THE STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

CERTIFIED MAIL 7008 0150 0003 4894 2449
RETURN RECEIPT REQUESTED

In the matter of an Application for Permit by:

Permit No.: 21375-013-SC/01

Citrus County

Citrus County Board of County Commissioners 110 N. Apopka Avenue Inverness, FL 34450 Attn: Ms. Susan Metcalfe, P.G.

INTENT TO ISSUE

The Department of Environmental Protection gives notice of its Intent to Issue a permit (copy attached) for the proposed project as detailed in the application specified above, for the reasons stated below.

The applicant, Citrus County Board of County Commissioners, applied on August 21, 2008 to the Department of Environmental Protection for a permit to construct a lateral expansion of an existing Class I landfill, referred to as the Citrus Central Landfill Class I Landfill, Phase 3, subject to the specific and general conditions attached, located near S.R. 44, 3 miles east of Lecanto, Citrus County, Florida.

The Department has permitting jurisdiction under Sections 403.707 and 403.861, Florida Statutes (F.S.), and Chapters 62-4 and 62-701, Florida Administrative Code (F.A.C.). The project is not exempt from permitting procedures. The Department has determined that a solid waste construction permit is required for the proposed work.

The Department intends to issue this permit based on its belief that reasonable assurances have been provided to indicate that the proposed project will not adversely impact water quality and the proposed project will comply with appropriate provisions of Chapters 62-4 and 62-701, F.A.C., subject to the specific conditions attached in the permit.

Pursuant to Section 403.815, Florida Statutes and Chapters 62-110 and 28-106, F.A.C., you (the applicant) are required to publish at your own expense the enclosed Notice of Proposed Agency Action on Permit Application. The notice must be published one time only within thirty (30) days of receipt of this intent in the legal ad section of a newspaper of general circulation in the area affected. Proof of publication must be provided to the Department within seven (7) days of publication of the notice. Failure to publish the notice and provide proof of publication within the allotted time may result in the denial of the permit. The Department will issue the permit with the attached conditions unless petition for administrative proceeding (hearing) is filed pursuant to the provisions of Sections 120.569 and 120.57, Florida Statutes.

A person whose substantial interests are affected by the Department's proposed permitting decision may petition for an administrative hearing in accordance with Sections 120.569 and 120.57 of the Florida Statutes. The petition must contain the information set forth below and must be filed (received) in the Office of General Counsel of the Department at 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida 32399-3000. Petitions filed by the permit applicant or any of the parties listed below must be filed within fourteen days of receipt of this notice of intent. Petitions filed by

any other person must be filed within fourteen days of publication of the public notice or within fourteen days of receipt of this notice of intent, whichever occurs first. A petitioner must mail a copy of the petition to the applicant at the address indicated above, at the time of filing. The failure of any person to file a petition (or a request for mediation, as discussed below) within the appropriate time period shall constitute a waiver of that person's right to request an administrative determination (hearing) under Sections 120.569 and 120.57 of the Florida Statutes, or to intervene in this proceeding and participate as a party to it. Any subsequent intervention will be only at the discretion of the presiding officer upon the filing of a motion in compliance with Rule 28-5.207 of the Florida Administrative Code.

A petition must contain the following information:

- (a) The name, address, and telephone number of each petitioner, the applicant's name and address, the Department Permit File Number, and the county in which the project is proposed;
- (b) A statement of how and when each petitioner received notice of the Department's action or proposed action;
- (c) A statement of how each petitioner's substantial interests are affected by the Department's action or proposed action;
- (d) A statement of the material facts disputed by the petitioner, if any;
- (e) A statement of the facts that the petitioner contends warrant reversal or modification of the Department's action or proposed action;
- (f) A statement identifying the rules or statutes that the petitioner contends require reversal or modification of the Department's action or proposed action; and
- (g) A statement of the relief sought by the petitioner, stating precisely the action that the petitioner wants the Department to take with respect to the action or proposed action addressed in this notice of intent.

Because the administrative hearing process is designed to formulate final agency action, the filing of a petition means that the Department's final action may be different from the position taken by it in this notice of intent. Persons whose substantial interests will be affected by any such final decision of the Department on the application have the right to petition to become a party to the proceeding, in accordance with the requirements set forth above.

Mediation is not available in this proceeding.

Persons whose substantial interests will be affected by such a modified final decision of the Department have a right to petition for a hearing only in accordance with the requirements for such petitions set forth above, and must therefore file their petitions within fourteen days of receipt of this notice of intent.

When the Order (Permit) is final, any party to the Order has the right to seek judicial review of the Order pursuant to Section 120.68, Florida Statutes, by the filing of a Notice of Appeal pursuant to Rule 9.110, Florida Rules of Appellate Procedure, with the Clerk of the Department in the Office of General Counsel, 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida 32399-3000; and by filing a copy of the Notice of Appeal accompanied by the applicable filing fees with the appropriate District Court of Appeal. The Notice of Appeal must be filed within 30 days from the date the Final Order is filed with the Clerk of the Department.

Executed in Hillsborough County, Florida.

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Deboráh A. Getzof District Director

Southwest District

DAG/sgm Attachments Copies furnished to:

Citrus County Elected Officials Notification
Dominique Bramlett, P.E., SCS Engineers, dbramlett@SCSEngineers.com
Patty Jefferson, Citrus County, patty.jefferson@bocc.citrus.fl.us
Fred Wick/Frank Hornbrook, FDEP, Tallahassee (e-mail)
Ronni Moore, OGC Tallahassee (e-mail)
John Morris, P.G., FDEP Tampa (e-mail)
Susan Pelz, P.E., FDEP Tampa (e-mail)

CERTIFICATE OF SERVICE

The undersigned duly designated deputy agency clerk hereby certifies that this **NOTICE OF INTENT TO ISSUE** and all copies were mailed or transmitted electronically to the addressee and the listed persons before the close of business on October 1,2009 to the listed persons.

FILING AND ACKNOWLEDGMENT FILED,

on this date, pursuant to Section 120.52(11), Florida Statutes, with the designated Department Clerk, receipt of which is hereby acknowledged.

(01 --- 1-)

(Date)

State of Florida Department of Environmental Protection Notice of Proposed Agency Action on Permit Application

The Department gives notice of its intent to issue a permit (File No. 21375-013-SC/01) to the Citrus County Board of County Commissioners, who applied on August 21, 2008 to the Department of Environmental Protection for a permit to construct a lateral expansion of an existing Class I landfill, referred to as the Citrus Central Landfill Class I Landfill, Phase 3, subject to the specific and general conditions attached, located near S.R. 44, 3 miles east of Lecanto, Citrus County, Florida.

Persons whose substantial interests are affected by the Department's proposed permitting decision may petition for an administrative proceeding (hearing) in accordance with Section 120.57, Florida Statutes. The petition must contain the information set forth below, and must be filed (received) in the Office of General Counsel of the Department at 3900 Commonwealth Boulevard, Mail Station 35, Tallahassee, Florida 32399-3000, within fourteen (14) days of publication of this notice. A copy of the petition must also be mailed at the time of filing to the applicant at the address indicated. Failure to file a request for hearing within this time period shall constitute a waiver any right such person may have to request an administrative determination (hearing) under Section 120.57, Florida Statutes. Mediation is not available in this proceeding.

The petition shall contain the following information; (a) The name, address, and telephone number of each petitioner, the applicant's name and address, the Department Permit File Number and the county in which the project is proposed; (b) A statement of how and when each petitioner received notice of Department's action, or proposed action; (c) A statement of how each petitioner's substantial interests are affected by the Department's action or proposed action; (d) A statement of the material facts disputed by Petitioner, if any; (e) A statement of facts which petitioner contends warrant reversal or modification of the Department's action or proposed action; and (f) A statement of which rules or statutes petitioner contends require reversal or modification of the Department's action or proposed action; and (g) A statement of the relief sought by petitioner, stating precisely the action petitioner wants the Department to take with respect to the Department's action or proposed action.

If a petition is filed, the administrative hearing process is designed to formulate agency action. Accordingly, the Department's final action may be different from the position taken by it in this notice. Persons whose substantial interests will be affected by any decision of the Department with regard to the application have the right to petition to become a party to the proceeding. The petition must conform to the requirements specified above and be filed (received) within 14 days of publication of this notice in the Office of General Counsel at the above address of the Department.

Failure to petition within the allowed time frame constitutes a waiver of any right such person has to request a hearing under Section 120.57, Florida Statutes, and to participate as a party to this proceeding. Any subsequent intervention will only be at the approval of the presiding officer upon motion filed pursuant to Rule 28-5.207, Florida Administrative Code.

The application is available for public inspection during normal business hours, 8:00 a.m. to 5:00 p.m., Monday through Friday, except legal holidays, at 13051 North Telecom Parkway, Temple Terrace, Florida 33635-0926.



Florida Department of Environmental Protection

Governor

Jeff Kottkamp

Charlie Crist

Jeff Kottkamp Lt. Governor

Michael W. Sole Secretary

Southwest District 13051 North Telecom Parkway Temple Terrace, Florida 33637-0926 Telephone: 813-632-7600

PERMITTEE

Citrus County Board of County Commissioners 110 N. Apopka Avenue Inverness, FL 34450

Attention:

Ms. Susan Metcalfe, P.G., Director Citrus County Public Works, Division of Solid Waste Mgmt.

PERMIT/CERTIFICATION

WACS ID No: SWD/09/39859 Permit No: 21375-013-SC/01

Date of Issue: Expiration Date:

County: Citrus Lat/Long: 28°51'07"

82°26**'**12"

Sec/Town/Rge: 1/19S/18E

Project: Citrus County Central

Class I Landfill Phase 3 Construction

This permit is issued under the provisions of Chapter 403, Florida Statutes, and Florida Administrative Code Rule(s) 62-4, 62-302, 62-330, 62-520, 62-522, 62-550, and 62-701. The above named permittee is hereby authorized to perform the work or operate the facility shown on the application and approved drawing(s), plans and other documents, attached hereto or referenced in Specific Condition #A.2., and made a part hereof and specifically described as follows:

To construct an expansion of a Class I landfill (approximately 6.2 acres), referred to as the Citrus County Central Landfill, Phase 3 subject to the specific and general conditions attached, located near S.R. 44, 3 miles east of Lecanto, Citrus County, Florida. The specific conditions attached are for the construction of:

1. Class I Landfill and related appurtenances

Replaces Permit No.: N/A, new

This permit contains compliance items summarized in **Attachment 1** that shall be complied with and submitted to the Department by the dates noted. If the compliance dates are not met and submittals are not received by the Department on the dates noted, enforcement action may be initiated to assure compliance with the conditions of this permit.

