

# Florida Department of Environmental Protection

Northeast District Office 7825 Baymeadows Way, Suite B200 Jacksonville, Florida 32256-7590 Charlie Crist Governor

Jeff Kottkamp Lt. Governor

Mini A. Drew Secretary

September 23, 2010

E-CERTIFIED MAIL #: 91-7108-2133-3936-4225-9930 RETURN RECEIPT REQUESTED

R. D. McConnell, Vice President Trail Ridge Landfill, Inc. 1001 Fannin, Suite 4000 Houston, TX 77002

Subject:

Warning Letter # WL10-010SW16NED

Trail Ridge Landfill, Inc.

**WACS Facility Identification Number 33628** 

**Duval County - Solid Waste** 

Dear Mr. McConnell:

The purpose of this letter is to advise you of possible violations of law for which you may be responsible, and to seek your cooperation in resolving the matter. A field inspection on August 26, 2010, of The Trail Ridge Landfill, located at 5110 U.S. Highway 301 South, Baldwin, Florida 32234, and further described by Duval County Property Appraiser's Parcel ID No. 000993 5000 and Permit No. 0013493-017-SO, indicates that a violation of Florida Statutes and Rules may exist at the above-described facility (a copy of the field inspection report is attached). The Florida Department of Environmental Protection (DEP) personnel observed the following at the above-described facility:

- 1. Severe Erosion of the eastern and southern landfill side slopes.
- 2. Trash, garbage, and other solid waste outside of the disposal area in the storm water management system, including the retention pond.
- 3. The storm water management system on the eastern and southern landfill areas was completely filled with sediment and solid waste causing the system to be non-functional.
- 4. The irrigation system clean-out was open and discharging to the environment. The irrigation system gets its water from the storm water retention pond. Trash, garbage, leachate, and other solid waste in the storm water system may have caused contamination of the surface waters in the retention pond.
- 5. Facility personnel failed to provide adequate and timely notification to DEP following a serious problem at the Facility that poses an unanticipated threat to the environment.

Section 403.708(1)(a), Florida Statutes (F.S.) provides that, "No person shall place or deposit any solid waste in or on the land or waters located within the state except in a manner approved by the department and consistent with applicable approved programs of counties or

Trail Ridge Landfill, Inc. Warning Letter # WL10-010SW16NED September 23, 2010 Page Two

municipalities." Section 403.161(1), F.S., provides that, "It shall be a violation of this chapter, and it shall be prohibited for any person...to violate or fail to comply with any rule, regulation, order, permit, or certification adopted or issued by the department pursuant to its lawful authority." Rule 62-701.500(10), F.A.C., provides that, "Stormwater system management. Stormwater management systems shall be operated and maintained as necessary to meet the requirements of subsection 62-701.400(9), F.A.C." Permit Specific Condition 7 provides that "The Permittee shall immediately notify DEP by telephone whenever a serious problem occurs at the Facility, including a fire or another emergency that poses an unanticipated threat to the public health or the environment. Within seven days of emergencies, the Permittee shall submit a written report to DEP explaining the extent of the problem, its cause, and what actions have been or will be taken to correct it, and prevent its recurrence."

The activities observed during DEP's field inspection and any other activities at your facility that may be contributing to violations of the above-described statutes or rules should be ceased. The operation of a facility in violation of state statutes or rules may result in liability for damages and restoration, and the administrative imposition of penalties up to \$10,000.00 pursuant to Section 403.121, Florida Statutes, or the judicial imposition of civil penalties up to \$10,000.00 per violation per day pursuant to Sections 403.141 and 403.161, F.S.

You are requested to contact Brian Durden at the address or telephone number within 15 days of receipt of this Warning Letter to arrange a meeting or to discuss this matter. DEP is interested in reviewing any facts you may have that will assist in determining whether any violations have occurred. You may bring anyone with you to the meeting that you feel could help resolve this matter.

Please be advised that this Warning Letter is part of an agency investigation, preliminary to agency action in accordance with Section 120.57(5), F.S. We look forward to your cooperation in completing the investigation and resolution of this matter.

emmons

Sincerely,

Michael J. Fitzsimmons

Waste Program Administrator

**Enclosure** 

cc: <u>Edward J. Schmalfeld II, P.E.</u>

Waste Management

Trail Ridge Landfill - District Manager

Trail Ridge Landfill - District Manager 5110 U.S. Highway 301 South Baldwin, Florida 32234



# Florida Department of **Environmental Protection** Inspection Checklist

#### **FACILITY INFORMATION:**

**Facility Name:** 

TRAIL RIDGE LANDFILL, INC.

