

RECEIVED

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UTAH DIVISION OF SOLID & HAZARDOUS WASTE 2012.00670

G-P Gypsum LLC 200 S State Street Sigurd, Utah 84657 (435) 896-0381 main (435) 896-1821 fax

February 28, 2012

Scott Anderson Division of Solid and Hazardous Waste P.O. Box 144880 Salt Lake City, UT 84114-4880

RE: 2011 Annual Landfill Reports:

Sigurd Class IIIb Closed Solid Waste Landfill (Permit No. 1002C)

√ Sigurd North Quarry Solid Waste Landfill (DOGM M/041/009)

Scott Anderson,

This letter and attached documents will serve as the annual solid waste landfill report for the Georgia-Pacific Gypsum LLC landfills located in Sevier County Utah. One (1) report is being submitted for the closed Class IIIb Landfill (Permit No. 1002C) and one report (1) is being submitted for the North Quarry Landfill (DOGM M/041/009).

Please note that although the facility has received the Class IIIb Landfill Permit 1002C, effective June 23, 2010, no post-closure activities (e.g., covering) have commenced as of this date. GP is evaluating alternative disposal and recycling options for the gypsum material piles prior to moving forward with land filling the material.

If you have any questions or need further clarification, I can be reached at 562-435-7711 x241 or by email at cjbarth@gapac.com.

Sincerely,

Georgia-Pacific Gypsum LLC

Ckristopher Barth, PE

Regional Environmental Manager

Attachments:

Solid Waste Landfill Annual Report - Closed Class IIIb Landfill (Permit No. 1002C)

Solid Waste Landfill Annual Report – North Quarry Landfill (DOGM M/041/009)

Financial Assurance Mechanisms

Financial Assurance Waiver for closure costs associated with Permit No. 1002C Permit By Rule (PBR) for the North Quarry Landfill & DOGM Self Bond M/041/009

Training Program

ANNUAL SOLID WASTE LANDFILL REPORTS

- Closed Class IIIb Landfill (Permit No. 1002C)
- North Quarry Landfill (DOGM M/041/009)

SOLID WASTE LANDFILL ANNUAL REPORTS ECEIVED For Calendar year 2011

| Facili | ty Name: Georgia Pa | acific Mine Site Landfil | l (North Quarry) | SOLID & HA | ZARDOUS | |
|----------------|---|---|--|---|--------------------------|--|
| Facili | ty Mailing Address: 20 | 00 South State Street, PC | D Box 570080 | | | |
| | | (Number & Stree | t, Box and/or Route) | | | |
| | City: Sigurd | | Žip Code: <u>846</u> | 57 | | |
| County: Sevier | | | | Permit Number: PBR (see attached) | | |
| Owner | <u>r</u> | | | | | |
| | Name: Georgia-Pa | cific Gypsum LLC | Phone No.: (| 404)652-4722 | | |
| | Owner Mailing Ad | dress: 133 Peachtree St | reet NE | | | |
| | City: Atlanta | | Street, Box and/or Route) Georgia Zip | Code: 30303-1847 | | |
| | Contact Name: Car | | | VP - Manufacturing | | |
| | | Address: 133 PEACHTI | | | | |
| | _ | - - | Contact's Email Address: c | perri@gapac.com | | |
| <u>Opera</u> | tor (Complete this section | only if the operator is not an e | mployee of the Owner shown abo | ove) | | |
| | Name: | | Phone No.: | | | |
| | Owner Mailing Ad | | | | | |
| | | • | Street, Box and/or Route) | ~ . | | |
| | • | | Utah Zip | | | |
| | Contact Name: Contact Title: Contact's Mailing Address: | | | | | |
| | | | | | | |
| | - | | Contact's Email Address:_ | | · · · · · · | |
| acility Typ | e and Status | | | | | |
| | Class I | ⊠ Class IIIb | Class V | Facility Clos | ed during | |
| | Class II | Class IVa | Class VI | the year Date Closed: | | |
| | Class IIIa | Class IVb | | | | |
| nnual Dis | posal (Tons received at | the facility for disposal) | | | | |
| | <u> </u> | <u>, 17 - Marie II., 18 - Alberta II., 1941-98.</u> | | | | |
| Vaste Type | Waste Origin In-State Out-of-State | | | | easurement Cubic Yard | |
| Iunicipal | 0.00 | 0.00 | 0.00 | | X | |
| dustrial | 0.00 | 0.00 | 0.00 | | × × | |
| D* | 0.00 | 0.00 | 0.00 | | I <u>^</u> | |
| *C/D w | | g to a Class IV or VI landfill o | | # ! | 1/ | |
| | Factor Used | | non (WAS) ser on it in hydrogen, one e | on to Augus (gray) akereka a 1865 a 1867. | Fr 3 | |