General Information:

Disposal acres	Approx. 6.2 acres (Phase 3 only) [ref. SC#A.2.a., Application form Part .3.]
Lowest Bottom elevation of Phase 3 (in primary sump)	+48.0 ft. NGVD [ref. SC#A.2.a.(4), Sheet 7 of 19]
Design top elevation at final buildout	max. +225.0 feet NGVD [ref. SC#A.2.a., Eng. Report, Sec. F. Att. F-3]
Sideslopes max.	3H:1V [ref. SC#A.2.a., Eng. Report, Sec. F. Att. F-3]
Liner system (bottom to top) [SC#A.2.a.(4), Details 2 & 3/Sheet 9 of 19]	 Prepared subbase of compacted soil [Spec. 31 20 00-Table 31 20 00-1] biaxial reinforcing geogrid [Spec. 31 32 19-Table 31 32 19-2] Geosynthetic clay liner (GCL) (5 x 10⁻⁹ cm/sec) [Spec. 02 56 15-Table 3] (cell bottom only) 60 mil textured (both sides) HDPE geomembrane [GM] [Spec. 33 05 20-Table 33 05 20-1] 250 mil leak detection bi-planar geocomposite [BGDN] (n/w GT/geonet/n/w GT), [Spec. 31 05 21-Table 31-05-21-1] 60 mil textured (both sides) HDPE geomembrane [GM] [Spec. 33 05 20-Table 33 05 20-1] 300 mil tri-planar leachate collection geocomposite [TGDN] (n/w GT/geonet/n/w GT) [Spec. 31 05 20-Table 31-05-20-1] 2-foot protective sand layer (5.2 x 10⁻⁴ cm/sec) [Spec. 31 20 00-Table 31 20 00-1] (placed on cell bottom during construction & on side slopes during operation) uniaxial reinforcing geogrid (on-side slopes only & replaced by 2 ft protective layer during operation) [Spec. 31 32 19-Table 31 32 19-1]
LCS drainage system (top to bottom)	- Drainage/protective sand ≥ 5.2 x 10 ⁻⁴ cm/sec [Spec. 31 20 00-Table 31 20 00-1] - One trench drains from east to west in center of each cell. 8-inch SDR 17 HDPE perforated LCS piping. [ref. Spec 33 51 10-2.01.B. SC#A.2.a.(4), Detail B, Sheet 9 of 19] Slope=1.0% after settlement at buildout [ref. SC#A.2.a., Eng. Report, Sec. H.3.b.3.] - LCS pipe drains to a primary leachate collection sump at the west end of Phase 3, then is pumped via two 24-inch SDR 17 HDPE side slope riser pipe to 4-inch HDPE leachate transmission line w/in-line meter to the existing 6-inch primary leachate transmission line to the existing leachate
LDS drainage system	storage tank [ref. SC#A.2.a.(4), Sheets 6 and 7 of 19] - LDS geocomposite pipe drains to a secondary leachate collection sump at west end of Phase 3, then is pumped via a 24-inch SDR 17 HDPE side slope riser pipe to 1.5-inch HDPE secondary leachate transmission line w/in-line meter to the 4-inch primary leachate transmission line to the existing 6-inch primary leachate transmission line to the existing leachate storage tank [ref. SC#A.2.a.(4), Sheets 6 and 7 of 19]
Design life	4.3 years (Phase 3) [ref. SC#A.2.a., Part F.5.c.]
Interface friction angles	GCL/Biaxial geogrid & BGDN/Uniaxial geogrid interfaces \geq 12.0° [Spec. 02 56 15-2.02.H.; Spec. 31 32 19-2.02.F. & H.] GM/GCL, GM/TGDN, GM/BGDN, & GM/Subbase soil interfaces \geq 20.5° [Spec. 33 05 20-3.02.G. through J.] Uniaxial geogrid/Protective soil interface \geq 22.0° [Spec. 31 32 19-2.02.G.]

GENERAL CONDITIONS:

- 1. The terms, conditions, requirements, limitations and restrictions set forth in this permit, are "permit conditions" and are binding and enforceable pursuant to Sections 403.141, 403.161, 403.727, or 403.861, Florida Statutes. The permittee is placed on notice that the Department will review this permit periodically and may initiate enforcement action for any violation of these conditions.
- 2. This permit is valid only for the specific processes and operations applied for and indicated in the approved drawings or exhibits. Any unauthorized deviation from the approved drawings, exhibits, specifications, or conditions of this permit may constitute grounds for revocation and enforcement action by the Department.
- 3. As provided in subsections 403.087(6) and 403.722(5), F.S., the issuance of this permit does not convey any vested rights or any exclusive privileges. Neither does it authorize any injury to public or private property or any invasion of rights, nor any infringement of federal, State, or local laws or regulations. This permit is not a waiver of or approval of any other Department permit that may be required for other aspects of the total project which are not addressed in this permit.
- 4. This permit conveys no title to land or water, does not constitute State recognition or acknowledgment of title, and does not constitute authority for the use of submerged lands unless herein provided and the necessary title or leasehold interests have been obtained from the State. Only the Trustees of the Internal Improvement Trust Fund may express State opinion as to title.
- 5. This permit does not relieve the permittee from liability for harm or injury to human health or welfare, animal, or plant life, or property caused by the construction or operation of this permitted source, or from penalties therefore; nor does it allow the permittee to cause pollution in contravention of Florida Statutes and Department rules, unless specifically authorized by an order from the Department.
- 6. The permittee shall properly operate and maintain the facility and systems of treatment and control (and related appurtenances) that are installed and used by the permittee to achieve compliance with the conditions of this permit, are required by Department rules. This provision includes the operation of backup or auxiliary facilities or similar systems when necessary to achieve compliance with the conditions of the permit and when required by Department rules.
- 7. The permittee, by accepting this permit, specifically agrees to allow authorized Department personnel, upon presentation of credentials or other documents as may be required by law and at reasonable times, access to the premises where the permitted activity is located or conducted to:
 - (a) Have access to and copy any records that must be kept under conditions of the permit;
 - (b) Inspect the facility, equipment, practices, or operations regulated or required under this permit; and
 - (c) Sample or monitor any substances or parameters at any location reasonably necessary to assure compliance with this permit or Department rules.

Reasonable time may depend on the nature of the concern being investigated.

GENERAL CONDITIONS:

- If, for any reason, the permittee does not comply with or will be unable to comply with any condition or limitation specified in this permit, the permittee shall immediately provide the Department with the following information:
 - A description of and cause of noncompliance; and
 - The period of noncompliance, including dates and times; or, if not corrected, the anticipated time the noncompliance is expected to continue, and steps being taken to reduce, eliminate, and prevent recurrence of the noncompliance.

The permittee shall be responsible for any and all damages which may result and may be subject to enforcement action by the Department for penalties or for revocation of this permit.

- In accepting this permit, the permittee understands and agrees that all records, notes, monitoring data and other information relating to the construction or operation of this permitted source which are submitted to the Department may be used by the Department as evidence in any enforcement case involving the permitted source arising under the Florida Statutes or Department rules, except where such use is prescribed by Sections 403.111 and 403.73, F.S. Such evidence shall only be used to the extent it is consistent with the Florida Rules of Civil Procedure and appropriate evidentiary rules.
- The permittee agrees to comply with changes in Department rules and Florida Statues after a reasonable time for compliance; provided, however, the permittee does not waive any other rights granted by Florida Statutes or Department rules.
- This permit is transferable only upon Department approval in accordance with Rule 62-4.120 and 62-730.300, Florida Administrative Code, as applicable. The permittee shall be liable for any non-compliance of the permitted activity until the transfer is approved by the Department.
- This permit or a copy thereof shall be kept at the work site of the permitted activity.
- 13. This permit also constitutes:
 - Determination of Best Available Control Technology (BACT) (a)
 - (b) Determination of Prevention of Significant Deterioration (PSD)
 - Certification of compliance with State Water Quality Standards (Section 401, PL 92-500)
 - Compliance with New Source Performance Standards (d)

GENERAL CONDITIONS:

- 14. The permittee shall comply with the following:
 - (a) Upon request, the permittee shall furnish all records and plans required under Department rules. During enforcement actions, the retention period for all records will be extended automatically unless otherwise stipulated by the Department.
 - (b) The permittee shall hold at the facility or other location designated by this permit records of all monitoring information (including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation) required by the permit, copies of all reports required by this permit, and records of all data used to complete the application for this permit. These materials shall be retained at least three years from the date of the sample, measurement, report, or application unless otherwise specified by Department rule.
 - (c) Records of monitoring information shall include:
 - the date, exact place, and time of sampling or measurements;
 - the person responsible for performing the sampling or measurements;
 - 3. the dates analyses were performed;
 - 4. the person responsible for performing the analyses;
 - 5. the analytical techniques or methods used;
 - 6. the results of such analyses.
- 15. When requested by the Department, the permittee shall within a reasonable time furnish any information required by law which is needed to determine compliance with the permit. If the permittee becomes aware the relevant facts were not submitted or were incorrect in the permit application or in any report to the Department, such facts or information shall be corrected promptly.

SPECIFIC CONDITIONS: PART A -Solid Waste Facility General Requirements

1. **Facility Designation**. This site shall be classified as a Class I landfill and shall be constructed, operated, closed, monitored and maintained in accordance with all applicable requirements of Chapters 62-4, 62-302, 62-330, 62-520, 62-522, 62-550, and 62-701, Florida Administrative Code (F.A.C.) and all applicable requirements of Department rules.

- 2. **Permit Application Documentation**. This permit is valid for **construction** of Phase 3 of the Class I landfill and related systems (including bottom liner system, leachate collection and detection systems), at the Citrus County Central Class I Landfill in accordance with Department rules and the reports, plans and other information prepared by SCS Engineers (unless otherwise specified) as follows:
 - a. <u>Citrus County Class I Central Landfill Phase 3 Expansion</u>
 <u>Construction Permit Application...</u> (collated into two 3-ring binders and plan set*) dated August 14, 2008 (received August 21, 2008), as revised, replaced or amended (replacement pages inserted into original) dated and received December 10, 2008, dated and received March 5, 2009, dated June 11, 2009 (received June 26, 2009), dated August 31, 2009 (received September 1, 2009), and dated September 9, 2009 (received September 10, 2009). This information includes, but is not limited to:
 - 1) Technical Specifications, Attachment H-1, Appendix L [Specs.];

 - 3) Water Quality and Leachate Monitoring Plan, prepared by Jones Edmunds & Associates, Inc., dated November 2008, Attachment M-1 [Water Quality Monitoring Plan]; and
 - 4) Plan Set titled, <u>Citrus County Solid Waste Management</u>
 <u>Division Central Landfill Phase 3 Expansion Construction Drawings...</u>
 (19 Sheets) dated August 2008 (revised and received December 10, 2008), including revised Sheets 7 of 19 through 10 of 19, received June 26, 2009.

Permit Modifications.

- a. Any construction or operation not previously approved as part of this permit shall require a separate Department permit unless the Department determines a permit modification to be more appropriate. Any significant changes to the construction or operation at the facility shall require a permit modification. Permits shall be modified in accordance with the requirements of Rule 62-4.080, F.A.C. A modification which is reasonably expected to lead to substantially different environmental impacts which require a detailed review by the Department is considered a substantial modification.
- b. This permit does not authorize landfill operation or closure. Construction, operation, or other activities not previously approved as part of this permit shall require a separate Department permit unless the Department determines a permit modification to be more appropriate, or unless otherwise approved in writing by the Department.
- c. This permit authorizes the construction of the bottom liner system, including leachate collection and detection systems and other related appurtenances for the Phase 3 portion of the landfill, only.