On-Site Inspection Start Date:

08/26/2010

On-Site Inspection End Date:

08/26/2010

WACS No.: 33628

Facility Street Address:

5110 US HWY 301

City: BALDWIN

County Name:

DUVAL

Zip:

32234

### INSPECTION PARTICIPANTS:

(Include ALL Landfill and Department Personnel with Corresponding Titles)

Principal Inspector:

Brian A. Durden, Inspector

Other Participants:

Jimmy Purvis, Site Manager

### INSPECTION TYPE:

Routine Operation Inspection for Landfill - Class I facility

Routine Operation Inspection for Other Facilities - Waste Tire Collection Center facility

#### ATTACHMENTS TO THE INSPECTION CHECK LIST:

This Cover Page to the Inspection Checklist may include any or all of the following attachments as appropriate.

SECTION 1.0 - FILE REVIEW

SECTION 2.0 - LANDFILL OPERATION AND MAINTENANCE

SECTION 9.0 - WASTE TIRE FACILITIES

### **SECTION 1.0 - FILE REVIEW**

# Requirements:

The requirements listed in this section provide an opportunity for the Department's inspector to indicate the conditions found at the time of the inspection. A "Not Ok" response to a requirement indicates either a potential violation of the corresponding rule or an area of concern that requires more attention. Both potential violations and areas of concern are discussed further at the end of this inspection report.

item No.	FILE REVIEW (Pre- or Post-Inspection, as appropriate.) Completed	Ok	Not Ok	Unk	N/A
1.1	For landfills and C&D disposal facilities, does the facility have a current plan for the method and sequence of filling wastes? 62-701.500(2)(f) for landfills; 62-701.730(7)(a) for C&D debris sites	~			
1.2	For landfills, are the following records being reported to the Department?(Check any that are Not OK)  Waste reports (annually) 62-701.500(4)  Annual estimate of remaining life 62-701.500(13)(c)	<b>&gt;</b>			
1.3	Is leachate sampled, tested and disposed as required? 62-701.500(8)(a), 62-701.510(6)(c)	<b>&gt;</b>			
1.4	Is gas monitoring being performed as required by the permit? 62-701.500(9), 62-701.530(2)	~			
1.5	Are the results of the gas sampling reported to the Department quarterly? 62-701.530(2)(c)	>			
1.6	Is water quality sampling and testing performed according to standard procedures and at the required frequencies? 62-701.510(2) for landfills; 62-701.730(4)(b) and (10) for C&D debris sites; 62-713.400(3) for stationary soil treatment facilities.	>			
1.7	Do the results of the water quality testing suggest there may be adverse impacts to water quality from the operation of the solid waste facility? 62-701.510(3) and (4); 62-701.730(4)(c) and (10) for C&D debris sites; 62-713.400(3) for stationary soil treatment facilities.	<b>~</b>			
1.8	For closed landfills and C&D disposal facilities with final elevations higher than 20 feet above grade, has a final survey report verifying the final elevations and contours of the facility been submitted to the Department? 62-701.600(6)(b), 62-701.730(9)(d)				~
1.9	Is financial assurance adequate? 62-701.630 for landfills; 62-701.710(7)(a) and (10)(a) for waste processing facilities; 62-701.730(11)(a) for C&D debris facilities; 62-713.600(6)(a) for stationary soil treatment facilities; 62-711.500(3) for waste tire facilities. NOTE: The Solid Waste Financial Coordinator in Tallahassee can assist with this information.	~			
1.10	Are cost estimates current and adjusted every year? 62-701.630(4) for landfills; 62-701.710(7)(b) and (10)(a) for waste processing facilities; 62-701.730(11)(b) and (c) for C&D debris facilities; 62-713.600(6)(b) and (c) for stationary soil treatment facilities; 62-711.500(3) for waste tire facilities.	~			
1.11	For C&D debris disposal and disposal with recycling facilities, is an Annual Report submitted to the Department for the disposal operation by April 1st of each year? 62-701.730(12)				~
1.12	For C&D recycling facilities with no disposal, is an Annual Report for the recycling facility submitted to the Department by April 1st of each year? 62-701.710(9)(b)				~
1.13	For compost facilities, has the compost product been sampled and analyzed every 20,000 tons or every 3 months (whichever is sooner)? 62-709.530(1)				~
1.14	For compost facilities, has the annual report been submitted by June 1st? 62-709.530(3)				~

Inspection Date:

