing shall be submitted to the Department that indicates the final contours and boundaries of the waste disposal area.

### F. OPERATING CONDITIONS

1. Construction of landfill components shall be conducted by qualified and experienced personnel. The Department shall be notified of an approximate construction schedule at least one week prior to liner and final cover construction activities.

- 2. Construction of the landfill shall be in accordance with the following, unless an alternate method is approved by the Department:
  - a. The insitu subbase shall be inspected for cracks, large stones, other protrusions, and for soil material which would not be suitable buffer material. Unsuitable materials shall be removed and replaced with buffer material having a permeability equal to or less than  $1 \ge 10^{-6}$  cm/sec. The surface shall be compact, smooth, uniform and free of desiccation cracks.
  - b. Prior to the placement of the soil liner, the surface of the prepared subbase shall be scarified for proper bonding with the liner. The liner shall be placed in compacted 6 inch nominal lifts. Each lift shall be evenly compacted to the density and moisture content required. Placement of the liner on the side slopes shall be in lifts along the slope, not in horizontal lifts. Between lifts, the surface shall be scarified for proper bonding.
  - c. In construction/preparation of the buffer subbase and the soil liner, the surface shall not be allowed to dry out and crack before placement of the next layer. If desiccation cracks do form, the surface shall be re-wetted, re-homogenized, and re-compacted to the depth of the cracks before placement of the succeeding layer.
  - d. Field density, moisture content, and permeability tests shall be conducted in accordance with the approved quality assurance/quality control (QA/QC) plan. Test holes in the soil liner shall be sealed with bentonite, or another method approved by the Department.
  - e. Prior to placement of the geomembrane, if needed, a QA/QC plan shall be submitted to the Department for review. Further, during actual placement, the soil liner shall be smooth, uniform, and free from protrusions or cracks. During and after installation, the geomembrane shall be protected from damage (e.g., heavy equipment, tearing, puncturing, exposure to the sun, etc.). Field seams shall be oriented vertically along the side slopes (i.e., top to bottom of side slope). No later than six months after liner installation, the protective layer shall be placed over the geomembrane and properly maintained until waste is placed over the area.
- 3. All borings drilled on the site, which will not be converted to monitoring or supply wells, shall be properly sealed prior to waste disposal.

- 4. At least two weeks prior to the placement of solid wastes in a newly constructed cell, a construction quality assurance report shall be submitted to the Department that demonstrates compliance with all applicable sections of the state regulations. The report shall contain a certification from an independent professional engineer registered in the State of Mississippi that indicates the area has been constructed according to the approved design plans and all applicable sections of the state regulations. The report shall also include field logs, results of testing, subgrade survey, top of liner survey, and construction testing methods.
- 5. Construction, operation, closure, and post-closure activities at the facility shall be conducted in accordance with state regulations and the approved plans, as submitted to the Department.
- 6. Modifications to this permit shall be required prior to a vertical or horizontal expansion of the facility or a significant change in the method of waste management.
- 7. Financial assurance, as required by state law and regulations, shall be established and maintained for closure and post-closure care costs prior to the acceptance of any wastes.
- 8. Security shall be maintained at the facility site to prohibit unauthorized access and disposal. Access to the site shall be secured or locked when the site is closed and when no attendant is on site.
- 9. Regulated asbestos containing material may be accepted for disposal. Such acceptance shall comply with the approved operating plan and demonstration of compliance with EPA NESHAP regulations 50 CFR 61.153 and 61.154 (reporting standards for active waste disposal sites) submitted to and approved by the Department. Furthermore, excavation of wastes for the disposal of asbestos containing material shall occur only in areas where the waste has been in place for less than 72 hours.
- 10. Infection medical wastes, as defined by the Mississippi Department of Health, generated by established medical facilities, shall be prohibited from disposal unless such wastes have been satisfactorily rendered non-infectious and placed in special bags or other appropriate packages.
- 11. No industrial process waste shall be disposed at the facility without the permittee obtaining the following information:
  - a. Generator's name and address;
  - b. Transporter's name and address;
  - c. Name of waste;
  - d. Process generating the waste;
  - e. Physical and chemical properties of the waste;
  - f. Quantity of waste;