* see OCULUS for uncollated submittals

SPECIFIC CONDITIONS: PART A -Solid Waste Facility General Requirements

- 4. **Permit Renewal.** On or before April 1, 2014 the permittee shall notify the Department in writing or electronically of its intent to apply for renewal of this permit and of the anticipated date of submittal of the permit renewal application. No later than August 1, 2014, the permittee shall apply for a renewal of a permit on forms and in a manner prescribed by the Department, in order to assure conformance with all applicable Department rules. Permits shall be renewed at least every five years as required by Rule 62-701.320(10)(b), F.A.C. In the event that the regulations governing this permitted construction are revised, the permit renewal shall include modification of those specific construction conditions which are affected by the revision of regulations to incorporate those revisions in accordance with Specific Condition A.8.
- 5. **Professional Certification.** Where required by Chapter 471 (P.E.) or Chapter 492 (P.G.), Florida Statutes, applicable portions of permit applications and supporting documents which are submitted to the Department for public record shall be signed and sealed by the professional(s) who prepared or approved them.
- 6. **General Conditions**. The permittee shall be aware of and operate under the "General Conditions." General Conditions are binding upon the permittee and enforceable pursuant to Chapter 403, Florida Statutes.
- 7. **Permit Acceptance**. By acceptance of this Permit, the Permittee certifies that he/she has read and understands the obligations imposed by the Specific and General Conditions contained herein and also including date of permit expiration and renewal deadlines. It is a violation of this permit for failure to comply with all conditions and deadlines.
- 8. **Regulations**. Chapter 62-701, F.A.C., effective May 27, 2001, is incorporated into this permit by reference. In the event that the regulations governing this permitted operation are revised, the Department shall notify the permittee, and the permittee shall request modification of those specific conditions which are affected by the revision of regulations to incorporate those revisions.
- 9. **Prohibitions**. The prohibitions of Rule 62-701.300, F.A.C., shall not be violated by the activities at this facility.
 - a. In the event that limestone is encountered during excavation or construction activities, excavation/construction activities in the immediate area shall cease, and the Department shall be notified within 24 hours of discovery. Written notification shall be submitted within 7 days of discovery. The written notification shall include the location, elevation, and extent of limestone noted on a plan sheet, a description of the materials encountered, and documentation of completion of specified over excavation and backfilling activities. Excavation or construction activities shall not resume in the affected area until the specified over excavation and backfilling activities have been completed.

SPECIFIC CONDITIONS: PART A -Solid Waste Facility General Requirements

(Specific Condition #A.9., cont'd)

- b. In the event that surface depressions or other occurrences which may be indicative of sinkhole activity or subsurface instability, are discovered on-site, or within 500 feet of the site, the Department shall be notified in accordance with Specific Condition #C.6.b. The written notification shall include a description of the incident, the location and size of the affected area shown on an appropriate plan sheet, and a corrective action plan which describes the actions necessary to prevent the unimpeded discharge of waste or leachate into ground or surface water.
- c. Open burning of solid waste is prohibited except in accordance with Rule 62-701.300(3) and Chapter 62-256, F.A.C. All fires which require longer than one (1) hour to extinguish must be promptly reported to the Department in accordance with Specific Condition #C.6.b.

- 1. **Construction**. All significant construction activities shall be approved by the Department prior to initiating work, unless specifically authorized otherwise.
 - a. This permit authorizes the construction of the Phase 3 bottom liner system, including leachate collection and detection systems and related appurtenances.
- 2. **Certification of Construction Completion.** All information required by this Specific Condition shall be signed and sealed by a registered professional engineer or land surveyor as appropriate.
 - a. Within sixty (60) days after Phase 3 construction has been completed and <u>prior to</u> the acceptance of waste, the following activities shall be completed and submitted by the permittee, and shall be approved by the Department:
 - 1) The owner or operator shall submit a Certification of Construction Completion, Form 62-701.900(2), signed and sealed by the professional engineer in charge of construction and quality assurance to the Department for approval, and shall arrange for Department representatives to inspect the construction in the company of the permittee, the engineer, and the facility operator.
 - 2) The owner or operator shall submit Record Drawings/Documents showing all changes (i.e. all additions, deletions, revisions to the plans previously approved by the Department including site grades and elevations). The Record Documents shall include asbuilt plans details and elevations (survey) as appropriate.
 - 3) The owner or operator shall submit a narrative indicating all changes in plans, the cause of the deviations, and certification of the Record Drawings/Documents by the Engineer to the Department.
 - 4) The professional engineer of record shall submit to the Department a final report to verify conformance with the plans and specifications in accordance with Rules 62-701.400(7) and (8), F.A.C.

3. Record Drawings/Documents.

- a. The Record Drawings/Documents shall include, but not be limited to, the following information:
 - 1) Location of all anchor trenches and limits of liner;
 - 2) Daily construction reports;
 - 3) As-built drawings showing the geomembrane panel installation layout, locations of fabricated and field seams, type of seams, destructive sampling locations, locations of all repairs, panel designations, geomembrane booting and connection details;
 - 4) As-built elevations for the leachate collection pipes (including elevations in the trenches and inverts at the collection sump);
 - 5) All geomembrane destructive test results;
 - 6) A compact disc or other electronic media that includes all available photographs documenting all stages of the construction project. Each photograph shall include the camera date stamp.

SPECIFIC CONDITIONS: PART B - Construction Requirements

(Specific Condition #B.3.a., cont'd)

- 7) The information listed in CQAP Section 7;
- 8) Documentation that demonstrates that all leachate collection system piping has been video inspected and pressure cleaned. This documentation shall also detail all deficiencies discovered and corrective actions taken; and
- 9) Construction details for proposed monitor well MW-20 as required by Specific Condition #E.5.b., and #E.5.d., and results of initial sampling as required by Specific Condition #E.5.c.
- 10) Documentation of any geotechnical improvements to the subgrade during cell preparation.

4. Pre-Construction Submittals.

- a. At least thirty (30) days prior to initiation of any construction activity, unless otherwise specified, the permittee shall submit the following information to the Department:
 - A complete set of Plans, Specifications and CQA Plan to be used for construction which includes all changes (i.e., all additions, deletions, revisions to the plans previously approved by the Department). All changes shall be noted using strikethrough (strikethrough) for deletions, and shading (shading) or underline (underline) for additions. All changes in the plans, specifications and CQA Plan shall be accompanied by a narrative indicating the change. Significant changes in the plans, as determined by the Department, shall require a permit modification. All changes in the plans shall be noted on the plans and the cause of the deviation and a re-certification of the alternate design by the design engineer shall be provided. These alternate designs shall be approved by the Department prior to construction. If no changes have been made to the construction plans, Specifications or CQA Plan, the permittee shall notify the Department in writing that no changes have been made, and re-submittal of these documents will not be required prior to construction;
 - 2) The role and name of the specific company/organization for each of the parties in the Project team [CQAP Section 3.02];
- b. At least 30 days prior to initiation of installation of the liner, the results of the interface friction testing using actual construction materials shall be submitted to the Department. The results must demonstrate that the all interfaces each exhibit a minimum safety factor of 1.5 against sliding. Placement of the geomembrane shall not proceed prior to the Engineer's receipt of the results of the interface friction testing which meet the requirements of this condition. The minimum specified interface friction angles are as specified in Specific Condition B.11.f., with no cohesion for all liner system interfaces [Spec. 02 52 15-2.02.H. & I.; Spec. 31 32 19-2.02.H.].

(Specific Condition #B.4., cont'd)

- c. **No later than 2 weeks** prior to construction of the following components of the project, the Department shall be notified of the initiation of construction of these components (for each phase of construction) to allow the Department to observe the construction of:
 - 1) Seaming performed using a method other than double-fusion (wedge) or extrusion welding and;
 - 2) Bottom liner tie-in (with Phase 2) areas;
- d. At least seven (7) days prior to initiation of the following activities, the permittee shall submit the following information:
 - 1) Initiation of any dewatering activity Submit a dewatering plan for the removal and disposal of groundwater encountered and required to be removed as part of construction;
 - 2) Initiation of placing drainage sand Submit permeability test results for the drainage sand [Spec. 31 20 00-2.03.C.].
- e. To allow for observation, at least 72 hours prior to initiation, the Department shall be notified of any spark testing.
- 5. Pre-Construction Meeting Notification. Department Solid Waste Permitting staff shall be notified at least one (1) week prior to all pre-construction meetings. Prior to initiating construction activities, the permittee shall make arrangements for the Engineer of Record to meet on site and discuss all plan changes with Department Solid Waste Permitting Staff. A copy of the minutes from the pre-construction conference shall be submitted to the Department within two (2) weeks of the conference.
- 6. Construction Schedule and Progress Report.
 - a. No later than one (1) week after the pre-construction conference, the owner or operator shall submit a construction schedule which includes estimated dates for each portion of the construction to the Department. The Engineer of Record or another qualified professional engineer shall make periodic inspections during construction to ensure that design integrity is maintained.
 - b. An updated construction schedule and progress report shall be submitted to the Department monthly, by the 15th of each month. The monthly progress report should be submitted in an appropriately labeled three-ring binder of sufficient size to store the monthly progress reports for the entire project, or may be submitted electronically. The monthly progress reports shall include, but not be limited to:
 - 1) A narrative explaining the status (and any delays) of major stages of the construction (i.e., liner, piping, etc.),
 - Progress meeting minutes [CQAP, Sec. 4.2];
 - 3) Problem or work deficiency meeting minutes [CQAP, Sec. 4.3]; and
 - 4) Color copies of photographs which are representative of the typical construction activities for the reporting period and details of major stages of construction (e.g., biaxial reinforcing geogrid installation, leachate trench construction, Phase 2 liner tie-in, etc.). Photographs shall be date stamped.

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SPECIFIC CONDITIONS: PART B - Construction Requirements

Construction Tolerances. 7.

- For final grading, the construction tolerances shall be ± 0.20 ft. (vertical) and ± 0.50 ft. (horizontal) for elevation and $\pm 0.10\%$ for slope to the lines and grade as shown on the construction drawings [Spec. 31 20 00-3.111.
- As-built topographic surveys shall demonstrate that the liner and protective soil cover were constructed within the tolerance required by the Drawings and Specifications. Grid spacing shall be no greater than a 50 ft. grid [Spec. 01 51 01-3.01.I.].
- All soil layers shall be constructed to the thicknesses listed in the Specifications and CQA Plan, which are minimum requirements.
- Leachate collection pipe invert elevations shall be surveyed/recorded every 50 linear feet along the pipe and at each change in direction. The construction tolerance for pipe elevations shall be ± 0.1 ft. for the leachate collection and detection lines.

8. Construction Quality Assurance.

- CQA Plan and Observation.