08/26/2010

# **SECTION 2.0 - LANDFILL OPERATION AND MAINTENANCE**

# Requirements:

The requirements listed in this section provide an opportunity for the Department's inspector to indicate the conditions found at the time of the inspection. A "Not Ok" response to a requirement indicates either a potential violation of the corresponding rule or an area of concern that requires more attention. Both potential violations and areas of concern are discussed further at the end of this inspection report.

item No.	SOLID WASTE PROHIBITIONS (unless "grandfathered" in, see 62-701.300(18)) Completed	Ok	Not Ok	Unk	N/A
2.1.1	Unauthorized storage, processing, or disposal of solid waste except as authorized at a permitted solid waste management facility or other exempt facility. 62-701.300(1)(a)	~			
2.1.2	Unauthorized disposal or storage prohibited, except yard trash, within 500 feet of a potable water well? 62-701.300(2)(b)	>			
2.2	Unauthorized storage or disposal of yard trash prohibited within the minimum setbacks of (Check any that are Not OK) 62-701.300(12)  100 feet from potable water wells (except on-site)?  50 feet from water bodies?	>			
2.3	Unauthorized disposal or storage prohibited in any natural or artificial body of water including ground water and wetlands? (Does not apply to standing water after a storm event.) 62-701.300(2)(d)	~		-	
2.4	Unauthorized disposal or storage prohibited, except yard trash, within 200 feet of any natural or artificial body of water, including wetlands without permanent leachate controls, except impoundments or conveyances which are part of an on-site, permitted stormwater management system or on-site water bodies with no off-site discharge? 62-701.300(2)(e)	~			
2.5	Unauthorized open burning of solid waste prohibited except in accordance with Department requirements? 62-701.300(3)	>			
2.6	Are the following unauthorized wastes or special wastes properly controlled, managed and disposed? (Check any that are Not OK)  Hazardous waste 62-701.300(4)  Biomedical waste 62-701.300(6)  Yard trash 62-701.300(8)(c)  Whole waste tires 62-701.300(8)(e)  Regulated asbestos waste 62-701.520(3), 62-701.730(19)  Used oil and oily wastes, except as exempted 62-701.300(11)  PCB wastes 62-701.300(5)  Lead-acid batteries 62-701.300(8)(a)  White goods 62-701.300(8)(d)  Liquids 62-701.300(10)  CCA treated wood 62-701.300(14)	>			
2.7	Are only permitted waste types disposed at facility? 62-701.340(2), 62-701.500(6)(a), 62-701.500(2)(c)	<b>&gt;</b>			
item No.	LANDFILL OPERATION AND MAINTENANCE Completed	Ok	Not Ok	Unk	N/A
2.8	Is there a trained operator on-site at Class I and III landfills when receiving wastes? 62-701.500(1)	~			
2.9	Is there at least one trained spotter at each working face when receiving wastes at Class I and III landfills? 62-701.500(1)	~			
2.10	Are the following records or plans current and available on-site? (Check any that are Not OK)				

No.	LANDFILL OPERATION AND MAINTENANCE Completed	Ok	Not Ok	Unk	N/A
2.8	Is there a trained operator on-site at Class I and III landfills when receiving wastes? 62-701.500(1)				
2.9	Is there at least one trained spotter at each working face when receiving wastes at Class I and III landfills? 62-701.500(1)				
2.10	Are the following records or plans current and available on-site? (Check any that are Not OK)  Training Plan 62-701.320(15)(a)  Operating Plan 62-701.500(2)  Waste weight records 62-701.500(4)  Precipitation records 62-701.500(8)(g)	~			