- g. Certification from the generator that the waste is not a regulated hazardous waste under Subtitle C of the Resource Conservation and Recovery Act and the Mississippi Nonhazardous Solid Waste Management Regulations.
- 12. The permittee shall forward the information required by Condition F.11 of this permit to the Mississippi Department of Environmental Quality, Environmental Compliance and Enforcement Division, Solid Waste & Mining Branch and shall not accept the industrial process wastes upon objection by the Department within 14 days of receipt of the information. The Department may request additional information in order to further describe or characterize the wastes, which may extend the response period beyond 14 days.
- 13. For the purpose of this permit, the term "industrial process waste" shall mean any solid waste generated as a result of the manufacture of a product, except uncontaminated packaging materials and containers, uncontaminated machinery components, tires, land clearing or landscaping wastes, office wastes, cafeteria wastes and construction and demolition wastes.
- 14. No excavation of solid wastes shall be conducted without prior approval of the Department.
- 15. The permittee shall inspect a minimum of one waste load per operating day. The results of the inspection will be documented and a record of the inspection shall be maintained at the site.
- 16. Vehicles entering the facility shall be operated and maintained to prevent loss of liquids or solid waste materials. Vehicles failing to meet this requirement, after one warning to the owner and/or driver, shall be refused acceptance at the site until the situation is remedied.
- 17. All weather roads shall be provided within the facility boundary to any designated unloading area. Provisions shall be made to provide proper cover during wet weather.
- 18. All solid waste shall be covered each day before the close of operations, or more frequently, if necessary, to control disease vectors, fires, odors, blowing litter, and scavenging. Cover shall consist of at least six inches of earthen material or an alternate approved method of cover. An alternate method of cover may be used if a specific description and plan of operation is submitted to and approved by the Department.
- 19. Litter and scattered debris on the landfill area and along the property access roads shall be collected every operating day and returned to the active disposal area.
- 20. Small portions of earthen cover may be removed from low areas of each waste lift in order to facilitate downward movement of leachate to the collection system. The amount of soil removed shall be minimized as much as possible.

- 21. Filled areas of the landfill, which have remaining capacity and which will not receive wastes within 30 days, shall receive an intermediate cover of twelve inches of earthen cover. An alternate cover system may be approved by the Department.
- 22. Filled areas of the landfill, which will not receive additional wastes or final cover within one year, shall receive an intermediate cover of twenty four inches of earthen cover. Following placement, a minimum of eighteen inches of the cover shall be maintained until additional wastes are placed on the area or until final cover is applied. An alternate cover system may be approved by the Department.
- 23. Final cover shall be placed on completed areas of the landfill in accordance with state regulations and approved plans.
- 24. The condition of daily, intermediate, and final earthen cover shall be routinely inspected by landfill personnel during the operation of the facility. Erosion, cracks, ponding, leachate outbreaks, and similar problems shall be promptly repaired.
- 25. Burning or smoldering wastes accepted at the site shall be extinguished in an area separate from the active disposal area and shall not be unloaded onto the working face until all smoldering wastes have been adequately extinguished. Such wastes, however, shall not be left uncovered at the close of operations for the day.
- 26. Should an accidental fire occur, the operator shall immediately take action to extinguish the fire and shall notify the Department as described in the approved plan.
- 27. The landfill shall be constructed, operated, and maintained with berms, ditches, or other means such that uncontaminated surface water is directed around and away from the developed landfill area. Likewise, each disposal cell shall be constructed and maintained to direct uncontaminated surface water around and away from the active disposal area. Uncontaminated surface water run-off from construction activities, form areas with daily or intermediate cover, or from areas with final cover not having established vegetation, shall be diverted to an onsite sedimentation pond.
- 28. Sedimentation ponds shall be constructed and maintained to collect and control at least the water volume resulting from a 24 hour, 25 year storm event. Periodic dredging shall be conducted to maintain proper elevations.
- 29. Surface water contaminated by contact with solid waste and surface leachate flowing from filled areas of the landfill shall be collected and disposed as leachate. Surface leachate and contaminated surface water shall not be allowed to flow offsite of the landfill property.

- 30. Leachate collection systems shall be cleaned, maintained, and pumped as necessary to properly manage leachate collection. The depth of leachate over the liner, excluding the sumps and trenches, shall not exceed 30 cm. Measurements of leachate head shall be made daily. Records shall be kept of daily measurements, quantities pumped, cleaning, maintenance, and analysis, and method of disposal.
- 31. Leachate and/or gas condensate shall not be re-circulated back into the landfill, unless an operational plan including detailed drawings is submitted to and approved by the Department.
- 32. The acceptance of offsite leachate and/or gas condensate for disposal and/or leachate re-circulation shall be prohibited.
- 33. Liquid wastes, as described within this condition, shall be prohibited from disposal at the facility:
  - a. Bulk or non-containerized liquid wastes, unless household wastes other than septic wastes;
  - b. Bulk or non-containerized liquid wastes unless it is leachate and/or gas condensate derived from the landfill and re-circulated in accordance with Condition F.31 of this permit;
  - c. Containers holding liquid wastes unless the container is a small container similar in size to that normally found in household wastes;
  - d. Containers to hold liquid wastes unless the container is designed to hold liquids for use other than storage.
- 34. Non-hazardous liquid sludge shall be solidified, on-site, prior to disposal within the active disposal area.
- 35. Groundwater monitoring shall be conducted at the facility in accordance with state and federal regulations.
  - a. Monitoring shall be conducted semi-annually, unless otherwise directed by the Department, according to the following:

Monitoring Period	Report Due
January through June	August 31
July through December	March 1 (of the following year)

- b. Samples may be taken at any time during the monitoring period, however, all required sampling events (except background) shall be at least four months apart.
- c. The following reports and records shall be retained in the operating record, and a copy shall be submitted to the Department according to the schedule above:

- i) The dates, exact location, and time of sampling;
- ii) The individual who performed the sampling;
- iii) Results of groundwater level measurements and a map indicating direction of flow;
- iv) The date(s) the laboratory analyses were performed;
- v) The individual(s) who performed the analyses;
- vi) The analytical techniques or methods used;
- vii) The results of such analyses, provided by the laboratory;
- viii) The results of such analyses, prepared on a form provided by or approved by the Department;
- ix) The statistical comparison of analyses;
- x) A determination of statistically significant increases; and,
- xi) Chain of custody forms.
- 36. Groundwater assessment monitoring and corrective action, if necessary, shall be conducted at the facility in accordance with state and federal regulations.
- 37. Methane monitoring, and corrective action if necessary, shall be conducted at the facility in accordance with state regulations and the approved operating plan.
  - a. Methane monitoring shall be conducted quarterly, unless otherwise directed by the Department, according to the following schedule:

Monitoring Period	Report Due
January through March	August 31
April through June	August 31
July through September	March 1 (of the following year)
October through December	March 1 (of the following year)

- b. Measurements may be taken at any time during the monitoring period, however, all required monitoring events shall be at least 45 days (1 <sup>1</sup>/<sub>2</sub> months) apart.
- c. The following reports and records shall be retained in the operating record and a copy shall be submitted to the Department according to the schedule above:

- i) The dates, exact location, and time of measurements;
- ii) The individual(s) who performed the measurements; and
- iii) The results of methane level measurements, for all monitoring wells and for facility structures.
- iv) The results shall be submitted on a form provided or approved by the Department.
- 38. The permittee shall comply with the requirements of the NPDES storm water permit issued for this facility.
- 39. An annual report shall be submitted to the Department no later than February 28 to include data regarding the preceding calendar year. The report shall include the items listed below:
  - a. Aggregate information on the types, amounts and sources of waste received during the calendar year. Listed types should be divided minimally into residential and non-residential. The sources of waste should have cities and/or counties listed individually;
  - b. A contour drawing of the landfill showing areas filled during the report year and total areas filled;
  - c. Estimated remaining capacity, in terms of volume or tons of waste;
  - d. An updated disclosure statement for the permittee. If all information from the previously submitted disclosure statement is unchanged, a letter stating such may be included in lieu of an updated disclosure statement;
  - e. An updated disclosure statement for a contract operator, in applicable. If all information from the previously submitted disclosure statement is unchanged, a letter stating such may be included in lieu of an updated disclosure statement;
  - f. An adjusted closure and post-closure care cost estimate;
  - g. An audit of the financial assurance document and the end of year value of the financial assurance mechanism;
  - h. A modified financial assurance document, if necessary;
  - i. Documentation demonstrating that the facility personnel have been properly trained to recognize regulated hazardous wastes and PCB wastes;
  - j. Documentation of compliance with operator certification requirements in accordance with state regulations; and
  - k. A record indicating the dates, times, and locations where a head measurement greater than the maximum limitation of 30 cm on the liner was observed, the probable cause, and the actions taken to correct the problem, if necessary.

- 40. Operation of the facility shall be conducted in accordance with all applicable requirements and permits of the U.S. Army Corps of Engineers.
- 41. Any significant changes to the approved closure or post-closure plan shall be submitted to the Department for approval prior to implementation.
- 42. Within ninety (90) days after all landfill cells are closed, the permittee shall record on the deed to the landfill facility property, a notation and survey, prepared by a professional land surveyor registered in the State of Mississippi, indicating the location and dimensions of the actual filled areas with respect to permanently surveyed benchmarks and notify the Department of the notation and survey being placed in the facility operating record.