 1) Liner systems shall have a construction quality assurance plan to provide personnel with adequate information to achieve continuous compliance with the construction requirements. The Construction Quality Assurance Plan shall be in accordance with Rules 62-701.400(7) and (8), F.A.C., the CQA Plan [ref. SC#A.2.a(2)], and the conditions of this permit.
 - The professional engineer or his designee shall be on-site at all times during construction (including liner system and leachate collection/detection systems) to monitor construction activities.
 - The CQA Consultant and CQA support personnel shall evaluate contractor activities; review and evaluate submittals, and MQC and CQC results; perform and evaluate CQA tests; and notify the Engineer of defective or non-conforming work. [CQAP, Sec. 3.4]
 - The CQA Laboratories shall be independent of the Contractors, Installers, and Manufacturers. [CQAP, Secs. 3.8 & 3.9] The CQA Laboratories are responsible for conducting interface friction angle testing, internal shear testing (GCL), GCL hydraulic conductivity testing, and liner seams peel and shear testing.
- <u>Construction Documents.</u> A complete set of construction drawings and shop drawings, which include daily additions, deletions and revisions, shall be maintained on-site at all times for reference. Drawings which show the locations of geomembrane panel seams and repairs shall be kept on-site at all times for reference. Work shall not be concealed until required information is recorded.

(Specific Condition #B.8., cont'd)

c. Spills.

- 1) Leachate shall not be deposited, injected, dumped, spilled, leaked, or discharged in any manner to the land, surface water or groundwater at any time during the construction activities.
- 2) The Department shall be notified in accordance with Specific Condition #C.6.b. of all fuel, oils, greases, solvents, lubricants, etc., that are spilled or leaked in areas that may discharge outside the liner system. The permittee shall ensure that all personnel working on the landfill site (including contractors and subcontractors) shall utilize all appropriate measures to prevent spills and leaks of fuel, solvents, lubricants, oils, etc.
- d. <u>Defective work</u>. Unsatisfactory, defective or non-conforming work shall be reported to the Engineer and shall be corrected, or the reasons for not correcting the work shall be recorded and maintained on-site for reference and inspections. Documentation of the corrections or reasons for not correcting the work shall be submitted with the Record Documents required by Specific Conditions #B.2 and #B.3. All areas not meeting the requirements of the contract specifications and CQA Plan shall be reworked by the Contractor to meet the specifications, CQA Plan and requirements of this permit.
- e. Night work. Construction activities such as geomembrane seaming, QA/QC testing of the geosynthetics or soil materials, surveying, etc. shall not be carried out during non-daylight hours without prior Department approval [Spec. 33 05 20-1.04.K.]. If these activities will be conducted during nighttime hours, the Department shall be notified at least 1 week in advance for schedule makeup, and 1 day for weather emergencies, to allow for Department observation [see Spec. 33 05 20-3.04.J.]. This notification shall include a description of the methods to be used to provide adequate illumination to ensure that the quality of the construction is not compromised.

f. Dewatering.

- All excavations shall be maintained free from standing water. Except for the stormwater management system construction, no construction, including pipe laying, shall be allowed in water. In the event that it appears that the excavation is being impacted by groundwater, the contractor shall take the corrective actions necessary to demonstrate that the groundwater is sufficiently below the bottom of the excavation.
- 2) Required dewatering shall be conducted in accordance with the dewatering plan submitted in accordance with Specific Condition B.4.d(1).
- g. Sandbags or other temporary anchoring devices shall be removed prior to subsequent placement of materials over the geosynthetics.
- h. Where sod is used over lined areas, pegging of sod shall not damage the liner.
- i. All portions of the bottom liner system including leachate collection and detection system components, shall be observed and documented by the CQA Officer or CQA support personnel.

(Specific Condition #B.8., cont'd)

- j. CQA daily reports shall include weather conditions (e.g., precipitation, temperature).
- k. Runoff from stockpiled soils shall not discharge to surface water bodies or wetlands such that Department surface water standards are violated at the point of discharge.
- 1. No solid waste shall be used for backfill.
- m. Monitoring wells shall be protected at all times during construction. In the event that a monitoring well is damaged, the Department shall be notified in accordance with Specific Condition C.6.b.
- 9. Laboratory and Field Testing Requirements. Field and laboratory testing during the construction activities shall be conducted by a qualified testing laboratory, independent of the manufacturer or installer, representing the owner. A qualified field technician representing the owner shall provide full time, on-site inspection during construction. The field technician shall work under the supervision of a professional engineer registered in the State of Florida with experience in landfill liner construction.

10. Soil Materials.

- a. Compaction.
 - The subbase (material under biaxial reinforcing geogrid) shall be compacted to a minimum of 95% Standard Proctor maximum dry density. [Spec. 31 20 00-Table 31 20 00-1B] The subbase material shall meet the requirements of Specification Section 31 32 19-3.03.A.
 - 2) Compaction equipment used for proofing-rolling shall be a vibratory drum roller having a static at-drum weight of at least 10 tons capable of obtaining the densities specified [Spec. 31 $20\ 00$ -3.03.C.].
- b. During the preparation of the subbase, the entire site shall be inspected under the direction of a geotechnical engineer and shall be evaluated for soils that may pump, rut or settle, or that would indicate soft or loose conditions. The permittee shall notify the Department within 24 hours of discovery of any such conditions and shall ensure that the foundation is geotechnically improved in these areas [Spec. 31 20 00-3.03].
- c. The protective cover soil shall have a minimum hydraulic conductivity of 5.2×10^{-4} cm/sec and shall be a minimum of 24-inches thick [ref. SC#A.2.a.(4), Detail 3, Sheet 9 of 19]. The frequency of permeability tests to be performed on the drainage sand material to demonstrate the required permeability shall be 1 per acre of protective cover soil [Spec. 31 20 00-Table 31 20 00-1].
- d. The leachate collection trench gravel shall be well-graded gravel that meets the requirements of Specification Parts 31 20 00-2.04 & 2.05.
- e. All laboratory tests required for the borrow sources for backfill, sand and gravel shall be done by an independent soils testing agency retained by the Owner.

(Specific Condition #B.10., cont'd)

- f. Soil CQA testing frequencies for the final subbase shall be doubled for the first five acres of liner system construction. Earthwork shall be tested by the CQAM for the tests and frequencies specified in Specification 31 20 00-Table 31 20 00-1.
- g. Soil cover material shall be placed over the geocomposite such that the geocomposite is not damaged and no tensile stress is induced in the materials.
- h. Prior to placement of materials on the subbase, an as-built topographic survey shall be provided to the Engineer to verify conformance with the Drawings and Specifications. The subbase shall be accepted by the Liner Installer and Engineer in writing before placement of the next layer.
- i. During the construction of, and until the GCL is placed on the subbase, the subbase shall be inspected daily for signs of desiccation, excessive moisture, or other damage. In the event that the condition of the subbase deteriorates, corrective actions shall be implemented immediately. Washouts or erosion of the subbase shall repaired immediately. The CQAM shall observe the condition of the subbase and note areas of inadequacy, erosion or other deterioration in the Daily Reports.
- j. Markers used to observe the depth of the protective soil cover shall be removed after use and shall not be abandoned in place.

11. Geosynthetic Materials.

- a. Conformance testing.
 - 1) The CQA Consultant or designee (independent from the Contractor) shall take conformance samples of the geosynthetics materials in accordance with the test methods and frequencies referenced in Specific Condition B.11.a(3) below. In all cases, the test results shall meet or exceed the property values in the Specifications and CQA Plan.
 - 2) The geosynthetic materials shall not be accepted for use on the project until the results of the CQA conformance testing that indicate that the geosynthetics meet the specifications have been received.
 - 3) The geosynthetic materials shall conform to the following:
 - a) Biaxial reinforcing geogrid: Spec. 31 32 19-Table 31 32 19-2
 - b) GCL: Spec. 02 56 15-Table 3
 - c) Geomembrane [GM]: Spec. 33 05 20-Table 33 05 20-1
 - d) Bi-planar Geocomposite [BGDN]: Spec. 31 05 21-Tables 31-05-21-1 through 31-05-21-3
 - e) Tri-planar Geocomposite [TGDN]: Spec. 31 05 20- Tables 31-05-20-1 through 31-05-20-3
 - f) Uniaxial reinforcing geogrid: Spec. 31 32 19-Table 31 32 19-1
 - g) Non-woven geotextile: Spec. 31 05 19-2.01
 - 4) Certificates of Compliance from the Manufacturer are acceptable in lieu of CQA testing for the following properties: resin certificates for raw materials for geosynthetics, water vapor transmission rates through geomembranes, Oxidation Induction Time (OIT), general chemical compatibility ratings.

(Specific Condition #B.11., cont'd)

b. Prior to placement of the geomembrane, the GCL layer and/or biaxial geogrid layer shall be inspected and accepted by the geomembrane liner Installer and Engineer [CQAP, Sec. 6.1.3 & 6.5.8].

c. Seaming.

- 1) Seaming processes other than fusion or extrusion welding shall be approved by the Engineer and submitted to the Department prior to implementation.
- 2) Trial seam testing shall meet the requirements of Specification Section 33 05 20-3.05.A. Seaming apparatus or personnel which have failed trial welds shall not be used for seaming until passing welds are achieved.
- 3) Geomembrane seaming activities shall only be conducted during daylight hours and within the weather requirements of the Specifications, unless otherwise specifically approved by the Department. Seaming shall only take place with the "master seamer" present. No geomembrane seaming shall be performed unless the CQA manager/inspector is on-site.
- 4) The full-time resident CQA inspector shall observe no more than two geosynthetics seaming crews at any given time.
- 5) The procedure used to temporarily bond adjacent geomembrane panels together shall not damage the geomembrane. Solvent or adhesive shall not be used to bond geomembrane panels.
- 6) All seaming operations shall cease upon the presence of any precipitation (drizzle, sprinkle, fog, dew, etc.) [Spec. $33\,05\,20$ 3.04.I.].
- 7) On side slopes, seams shall be oriented parallel to the line of maximum slope, i.e., oriented along, not across the slope [Spec. 33 05 20-3.04.B.].
- 8) All geomembrane seams, including trial seams, shall have peel strength of 98 ppi for fusion welds and 78 ppi for extrusion welds, and must exhibit an FTB failure. Shear strength shall be 120 ppi for fusion and extrusion welds [Spec. 33 05 20- Table 33 05 20-2].

d. Destructive testing.

- 1) Destructive tests of the geomembrane seams shall be taken at random locations, at a minimum frequency of one test location per 500 feet of seam. This frequency shall not be based on an average throughout the entire facility [Spec. 33 05 20-3.05.B.1.].
- 2) In all cases destructive tests conducted on the geomembrane field seams shall demonstrate that the failure is outside of the seam area. Five specimens shall be tested for shear and peel. Four of the five specimens shall meet the minimum strength requirements for each test method (peel and shear) listed in Table 33 05 20-2 and all the specimens must exhibit an FTB failure [Spec. 33 05 20-3.05.B.6.]. The strength results shall not be averaged and both sides of fusion welds shall be tested.