Item No.	LANDFILL OPERATION AND MAINTENANCE Completed	Ok	Not Ok	Unk	N/A
2.10	Load-checking program records 62-701.500(6)(a)	<del>                                     </del>			
	Training records 62-701.320(15)(a)				ĺ
	Operation record 62-701.500(3)	<b>'</b>			ĺ
	Quantity of leachate 62-701.500(8)(f)				
2.11	Is the operation plan substantially followed? 62-701.500(2)	<b>-</b>			
2.12	Is incoming waste weighed? 62-701.500(4)(a) and (2)(d)	~			
2.13	Is the method and sequence of filling waste according to plans? 62-701.500(2)(f)	~			
2.14	Is access properly controlled to prevent unauthorized waste disposal? 62-701.500(5)	~			
2.15	Is waste compacted as required? 62-701.500(7)(a)	<b>-</b>			
2.16	Are the working face and side slopes above ground graded to a slope no greater than 3 feet horizontal to 1 foot vertical rise? 62-701.500(7)(c)	~			
2.17	Is a narrow working face practiced? 62-701.500(7)(d)	~			
2.18	Is the frequency, amount and quality of initial cover, as required? 62-701.500(7)(e)	~			
2.19	Is the frequency, amount and quality of intermediate cover, as required? 62-701.500(7)(f)	~			
2.20	Is litter controlled and are litter control devices maintained? 62-701.500(7)(i) and (11)(f)	~			
2.21	Is erosion control adequate? 62-701.500(7)(j)		~		
2.22	Is the leachate collection and removal system maintained and operated as required? 62-701.500(2)(j), 62-701.500(8)(b) and (h)	~			-
2.23	Is leachate disposed of or treated as required? 62-701.500(8)(b), (c) and (d)	~			
2.24	If leachate recirculation is practiced at the facility, is it done in accordance with Department requirements and the Operation Plan? 62-701.400(5)				~
2.25	Is gas controlled to not cause objectionable odors beyond the property boundary? 62-701.530(3)(b)	~			
2.26	Is gas controlled to not allow combustible gas concentrations to exceed specified limits? 62-701.530(3)(a)	~			
2.27	Are gas vents intact and functioning properly? 62-701.500(9), 62-701.530(1)(a)3	~			
2.28	Is mixing of leachate and stormwater prevented or minimized? 62-701.500(10), 62-701.400(9)(c)		~		
2.29	Is stormwater management system maintained and operated as required? 62-701.500(10)		~		
2.30	Is there sufficient operating equipment? 62-701.500(11)(a)	~			
2.31	Is there sufficient reserve equipment (or other arrangements)? 62-701.500(11)(b)	~	-		
2.32	Are communication facilities adequate? 62-701.500(11)(c)	<b>-</b>			
2.33	Are approved dust control methods adequate? 62-701.500(11)(d)	<b> </b>			-
2.34	Are fire protection and fire fighting capabilities adequate and operational? 62-701.500(11)(e)	~			
2.35	Are there required signs for operational directions and public information? 62-701.500(11)(g)	~			
2.36	Are all-weather access roads and inside perimeter roads properly maintained? 62-701.500(12)	~			
2.37	Are ground water wells intact and properly maintained? 62-701.510(2)(b), 62-701.620(8)	~			
2.38	Are all additional specific conditions (not otherwise addressed above) in the permit, Department order, or certification, if any, being followed? 62-701.320(1), 403.161, F.S.		>		

Ok

Inspection Date: 08/26/2010

### **SECTION 9.0 - WASTE TIRE FACILITIES**

# Requirements:

No.

The requirements listed in this section provide an opportunity for the Department's inspector to indicate the conditions found at the time of the inspection. A "Not Ok" response to a requirement indicates either a potential violation of the corresponding rule or an area of concern that requires more attention. Both potential violations and areas of concern are discussed further at the end of this inspection report.