(Specific Condition #B.11.d., cont'd)

- 3) Work shall not proceed with any materials which will cover locations which have been destructively tested or repaired until laboratory test results which demonstrate passing values are provided to the on-site CQA manager/inspector.
- 4) All areas that fail nondestructive testing shall be marked by the on-site CQA inspector.
- 5) All welds shall be tested in shear and peel. Geomembrane seams shall not be tested by "hand" exclusively.
- e. Geocomposite Drainage Layer.
 - 1) Transmissivity.
 - a) The transmissivity test results required by the Specifications shall be submitted to the Engineer for review before the proposed materials are approved for use on the project.
 - b) The transmissivity of tri-planar and bi-planar geocomposite shall be in accordance with the minimum transmissivities specified by and based upon the gradients and loads specified in Specification Sections 31 05 20 and 31 05 21, respectively. CQA conformance transmissivity testing shall be conducted on the actual materials that will be used in the project [ref Spec. 31 05 20- Tables 31-05-20-1 through 31-05-20-3; Spec. 31 05 21- Tables 31-05-21-1 through 31-05-21-3].
 - 2) The geocomposite and geotextile shall be handled (stored, placed, etc.) in a manner which prevents the infiltration of dirt and protects the geocomposite and geotextile from abrasion, punctures and excessive moisture. Geocomposite or geotextile that are clogged by dirt shall be cleaned prior to placement.
- f. Interface friction angles.
 - 1) The minimum interface friction angles (peak) for the following interfaces shall be the following:
 - GCL/biaxial geogrid and BGDN/uniaxial geogrid interfaces 12.0 degrees with no cohesion. [Spec. 02 56 15-2.02.H.; Spec. 31 32 19-2.02. F. & H.]
 - GM/GCL, GM/TGDN, GM/BCDN, and GM/subbase soils interfaces 20.5 degrees with no cohesion. [Spec. 33 05 20-3.02.G. through J.]
 - Uniaxial geogrid/protective soil layer interface 22.0 degrees with no cohesion. [Spec. 31 32 19-2.02.G.]

Deviation from this requirement shall require a permit modification and shall demonstrate that adequate slope stability will be achieved.

g. <u>Wrinkles</u>. The construction methods used shall minimize wrinkles in the geomembrane and geocomposites. Excessive wrinkles are wrinkles that fold over when stepped on or are at least 12 inches high. Excessive wrinkles shall be removed, and the areas repaired. Areas where wrinkles are removed shall be repaired and re-tested in accordance with the Specifications and CQA Plan.

(Specific Condition #B.11., cont'd)

- h. The liner system shall not be damaged by excessive traffic.
- i. The geomembrane shall always be kept dry and protected from wind damage. Sandbags or other temporary anchoring devices shall be removed prior to subsequent placement of materials over the geosynthetics. Temporary loading and/or anchoring devices (such as sand bags) shall be removed prior to placing the next layer (i.e., geocomposite or soil) over the geomembrane.
- j. The CQA Officer and support personnel shall inspect the geosynthetic materials for imperfections, faulty work and suspect areas [CQAP, Sec 3.4].
- k. The geomembrane shall be clean at the time when it is examined for defects, and during testing of repairs.

1. Geocomposite Clay Layer.

- The GCL shall have a saturated hydraulic conductivity of no greater than 5×10^{-9} cm/sec [Spec. 02 56 15-Table 3].
- 2) The minimum internal friction angles (peak) for the GCL shall be **20.5 degrees** under fully hydrated conditions and the specified confining pressures [Spec. 02 56 15-2.02.J.]
- 3) GCL that has become prematurely hydrated or has become hydrated with no confining pressure shall not be used on project.
- 4) Prior to placement of the GCL on the bi-axial geogrid, the geogrid subgrade shall be accepted by the GCL liner Installer and Engineer [CQAP, Sec. 6.1.3].
- 5) The GCL shall be covered the same day as installed with the HDPE liner. Only the amount of GCL that can be anchored, inspected, repaired, and covered in the same day shall be installed each day [CQAP, Sec. 6.5.8].
- m. No geomembrane shall be placed in an area that has become softened by precipitation or desiccated and cracked due to lack of moisture. No standing water or excessive moisture shall be allowed on the area to be lined before the geomembrane installation.

12. Leachate collection and removal system.

- a. HDPE pipe or fittings shall not be dropped or crimped during loading, unloading or placement.
- b. Under no circumstances shall pipe be laid in water, and no pipe shall be laid when trench or weather conditions are unsuitable for such work.
- c. All non-pressurized (perforated and non-perforated) HDPE piping shall be jet cleaned and video inspected prior to final acceptance [Spec. 33 51 10-3.08]. The cleaning report and videotapes shall be provided as part of the Record Documents required in Specific Condition #B.3.
- d. All pressurized HDPE piping shall be pressure tested in accordance with Specification Section $33\ 51\ 10-3.06$.

SPECIFIC CONDITIONS: PART C - Operation Requirements

1. Facility Operation Requirements.

- a. The permittee shall operate this facility in accordance with Chapter 62-701, F.A.C., and Operation Permit No. 21375-008-SO/01 (Phases 1, 1A, and 2) or its successors.
- b. Leachate shall not be deposited, injected, dumped, spilled, leaked, or discharged in any manner to soils, surface water or groundwater outside the liner and leachate management systems at any time during the construction or operation of this facility.
- c. In no event shall waste be accepted for disposal in the Phase 3 portion of the Citrus County Central Class I Landfill or the vertical expansion over Phase 1A and 2 until the following requirements have been completed and submitted by the Permittee, and approved by the Department:
 - 1) Certification of Construction Completion requirements of Specific Conditions #B.2. and #B.3.,
 - 2) Financial assurance requirements of Specific Condition #D.4.c.,
 - 3) Construction of groundwater monitoring wells as required by Specific Conditions #E.5.,
 - 4) Completion of initial sampling of new monitoring wells as required by Specific Condition #E.5.
 - 5) Construction of the stormwater management system for Phase 3,
 - 7) Issuance of a separate permit or modification of Operation Permit No. 21375-008-SO/01 or its successors that authorizes operation of **Phase 3** and **vertical expansion over Phases 1A and 2**. The separate permit or modification request shall include operational procedures for protecting the liner system particularly during the placement of the first layer of waste in Phase 3.
- 2. **Facility Personnel**. The owner or operator shall provide adequate personnel for constructing, operating, monitoring and maintaining the facility in an orderly, safe, and sanitary manner.
- 3. Control of Access. Access to, and use of, the facility shall be controlled as required by Rule 62-701.500(5), F.A.C.
- 4. **Monitoring of Waste**. The permittee shall not accept hazardous waste or any hazardous substance at this site. Hazardous wastes are wastes listed in 40 CFR 261 Subpart D as hazardous or are wastes characterized in 40 CFR 261 Subpart C as hazardous. Hazardous substances are those defined in Section 403.703, Florida Statutes or in any other applicable state or federal law or administrative rule. Sludges or other wastes which may be hazardous should be disposed of in accordance with Rules 62-701.300(4) and 62-701.500(6)(b), F.A.C. In the event that hazardous wastes are discovered, the Department shall be notified in accordance with Specific Condition C.6.b. below.

SPECIFIC CONDITIONS: PART C - Operation Requirements

5. Control of Nuisance Conditions. The owner or operator shall control odors, vectors (mosquitoes, other insects, rodents), and fugitive particulates (dust, smoke) arising from the construction so as to protect the public health and welfare. Such control shall minimize the creation of nuisance conditions on adjoining property. Complaints confirmed by Department personnel upon site inspection, shall constitute a nuisance condition, and the permittee must take immediate corrective action to abate the nuisance.

6. Facility Maintenance and Repair.

- a. The site shall be properly maintained including maintenance of access roads, equipment, stormwater and leachate management systems (including pumps and piping), cover systems and berms, gas venting and/or monitoring and management systems, surface water management system, and groundwater monitoring system. Erosion and ponded water within landfill footprint shall be minimized.
- b. In the event of damage to any portion of the landfill site facilities, unauthorized leachate discharges, failure of any portion of the landfill systems (including damaged or dry groundwater monitoring wells), fire, explosion, the development of sinkhole(s) or other subsurface instability at the site, the permittee shall <code>immediately</code> (within 24 hours) notify the Department explaining such occurrence and remedial measures to be taken, method to prevent recurrence, and time needed for repairs. Written, detailed notification shall be submitted to the Department within seven (7) days following the occurrence. Routine maintenance does not require notification but shall be noted on daily reports.
- c. In the event that any portion of the groundwater monitoring system is damaged or unable to be sampled, corrective actions shall be completed within sixty (60) days of the written notification specified in Specific Condition #C.6.b., unless otherwise approved by the Department. Corrective actions which include relocation or installation of new groundwater monitoring wells shall be in accordance with Specific Condition #E.5.a., or as otherwise approved by the Department.
- d. In the event that the leachate management systems are damaged or are not operating effectively, corrective actions shall be initiated within thirty (30) days of the written notification specified in Specific Condition #C.6.b., unless otherwise approved by the Department.
- 7. **Stormwater Management**. The site shall have a surface water management system designed, constructed, operated, and maintained to prevent surface water from running on to waste filled areas, and a stormwater runoff control system designed, constructed, operated, and maintained to collect and control stormwater to meet the requirements of Chapter 62-330, F.A.C., and the requirements for management and storage of surface water in accordance with Rule 62-701.500(10), F.A.C., to meet applicable standards of Chapters 62-3, 62-302, and 62-330, F.A.C. The stormwater management system shall be inspected for damage and proper operation daily.

8. Leachate Management.

a. Leachate shall be managed in accordance with the requirements of Operation Permit No. 21375-008-SO/01 (Phases 1, 1A, and 2) or its successors, Rule 62-701.500(8), F.A.C., and other applicable Department rules.

SPECIFIC CONDITIONS: PART D - Recordkeeping

- 1. **Report submittals**. Unless otherwise specified, all submittals, notifications, requests for permit modification, reports for compliance with this permit, etc. shall be sent to: Solid Waste Section, Department of Environmental Protection, Southwest District Office, 13051 North Telecom Parkway, Temple Terrace, Fl. 33637-0926.
- 2. **Operation Plan and Operating Record.** Each landfill owner or operator shall have an operational (long-term care, monitoring and maintenance) plan. A copy of the Department approved permit, plan, construction reports and record drawings, and supporting information shall be kept at the facility at all times for reference and inspections. Operating records as required by Rule 62-701.500(3), F.A.C., shall be maintained at the site.
- 3. **Waste Records.** The permittee shall maintain all records required by the construction specifications, CQA Plan and this permit on-site during construction, and shall provide copies to the Department upon request, unless specified otherwise.
- 4. **Financial Assurance**. The permittee shall provide adequate financial assurance for this facility and related appurtenances in accordance with Rule 62-701.630, F.A.C.
 - a. All costs for closure shall be adjusted and submitted **annually**, **by September 1**st **each year** to: Solid Waste Manager, Solid Waste Section, Department of Environmental Protection, 13051 North Telecom Parkway, Temple Terrace, Fl. 33637-0926.
 - b. Proof that the financial mechanism has been adequately funded shall be submitted **annually** to: Financial Coordinator, Solid Waste Section, Department of Environmental Protection, 2600 Blair Stone Road, MS#4565, Tallahassee, Florida 32399-2400.
 - c. Proof of the initial funding of the financial assurance mechanism shall be submitted **no later than 60 days prior to** receipt of waste in the Phase 3 portion of the landfill.