Item No.	SOLID WASTE PROHIBITIONS (unless "grandfathered" in, see 62-701.300(18)) Completed	Ok	Not Ok	Unk	N/A
9.1.1	Unauthorized storage, processing, or disposal of solid waste except as authorized at a permitted solid waste management facility or other exempt facility? 62-701.300(1)(a)	~			
9.1.2	Unauthorized disposal or storage prohibited, except yard trash, within 500 feet of a potable water well? 62-701.300(2)(b)	>			
9.2	Unauthorized storage or disposal of yard trash prohibited within the minimum setbacks of (Check any that are Not OK) 62-701.300(12)  100 feet from potable water wells (except on-site)?  50 feet from water bodies?	~			
9.3	Unauthorized disposal or storage prohibited in any natural or artificial body of water including ground water and wetlands? (Does not apply to standing water after a storm event.) 62-701.300(2)(d)	~			
9.4	Unauthorized disposal or storage prohibited, except yard trash, within 200 feet of any natural or artificial body of water, including wetlands without permanent leachate controls, except impoundments or conveyances which are part of an on-site, permitted stormwater management system or on-site water bodies with no off-site discharge? 62-701.300(2)(e)	~			
9.5	Unauthorized open burning of solid waste prohibited except in accordance with Department requirements? 62-701.300(3)	>			
lla	WASTE TIPE FACILITY OF VEDAL DEGLINE WESTER FOR A TOP A CO.				
Item No.	WASTE TIRE FACILITY - GENERAL REQUIREMENTS FOR STORAGE Completed	Ok	Not Ok	Unk	N/A
9.6	If the facility accepts tires from the public, is a sign posted at the facility entrance stating operating hours, cost of disposal and site rules? 62-711.540(1)(a)	~			
9.7	Are operations involving the use of open flames conducted no closer than 25 feet of a waste tire pile? 62-711.540(1)(b)	~			
9.8	If the facility accepts tires from the public, is an attendant always present on site when the site is open for business? 62-711.540(1)(c)	~			
9.9	Are fire protection services assured through notification to local fire protection authorities? 62-711.540(1)(d)	~			
9.10	Is an annual fire safety survey conducted? 62-711.540(1)(d)	~			
9.11	Is a copy of the annual fire safety report made part of the next quarterly report? 62-711.540(1)(d)	~			
9.12	Does the facility have an Emergency Preparedness Manual (EPM) on-site? 62-711.540(1)(e)	~			
9.13	Does the EPM contain the following information? (Check all that are Not OK)  Contact names and numbers 62-711.540(1)(e)1  List of emergency response equipment and locations on-site 62-711.540(1)(e)2  Procedures to be followed in the event of a fire 62-711.540(1)(e)3	<b>&gt;</b>			
9.14	Is the operator at the facility maintaining records of the quantity of waste tires received at the site, stored at the site, and shipped from the site? 62-711.540(1)(g) and 62-711.400(5)	~			
9.15	If the operator of the site is not the owner of the property, has written authorization been obtained from the property owner to operate the facility? 62-711.540(1)(h)	>			
9.16	Is adequate communications equipment available at the site? 62-711.540(1)(i)	~			
9.17	Is the owner or operator providing for control of mosquitoes and rodents so as to protect the public health and welfare? 62-711.540(1)(j)	~			
item	WASTE TIRE FACILITY - STORAGE INDOORS Completed	Ok	Not	Unk	N/A

# TRAIL RIDGE LANDFILL, INC.

Inspection Date: 08/26/2010

Item No.	WASTE TIRE FACILITY - STORAGE INDOORS Completed	Ok	Not Ok	Unk	N/A
9.18	Are waste tire piles more than 50 feet in width? 62-711.540(2)(a)				~
9.19	Are waste tire piles along a wall more than 25 feet in width? 62-711.540(2)(a)				~
9.20	Are widths of main aisles between piles less than 8 feet? 62-711.540(2)(b)	<u> </u>			~
9.21	Is there less than 3 feet of clearance between the top of storage to sprinkler detectors or roof structures? 62-711.540(2)(c)				~
9.22	Is there less than 3 feet of clearance between waste tire piles and unit heaters, etc.? 62-711.540(2)(d)				~
9.23	If waste tires are stored up to 15 feet in height, do walls have at least a 4- hour fire rating? 62-711.540(2)(e)				~
9.24	If waste tires are stored more than 15 feet in height, do walls have a fire rating of not less than 6 hours and columns one hour FR? If more than 20 feet, do columns and its connections with other structural members have two hour FR? 62-711.540(2)(f)				~
9.25	Is the access controlled through the use of doors, fences, gates, natural barriers or other means? 62-711.540(2)(h)				~

item No.	WASTE TIRE FACILITY - STORAGE OUTDOORS Completed	Ok	Not Ok	Unk	N/A
9.26	Is the waste tire site operated within 200 feet from a body of water? 62-711.540(3)(a)	~			
9.27	Does the waste tire pile have a width less than 50 feet? 62-711.540(3)(b)	~			
9.28	Does the waste tire pile have an area less than 10,000 sq. ft? 62-711.540(3)(b)	~			
9.29	Does the waste tire pile have a height less than 15 feet? 62-711.540(3)(b)	~			
9.30	Is there a 50 feet wide fire lane around the perimeter of the waste tire pile? 62-711.540(3)(c)	~			
9.31	Is there unobstructed access to the fire lane? 62-711.540(3)(c)		~		
9.32	is the access controlled through the use of doors, fences, gates, natural barriers or other means? 62-711.540(3)(d)	~			
9.33	Is the site kept free of grass, underbrush, and other potentially flammable vegetation? 62-711.540(3)(f)	~			
9.34	Is the site bermed or given other adequate protection to prevent liquid runoff from entering water bodies? 62-711.540(3)(e)	~			
9.35	Are residuals contained on-site and disposed of in a permitted solid waste management facility or properly recycled? 62-711.540(5)	~			
9.36	Does the waste tire site qualify for the exceptions to the technical and operational standards as allowed by rule? 62-711.540(6)	~			

item No.	WASTE TIRE FACILITY - COLLECTION CENTER Completed	Ok	Not Ok	Unk	N/A
9.37	Are no more than 1,500 tires at the collection center at any one time? 62-711.550(1)(a)				~
9.38	Are all waste tires, which are not used tires, removed from site yearly for recycling, processing, or disposal? 62-711.550(1)(b)				~