SPECIFIC CONDITIONS: PART E - Water Quality Monitoring Requirements

1. Water Quality Monitoring Quality Assurance.

- All field work done in connection with the facility's Water Quality Monitoring Plan regarding the collection of ground water, surface water and leachate (influent, treated effluent, and treatment plant sludge) samples shall be conducted in accordance with the Standard Operating Procedures (SOPs) described in DEP-SOP-001/01 (March 31, 2008) [or as replaced by successor SOPs], as referenced in Rule 62-160.210(1), F.A.C. All laboratory analyses done in connection with the facility's Water Quality Monitoring Plan shall be conducted by firms that hold certification from the Department of Health, Environmental Laboratory Certification Program under Chapter 64E-1, F.A.C., as referenced in Rule 62-160.300(1), F.A.C. The SOPs utilized and the laboratory's list of certified test methods and analytes must specifically address the types of sampling and analytical work that are required by the permit and shall be implemented by all persons performing sample collection or analysis related to this permit. Alternate field procedures and laboratory methods may be used if approved according to the requirements of Rules 62-160.220 and 62-160.330, F.A.C., respectively.
- **b.** The field testing, sample collection and preservation, and laboratory testing, <u>including the collection of quality control samples</u>, shall be in accordance with methods approved by the Department in accordance with Rule 62-4.246 and Chapter 62-160, F.A.C. Approved methods published by the Department or as published in Standard Methods, A.S.T.M., or EPA methods shall be used.

Zone of Discharge.

- a. The zone of discharge shall extend horizontally 100 feet from the limits of the landfill disposal areas or to the property boundary, whichever is less, and shall extend vertically to the first semi-confining unit within the upper Floridan aquifer.
- b. The permittee shall ensure that the water quality standards for Class G-II ground water will not be exceeded at the boundary of the zone of discharge according to Rule 62-520.420(1), F.A.C., and that the ground water minimum criteria listed in Rule 62-520.400(1), F.A.C., will not be exceeded outside the footprint of the landfill disposal areas.

SPECIFIC CONDITIONS: PART E - Water Quality Monitoring Requirements

3. **Ground Water Monitor Well Locations**. The ground water monitoring network is designed and constructed in accordance with the document entitled "Water Quality and Leachate Monitoring Plan," prepared by Jones Edmunds & Associates, Inc., dated November 2008 [ref. SC#A.2.a.(3)]. The ground water monitor wells are located on the figure entitled "Attachment 1, Site Plan," prepared by Jones Edmunds & Associates, Inc., received June 26, 2009 (attached), as follow:

	WACS Testsite			
Well No.	ID Number	Aquifer	Designation	Location
MW-1R *	165	Floridan	Background	See figure
MW-2	149	Floridan	Background	See figure
MW-3	150	Floridan	Background	See figure
MW-7	179	Floridan	Background	See figure
MW-10	22010	Floridan	Compliance	See figure
MW-11	22011	Floridan	Compliance	See figure
MW-12	22012	Floridan	Compliance	See figure
MW-13	22013	Floridan	Compliance	See figure
MW-14	22014	Floridan	Compliance	See figure
MW-15	22015	Floridan	Compliance	See figure
MW-17	22017	Floridan	Compliance	See figure
MW-20 **	23691	Floridan	Compliance	See figure
MW-18	22709	Floridan	Assessment	See figure
MW-19	22710	Floridan	Assessment	See figure
MW-6	168	Floridan	Intermediate	See figure
MW-4R	166	Floridan	Piezometer	See figure
MW-5	167	Floridan	Piezometer	See figure
MW-8R	180	Floridan	Piezometer	See figure
MW-9	181	Floridan	Piezometer	See figure
MW-16	22016	Floridan	Piezometer	See figure
MW-AA	169	Floridan	Piezometer	See figure
MW-B	65	Floridan	Piezometer	See figure
MW-E	171	Floridan	Piezometer	See figure
PZ-1	22711	Floridan	Piezometer	See figure
PZ-2	22712	Floridan	Piezometer	See figure

 $[\]star$ = the designation of existing well MW-1R will change from "background well" to "piezometer" upon initiation of waste disposal in the Phase 3 expansion area.

All wells are to be clearly labeled and easily visible at all times. The permittee should keep all wells locked to minimize unauthorized access.

^{** =} proposed compliance well MW-20 shall be installed prior to the initiation of waste disposal in the Phase 3 expansion area in accordance with the construction details provided in Attachment 2 of the document entitled "Water Quality and Leachate Monitoring Plan," prepared by Jones Edmunds & Associates, Inc., dated November 2008 [ref. SC#A.2.a.(3)]; documentation of well construction shall be prepared in accordance with Specific Condition #E.5.b., and #E.5.d.; an initial sampling event shall be conducted within 7 days of well installation and development for the parameters referenced in Specific Condition #E.5.c.; documentation of well construction details and the results of the initial sampling event shall be submitted as part of the certification of the Phase 3 construction completion [see SC#B.3.a.(9)].

SPECIFIC CONDITIONS: PART E - Water Quality Monitoring Requirements

- 4. **Ground Water Sampling**. The locations, parameters, and frequencies specified herein represent the minimum requirements for ground water monitoring. Additional samples, wells, and parameters may be required based upon subsequent analysis. Method Detection Limits must be less than or equal to the Maximum Contaminant Levels established for the individual parameters to demonstrate compliance with Class G-II ground water standards referenced in Chapter 62-520, F.A.C. Ground water samples for analysis of metals may be field-filtered if the criteria listed in the Department's 1994 technical document entitled Determining Representative Ground Water Samples, Filtered or Unfiltered are met, and shall be limited to the monitor wells that are screened in unconsolidated sandy sediments. Otherwise, compliance with ground water standards shall be based on the analysis of unfiltered samples.
 - **a.** Ground water levels shall be measured at all active wells and piezometers listed in Specific Condition No. E.3., during all sampling events described in Specific Condition Nos. E.4.b., E.4.c., and E.4.d., to a precision of 0.01 foot. The ground water surface contour maps prepared for each sampling event shall include ground water elevations (using a consistent, nationally recognized datum) calculated for each well and piezometer.
 - **b.** Prior to the initiation of waste disposal in Phase 3, routine ground water sampling shall be conducted at a **semi-annual frequency** at background wells MW-1R, MW-2, MW-3, and MW-7, and at compliance wells MW-10, MW-11, MW-12, MW-13, MW-14, MW-15, and MW-17. Following the initiation of waste disposal in Phase 3, routine ground water sampling shall be conducted at a **semi-annual frequency** at background wells MW-2, MW-3, and MW-7, and at compliance wells MW-10, MW-11, MW-12, MW-13, MW-14, MW-15, MW-17, and MW-20. These semi-annual sampling events shall be conducted for analysis of the following parameters:

Field Parameters
Static water levels
before purging
Specific conductivity
pH
Dissolved oxygen
Temperature
Turbidity
Colors & sheens
(by observation)

Laboratory Parameters
Total ammonia - N
Chlorides
Iron
Mercury
Nitrate
Sodium
Total dissolved solids(TDS)
Those parameters listed in 40 CFR
Part 258, Appendix I

c. Intermediate well MW-6 shall be sampled **semi-annually** for analysis of the following parameters:

Field Parameters
Static water levels
before purging
Specific conductivity
pH
Dissolved oxygen
Temperature
Turbidity
Colors & sheens
(by observation)

Laboratory Parameters

Total ammonia - N
Chlorides
Iron
Mercury
Nitrate
Sodium
Total dissolved solids(TDS)
Those parameters listed in 40 CFR
Part 258, Appendix I
Fecal Coliform
Total Trihalomethanes

SPECIFIC CONDITIONS: PART E - Water Quality Monitoring Requirements

(Specific Condition #E.4., continued)

 ${\tt d.}$ Assessment wells MW-18 and MW-19 shall be sampled ${\tt semi-annually}$ for analysis of the following parameters:

Field Parameters
Static water levels
before purging
Specific conductivity
pH
Dissolved oxygen
Temperature
Turbidity
Colors & sheens
(by observation)

Laboratory Parameters

Benzene
Methylene chloride
Vinyl chloride

- 5. **Ground Water Monitor Well Construction**. The following information shall be submitted within 90 days of installation of <u>all</u> new or replacement wells and piezometers, or as stated below:
 - a. <u>Prior to</u> construction of all new or replacement wells and piezometers (excluding proposed well MW-20) the permittee shall request and receive Department approval of a minor permit modification in accordance with Specific Condition No. A.3.a.
 - b. Construction details (record drawings) for <u>all</u> new or replacement wells and piezometers shall be provided to the Department's Southwest District Office on Department Form No. 62-522.900(3), Monitor Well Completion Form (attached) [or as replaced by Department Form No. 62-701.900(30].
 - c. Within one week of well completion and development, each new or replacement well shall be sampled for the parameters listed in Rules 62-701.510(8) (a) and (8) (d), F.A.C.
 - d. A surveyed drawing shall be submitted in accordance with Rule 62-701.510(3)(d)(1), F.A.C., showing the location of all monitor wells and piezometers (active and abandoned) horizontally located in degrees, minutes and seconds of latitude and longitude, and the elevation of the top of the well casing and ground surface by the well casing to the nearest 0.01 foot, using a consistent, nationally recognized datum. The surveyed drawing shall include the monitor well identification numbers, locations and elevations of all permanent benchmarks and/or corner monument markers at the site. The survey shall be conducted by a Florida Licensed Professional Surveyor and Mapper.
- 6. Well Abandonment. All wells and piezometers not listed in Specific Condition No. E.3., and not a part of the approved Water Quality Monitoring Plan are to be plugged and abandoned in accordance with Rule 62-532.440, F.A.C., and the rules of the Southwest Florida Water Management District (SWFWMD). Documentation of abandonment shall include a map showing well/piezometer locations and SWFWMD abandonment records. The permittee shall submit a written report to the Department providing verification of the well/piezometer abandonment within 30 days of abandonment. A written request for exemption to the abandonment of a well must be submitted to the Department's Solid Waste Section for approval.