### **Current Violations:**

Rule: 62-701.400(9)(c), 62-701.500(10)

Question Number: 2.28

Explanation: Trash and garbage from the landfill observed in the storm water management system

and storm water pond. The sever erosion caused by the Friday, August 20, 2010 rain event appears to have caused a large amount of trash, garbage, leachate, and other

solid waste to enter the storm water system.

Corrective Action: within 14 day Initiate Preliminary Contamination Assessment Activities of the leachate

impacted areas (southern & eastern storm water system & storm water pond).

### Attachments:

leachate in SWMS photo 1



## leachate in SWMS photo 2



Rule: 62-701.500(10)

Question Number: 2.29

Explanation: The storm water system on the southern & eastern portions of the landfill is non

functional. Observed that trash, garbage, dirt, and other solid waste has washed down the side slopes of the landfill filling in most of the storm water control structures. Also observed some sedimentation of the storm water pond. Letter crews were working on

addressing this issue.

Corrective Action: Within days of the occurrence (Aug 20, 2010) restore the storm water management

system to the originally permitted condition and functionality. If this issue cannot be corrected within the specified time period then letter detailing a reasonable schedule to complete the corrective action shall be submitted to the DEP within 14 days of the

inspection date.

# Attachments:

Inspection Date: 08

08/26/2010

### storm water system photo 1



storm water system photo 3



storm water system photo 2



storm water system photo 4



Rule: 62-701.500(7)(j)

Question Number: 2.21

Explanation: According to staff, the Landfill experienced 3.5 inches of rain on Friday, April 20, 2010

which resulted in severer erosion of the southern and eastern side slope portions of the

landfill.

Corrective Action: Immediately continue corrective action to address the erosion issues and cover all

exposed waste. DEP will conduct follow up site visit to verify this issue has been

corrected.

### Attachments:

### erosion photo 1



erosion photo 2



Rule:

62-711.540(3)(c)

Question Number:

9.31

Explanation:

Waste tires observed outside of the yellow line denoting the permitted waste tire storage area and reducing the width of the required fire lane to less than 50 feet.

Corrective Action:

within 24 hours restore the fire lane. DEP will conduct follow up visit to verify this issue

has been corrected.

#### Attachments:

waste tire photo 1



waste tire photo 2



Rule:

62-701.320(1), 403.161

Question Number:

2.38

Explanation:

The DEP received non specific erosion notices on August 16, and June 6, 2010. DEP did not receive notification that a rain event on August 20, 2010 caused severe erosion of the Eastern & southern side slopes and causing a large amount of solid waste from the landfill to be deposited in the storm water management system. Permit Specific Condition 7., provides that "The Permittee shall immediately notify DEP by telephone whenever a serious problem occurs at the Facility, including a fire or another

emergency that poses an unanticipated threat to the public health or the environment.

During regular business hours, notification shall be made to the District at

904.807.3300. If an emergency occurs outside regular business hours, the Permittee shall telephone the 24-hour emergency phone number 800.320.0519. This latter

number is to be used for emergencies only. Within seven days of emergencies, the Permittee shall submit a written report to DEP explaining the extent of the problem, its cause, and what actions have been or will be taken to correct it, and prevent its recurrence."

**Corrective Action:** 

no corrective action needed.

Page 11 of 11

# TRAIL RIDGE LANDFILL, INC.

Inspection Date: 08/26/2010

Signed:	
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REPRESENTATIVE SIGNATURE	ORGANIZATION	
NO SIGNATURE	Trail Ridge Landfill, Inc.	
REPRESENTATIVE NAME	REPRESENTATIVE TITLE	
Jimmy Purvis	Site Manager	
PRINCIPAL INSPECTOR SIGNATURE	ORGANIZATION	DATE
BrinDL	FDE-	8/26/2010
PRINCIPAL INSPECTOR NAME	PRINCIPAL INSPECTOR TITLE	_
Brian A. Durgen	inspector	

NOTE: By signing this document, the Site Representative only acknowledges receipt of this Inspection Report and is not admitting to the accuracy of any of the items identified by the Department as "Not Ok" or areas of concern.