SPECIFIC CONDITIONS: PART E - Water Quality Monitoring Requirements

- 7. Verification/Evaluation Monitoring. If at any time monitoring parameters are detected at concentrations significantly above background water quality, or exceed the Department's water quality standards or minimum criteria in any detection well, the permittee has 30 days from receipt of the sampling results to resample the monitor well(s) to verify the original analysis. Should the permittee choose not to resample, the Department will consider the water quality analysis as representative of current ground water conditions at the facility. If the data is confirmed, or if the permittee chooses not to resample, the permittee shall notify the Department in writing within 14 days of this finding. Upon notification by the Department, the permittee shall initiate evaluation monitoring as described in Rule 62-701.510(7)(a), F.A.C. If monitoring parameters are detected at concentrations significantly above background water quality, or exceed the Department's water quality standards or minimum criteria in any compliance well, the permittee shall submit a preventive measures plan and initiate corrective action as described in Rule 62-701.510(7)(b), F.A.C.
- 8. Surface Water Sampling. All surface water bodies that may be affected by a contaminant release at the facility shall be monitored, except bodies of water contained completely within the property boundaries of the site which do not discharge from the site to surface waters (Rule 62-701.510(4), F.A.C.). It is not anticipated that the existing stormwater management system will discharge from the property. However, in the event that surface water discharge occurs from the stormwater management system, representative samples of each discharge event shall be collected for analysis of the parameters listed in Specific Condition No. E.8.b. In the event that any modifications to the stormwater management system associated with future uses of the landfill result in periodic surface water discharges from the property, the Department may require the implementation of routine surface water monitoring.
 - a. The locations, parameters, and frequencies specified herein represent the minimum requirements for surface water monitoring. Additional sampling locations and parameters may be required based upon subsequent analysis. Method Detection Limits must be less than or equal to the surface water criteria established for the individual parameters to demonstrate compliance with Class III surface water (predominantly freshwater) referenced in Chapter 62-302, F.A.C. Compliance with surface water criteria will be based on analysis of unfiltered samples.
 - b. Surface water sampling shall be conducted **per discharge event** in accordance with the Department's SOPs to comply with the requirements of Rules 62-701.510(4) and 62-701.510(6)(e), F.A.C. The Solid Waste Section of the Department shall be notified of the occurrence of each discharge event **within 24 hours of discovery**. Surface water samples shall be analyzed for the following parameters:

<u>Field</u>	parame	ters

Specific conductivity
pH
Dissolved oxygen
Turbidity
Temperature
Colors and sheens
(by observation)

|--|

Unionized ammonia Total organic carbon (TOC)					
Total hardness	Total nitrogen				
Total phosphates	Chemical oxygen demand (COD)				
Chlorophyll A	Fecal coliform				
Copper Biochemical oxygen demand (BOD5					
Iron Total dissolved solids (TDS)					
Mercury Total suspended solids (TSS)					
Nitrate Zinc					
Parameters listed in 40 CFR Part 258, Appendix I					

SPECIFIC CONDITIONS: PART E - Water Quality Monitoring Requirements

9. Leachate Sampling.

- a. Leachate Influent Sampling. Grab samples of leachate influent (unfiltered) shall be collected from the master lift station for Phases 1/1A (WACS testsite ID No. 172), from the Phase 2 primary pump sampling port (WACS testsite ID No. 21790), and from the sampling port at the top of the side slope riser pipes for Phase 3 (WACS testsite No. 23692) to comply with the requirements of Rules 62-701.510(5) and 62-701.510(6)(c), F.A.C. The leachate influent sampling points are located on the figure entitled "Attachment 1, Site Plan," prepared by Jones Edmunds & Associates, Inc., received June 26, 2009 (attached). The leachate influent samples collected from the master lift station for Phases 1/1A, the primary pump sampling port for Phase 2, and the sampling port for Phase 3 may be composited except that individual samples shall be collected from each location for analysis of volatile organic compounds.
 - 1) **Annual** leachate influent sampling shall be conducted for analysis of the following parameters:

Field Parameters
Specific conductivity
pH
Dissolved oxygen
Colors & sheens
(by observation)

Laboratory Parameters
Total ammonia - N
Bicarbonate
Chlorides
Iron
Mercury
Nitrate
Sodium
Total dissolved solids (TDS)
Those parameters listed in 40 CFR
Part 258, Appendix II

- 2) If the annual leachate influent analysis indicates that a contaminant listed in 40 CFR Part 261.24 exceeds the regulatory level listed therein, the permittee shall initiate **monthly** sampling and analysis of the parameters listed in Specific Condition No. E.9.a.(1), and shall notify the Department in writing in accordance with Specific Condition No. C.6.b. If in any three consecutive months no listed contaminant is found to exceed the regulatory level, the permittee may discontinue the monthly sampling and analysis and return to a routine sampling schedule.
- b. Leachate Treatment Plant Effluent Sampling. Grab samples of treated leachate effluent (unfiltered) shall be collected at the discharge from the chlorine contact tank (WACS Testsite ID No. 175) as shown on the figure entitled "Attachment 1, Site Plan," prepared by Jones Edmunds & Associates, Inc., received June 26, 2009 (attached), to comply with the ground water standards and minimum criteria referenced in Rules 62-520.420(1) and 62-520.400(1), F.A.C., respectively, with the exception of sodium, chloride and total dissolved solids (TDS). These three parameters shall meet the standards referenced in Rule 62-520.420(1), F.A.C., at the edge of the zone of discharge along the western property boundary (as described in SC#E.2.a.).
 - 1) Leachate effluent shall be sampled at the frequency listed in Specific Condition No. E.9.b.(2), and the analytical results shall be submitted quarterly, as follows: Quarter 1 results shall be submitted by April 15th; Quarter 2 by July 15th; Quarter 3 by October 15th; and, Quarter 4 by January 15th.

SPECIFIC CONDITIONS: PART E - Water Quality Monitoring Requirements

(Specific Condition #E.9.b., continued)

2) Leachate effluent samples shall be collected for analysis of the following parameters [ref. SC#A.2.a.(2)]:

Parameter	Unit	Minimum	Maximum	Frequency
Flow	gpd	N/A	30,000	Daily
рН	STD UNITS	6.00	8.50	Daily
CBOD ₅	mg/l	N/A	20	Monthly
TSS	mg/l	N/A	20	Monthly
Nitrate - N	mg/l	N/A	10	Monthly
Chloride	mg/l	N/A	N/A	Quarterly
Sodium	mg/l	N/A	N/A	Quarterly
TDS	mg/l	N/A	N/A	Quarterly
Total ammonia - N	mg/L	N/A	2.8	Quarterly
Benzene	μg/l	N/A	1	Quarterly
Toluene	μg/l	N/A	40	Quarterly
Ethylbenzene	μg/l	N/A	30	Quarterly
Total Xylenes	μg/l	N/A	20	Quarterly
Vinyl Chloride	μg/L	N/A	1	Quarterly
Ethylene dibromide (EDB)	μg/1	N/A	0.02	Quarterly
Total Trihalomethanes	μg/l	N/A	100	Semi-annually*
Arsenic	mg/l	N/A	0.01	Annually
Barium	mg/l	N/A	2	Annually
Cadmium	mg/l	N/A	0.005	Annually
Chromium	mg/l	N/A	0.1	Annually
Iron	mg/l	N/A	0.3	Annually
Mercury	mg/l	N/A	0.002	Annually
Lead	mg/l	N/A	0.015	Annually
Selenium	mg/l	N/A	0.05	Annually
Silver	mg/l	N/A	0.1	Annually

^{* =} to be conducted concurrently with the semi-annual ground water sampling events described in Specific Condition Nos. E.4.b., and E.4.c.

If in any two consecutive months of leachate effluent sampling, the same listed parameter exceeds the regulatory level, the permittee shall immediately cease discharge into the percolation ponds and provide off-site disposal for its leachate and/or effluent, until acceptable leachate treatment is again demonstrated and until on-site discharge into the percolation ponds is again approved by the Department.

- Annually, the leachate effluent shall be analyzed for the parameters listed in 40 CFR Part 258, Appendix I, however the effluent shall be analyzed for the parameters listed in 40 CFR Part 258, Appendix II during the annual sampling event conducted prior to permit renewal.
- **c.** <u>Leachate Treatment Plant Sludge Sampling</u>. Waste sludge from the leachate treatment plant shall be sampled and analyzed **annually** using Department SOPs for the following parameters:
 - Toxicity Characteristic Leaching Potential Test (TCLP) for the organics, metals and pesticides listed in 40 CFR Part 261.24, Table 1
 - pH (standard units)
 - Solids (percent)

Waste sludge that is not classified as hazardous waste (Rule 62-730.030, F.A.C.) may be disposed in the Class I landfill. Based upon the results of the analyses, the Department may require further testing and alternative disposal to assure compliance with all Department rules and regulations. The Department shall be notified within thirty (30) days of alternative sludge disposal activities.

SPECIFIC CONDITIONS: PART E - Water Quality Monitoring Requirements

- 10. Water Quality and Leachate Reporting Requirements. The results of each water quality sampling event conducted at the facility to comply with the Specific Conditions of this permit shall be included in Electronic Data Deliverable (EDD) reports that include:
 - a. Required water quality monitoring reports and all analytical results shall be submitted electronically. Water quality monitoring reports shall be submitted in Adobe pdf file format. The water quality EDD shall be provided to the Department in an electronic format consistent with requirements for importing the data into the Department's databases as summarized on the Department's web site at:

 ftp://ftp.dep.state.fl.us/pub/WACS-ADaPT. Water quality monitoring reports shall be signed and sealed by a Florida registered professional

reports shall be signed and sealed by a Florida registered professional geologist or professional engineer with experience in hydrogeological investigations and shall provide the information required by Rules 62-701.510(9)(a)1 through 62-701.510(9)(a)10, F.A.C., including:

- 1. Cover letter;
- 2. Summary of exceedances and recommendations;
- 3. Ground water contour maps;
- 4. Chain of custody forms;
- 5. Water levels, water elevation table;
- Ground Water Monitoring Report Certification, using the appropriate Department form;
- Appropriate sampling information on Form FD 9000-24 (DEP-SOP-001/01);
 and,
- 8. Laboratory and Field data and error logs, as applicable. [In addition to the Adobe pdf file format, this data and associated error logs shall be submitted in an ADaPT-compatible, comma separated text file format.]

The report of results shall be submitted to:

- Department of Environmental Protection, Southwest District Office, Solid Waste Section, 13051 North Telecom Parkway, Temple Terrace, FL 33637-0926; and,
- Department of Environmental Protection, Solid Waste Section 2600 Blair Stone Road, MS 4565, Tallahassee, FL 32399-2400.
- b. The permittee shall submit to the Department the results of analyses reported for each sampling event conducted at the facility by the following due dates:
 - 1. Specific Conditions #E.4.b., #E.4.c., #E.4.d. results of ground water routine semi-annual sampling events shall be submitted within 60 days from completion of laboratory analyses and no later than January 15th and July 15th of each year for the periods July 1-Dec. 31, and Jan. 1-June 30, respectively;
 - 2. Specific Condition #E.5.c. results of ground water "initial sampling events" shall be submitted within 60 days from completion of laboratory analyses;
 - 3. Specific Condition #E.7. results of ground water verification events shall be submitted within 60 days from completion of laboratory analyses;
 - 4. Specific Condition #E.8.b. results of surface water "discharge sampling events" shall be submitted within 60 days from completion of laboratory analyses;

SPECIFIC CONDITIONS: PART E - Water Quality Monitoring Requirements

(Specific Condition #E.10.b., continued)

- 5. Specific Condition #E.9.a.(1) results of leachate influent routine annual sampling events shall be submitted within 60 days from completion of laboratory analyses and no later than January 15th of each year for the periods Jan. 1-Dec. 31;
- 6. Specific Condition #E.9.a.(2) results of leachate influent monthly sampling events shall be submitted within 60 days from completion of laboratory analyses;
- 7. Specific Condition #E.9.b.(1) results of leachate effluent periodic sampling events [see SC #E.9.b.(2)] shall be submitted within 60 days from completion of laboratory analyses and no later than January 15th, April 15th, July 15th and October 15th of each year for the periods Oct. 1-Dec. 31, Jan. 1-Mar. 31, Apr. 1-June 30, and July 1-Sep. 30, respectively;
- 8. Specific Condition #E.9.b.(3) results of leachate effluent routine annual sampling events shall be submitted within 60 days from completion of laboratory analyses <u>and</u> no later than January 15th of each year for the periods Jan. 1-Dec. 31; and,
- 9. Specific Condition #E.9.c. results of leachate treatment plant sludge sampling events shall be submitted within 60 days from completion of laboratory analyses and no later than January 15th of each year for the periods Jan. 1-Dec. 31.
- 11. Monitoring Plan Evaluation. The permittee shall submit evaluations of the water quality and leachate monitoring data in accordance with the requirements of permit No. 21375-008-SO/01 (including modifications) or successor operating permit.

SPECIFIC CONDITIONS: PART F - Landfill Gas Management

[Landfill gas requirements are provided in Operation Permit No. 21375-008-SO/01, or its successors.]

SPECIFIC CONDITIONS: PART G - Closure and Long-Term Care Requirements

1. Closure Requirements.

- a. Long-Term Care Requirements.
 - 1) The owner or operator shall perform long-term care for the site in accordance with Rule 62-701.620, F.A.C., and the conditions of Operation Permit No. 21375-008-SO/01 (Cells 1, 1A, and 2) or its successors.
 - 2) Long-term care includes, but is not limited to, water quality, leachate and gas monitoring, maintenance of the final cover system, maintenance of the leachate collection and removal system, erosion control, and the prevention of ponding within disposal areas.
- b. Closing Requirements.
 - No later than ninety (90) days prior to the date when wastes will no longer be accepted for portions of the landfill which have reached closure design dimensions, the landfill owner or operator shall submit a closure permit application to the Department, in order to assure conformance with all applicable Department rules. A closure permit is required prior to implementing closure related activities.

2. Use of Closed Landfill Areas.

- a. Current approved uses of closed portions of the Citrus County Central Landfill are provided in Operation Permit No. 21375-008-SO/01, or its successors.
- b. Proposed uses of closed landfill areas shall be authorized in accordance with Specific Condition #G.2.b. of Operation Permit No. 21375-008-SO/01, or its successors.
- 3. **Final Cover.** Portions of the landfill which have been filled with waste to the extent of designed dimensions shall be closed (shall receive final cover) within 180 days after reaching design dimensions, in accordance with Rule 62-701.500(7)(g), F.A.C. and all applicable requirements of Department rules.

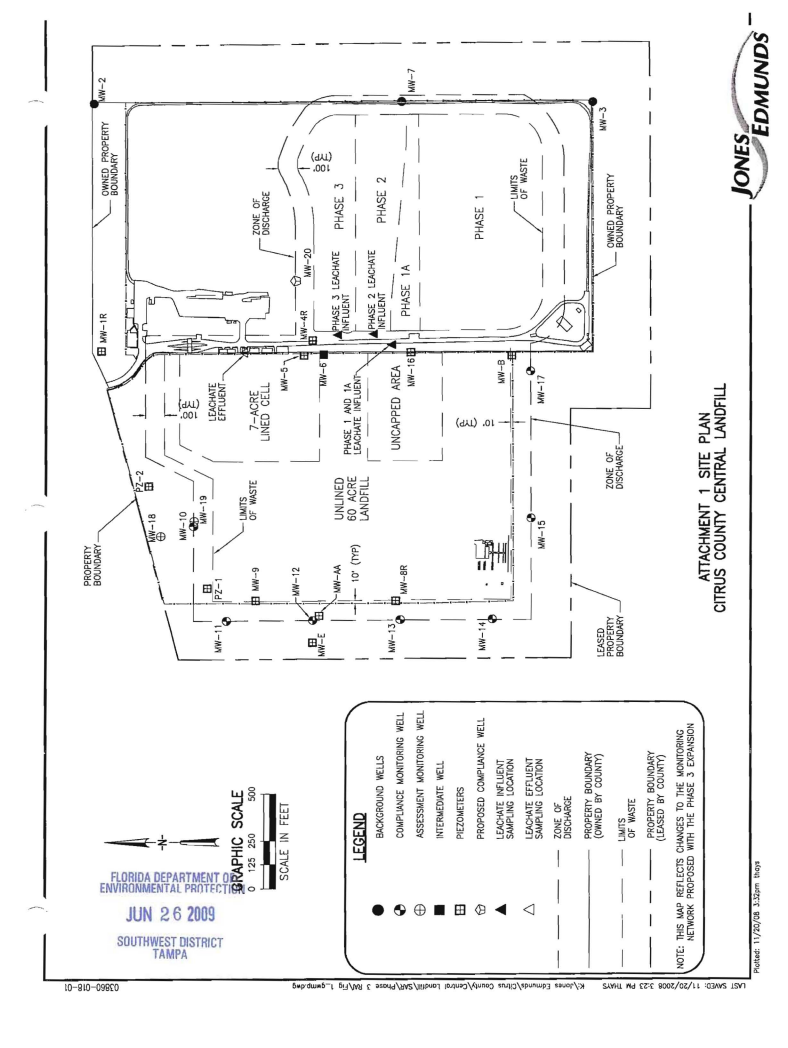
Executed in Hillsborough County, Florida.

STATE OF FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

Deborah A. Getzoff
District Director
Southwest District

ATTACHMENT 1				
Specific Condition	Submittal Due Date	Required Item		
A.4.	On or before April 1, 2014 No later than August 1, 2014	Notification of date of permit renewal application submittal		
	no rador dhan magado r, rdri	Submit application for permit renewal		
A.9.a.	Within 24 hours of discovery	Notification of sinkholes or subsurface instability		
	Within 7 days of verbal notification	Written notification & corrective action plan		
B.2.a.	Within 60 days of completion	Submit certification of construction completion, record drawings, etc.		
B.4.a.	At least 30 days prior to construction	Submit complete plans, specification, CQA plan, or statement that no changes have occurred, org. chart with parties/roles, etc.		
B.4.b.	At least 30 days prior to installation of the liner	Submit interface friction testing results		
B.4.c.	No later than 2 weeks prior to construction	Notify of tie-in construction, non-standard seaming methods, construction of bottom liner tie-ins with Phase 2.		
B.4.e.	At least 7 days prior	Submit dewatering plan, drainage sand permeability tests		
B.4.f.	At least 72 hours prior	Notify of spark testing		
В.5.	At least 1 week prior	Notify of preconstruction meeting		
В.б.а.	No later than 1 week after pre-construction meeting	Submit meeting minutes		
B.6.b.	Monthly, by the 15 th each month	Submit monthly progress report & schedule		
B.8.e.	At least 1 week prior for schedule makeup and 1 day prior for weather emergencies	Notify of night work		
B.10.c.	Within 24 hours of discovery	Notify of discovery of soils requiring geotechnical improvement		
C.6.b.	Within 24 hours of discovery Within 7 days of verbal notification	Notification of: sinkholes, failure of landfill systems or equipment, etc. Written notification & corrective action plan		
C.6.c.	Within 60 days of notification	Corrective actions completed for dry or damaged wells		
C.6.d.	Within 30 days of notification	Corrective actions completed for leachate management system		

ATTACHMENT 1				
Specific Condition	Submittal Due Date	Required Item		
D.4.a.	Annually, by September 1 st each year	Submit revised cost estimates		
D.4.b.	Annually	Submit proof of funding		
D.4.c.	No later than 60 days prior to receipt of waste	Submit proof of initial funding for Phase 3		
E.4.b.	Semi-annually	Sample background and compliance wells		
E.4.c.	Semi-annually	Sample well MW-6		
E.4.d.	Semi-annually	Sample assessment wells		
E.5.a., E.5.b., E.5.d.	Within 90 days of installation of new wells	Request permit modification, provide construction details for wells, submit survey		
E.5.c.	Within 1 week of well completion and development	Conduct initial sampling		
E.6.	Within 30 days of abandonment	Submit documentation of abandonment		
E.8.b.	Each discharge event	Conduct surface water sampling		
E.9.b(1)	Quarterly, by Jan. 15 th , April 15 th , July 15 th , and Oct. 15 th each year	Submit results of routine leachate effluent sampling events		
E.10.b.	Within 60 days from completion of laboratory analyses	Submit results of: - Ground water initial sampling - Ground water verification sampling - Surface water discharge sampling - Leachate influent monthly sampling		
E.10.b.	Semi-annually, by Jan. 15 th and July 15 th each year	Submit results of ground water routing sampling (SC#E.4.b., #E.4.c., #E.4.d.)		
	Annually, by Jan. 15 th each year	Submit results of leachate influent, effluent and sludge analyses (SC#E.9.a(1), #E.9.b(3), #E.9.c.)		



DEP Form # 62-520.900(3)
Form Title $\underline{MONITORING}$ WELL COMPLETION REPORT
Effective Date July 12, 2009
DEP Application No
(Filled in by DEP)

Florida Department of Environmental Protection

Bob Martinez Center, 2600 Blair Stone Road Tallahassee, Florida 32399-2400

MONITORING WELL COMPLETION REPORT

PART I: GENERAL IN	FORMATION				
Well ID:	Site Name:				Well Install Date
Facility ID	Alternate ID)	FLUWID #	<u>.</u>	WMD Permit #
Well Purpose	ackground 🔲	Intermediate	☐ Compliar	nce Other	r (explain)
Latitude (to nearest 0.1	seconds)		Longitude	(to nearest 0	.1 seconds)
Latitude and Longitude UNKNOWN OT	collection methor	od: DGPS	☐ AGPS	☐ MAP ☐ 2	ZIPCODE DPHO
PART II: WELL CONS	TRUCTION DE	ΓAILS			
Contractor Name		-			Contractor License #
Company Name					1
Construction Method: Water/Mud Rotary Other (describe)		m Auger ☐ S Cable Tool ☐			Aquifer Monitored
Top of Casing Elevation	n (NVGD or NA\	/D)	Ground St	urface Elevati	on (NVGD or NAVD)
Casing					
Material	Inside	Outside		pth (ft.)	
	Diameter	Diameter	From	To	-
Screen					
Material	Inside	Outside	De	pth (ft.)	Slot Size
Waterial	Diameter	Diameter	From	To	0101 0120
Annulus					
Material including	Size of	Amount (#	Depth (ft.)		Installation Method
additives for sealant	Material	of bags)	From	То	
_					

PART III: WELL DEVELOPMENT DETAILS Well Development Date Well Development Method: ☐ Surge/Pump ☐ Pump ☐ Compressed Air ☐ Other (explain) **Development Duration** Well Purged Dry Pumping Rate Maximum Drawdown **Pumping Condition** ☐ yes ☐ no ☐ continuous ☐ intermittent Turbidity (if Measured): Stabilized Water Level (BLS) Start: End: Water appearance (color and odor) at start of development: Water appearance (color and odor) at end of development: Report Prepared By: Date Title/Company License # PLEASE ATTACH BORING LOG Remarks