Page 1 of 2

| Material Recycled: 0.00 | | Repo | rted in | Tons Cubic Yards |
|---|---|--|--|---|
| ı Disposal Fee | | 731 | | |
| Disposal fee required to be paid to | o State Yes | ∏ No ⊠ | (If ye | s please show fees paid below |
| Municipal: | Industrial: | C/D: | | Annual: |
| | - | ercial Facilities. Annu | ıl fee is pai | d by facilities operated by a municip |
| rent Landfill Remaining Cap | acity | | | |
| Tons: Cubic | Yards: | Acre: 1.80 | | Years: |
| Acres Currently Open: 1.80 | | Acres Currently | Closed: | |
| | | rioles Cultering | Closed. | |
| ncial Assurance | | (1) (A) (A) | | |
| Current Closure Cost Estimate: | See DOGM Se | lf Bond M/ | 041/0 | 09 |
| Current Post-Closure Cost Estim | ate: | | | |
| Current Amount or Balance in M | | | | |
| (If facility permit has been renewed | and if balance does not equal | or exceed total for clo | sure and po | st-closure care please contact the Di |
| Current Financial Assurance Med | chanism: Letter of Cre | edit | | |
| | (ie. Bond, Trust Fund, Co | rporate or government | Test etc.) | |
| Current Financial Assurance Me | chanism Holder: Bank | of America | | |
| | · · · · · · · · · · · · · · · · · · · | 011111101100 | | |
| | (ie. Name of Bond Compa | | number) | |
| Financial Assurance: Each facility must a The inflation factor can be found on the I | recalculate the cost of closure | any, Bank etc. Account | o account f | |
| The inflation factor can be found on the I account statement. | recalculate the cost of closure Division web page. Facilities | any, Bank etc. Account and post-closure care t that are using a trust ac | o account f | ld include a copy of the most recent |
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FINANCIAL ASSURANCE MECHANISMS

- Closed Class IIIb Landfill (Permit No. 1002C)
- North Quarry Landfill



THE BANK OF NOVA SCOTIA New York Agency

One Liberty Plaza, New York, N.Y. 10006

February 27, 2012

Executive Security, Solid and Hazardous Waste Control Board of the State of Utah P.O. Box 144880 Salt Lake City, Utah 84114-4880

Gentlemen:

Re: Irrevocable Standby Letter of Credit No. 97053/80085

At the request of Georgia-Pacific LLC, 133 Peachtree Street, N.E., Atlanta, GA 30303, on behalf of GP Gypsum LLC, 200 S. State St., Sigurd, UT 84657, we hereby amend our above-mentioned Letter of Credit as follows:

- Letter of Credit amount increased by USD1,000.00 to an available balance of USD67,000.00.

All other terms and conditions remain unchanged.

reill F.99

This amendment is to be considered an integral part of this Letter of Credit and must be attached thereto.

Except so far as otherwise expressly stated herein, this Irrevocable Standby Letter of Credit is subject to the most recent edition of the Uniform Customs and Practice for Documentary Credits, published and copyrighted by the International Chamber of Commerce, or "the Uniform Commercial Code".

Authorized Signature

Very truly yours,

Authorized Signature

Bank of America

BANK OF AMERICA - CONFIDENTIAL

PAGE: 1

DATE: MARCH 26, 2010

AMENDMENT TO IRREVOCABLE STANDBY LETTER OF CREDIT NUMBER: 3056710

AMENDMENT NUMBER 5

ISSUING BANK BANK OF AMERICA, N.A. 1000 W. TEMPLE STREET 7TH FLOOR, CA9-705-07-05 LOS ANGELES, CA 90012-1514

BENEFICIARY UTAH DIVISION OF OIL, GAS, AND MINING 1594 WEST NORTH TEMPLE, SUITE 1210 ATLANTA, GA 30303 BOX 145801

APPLICANT GEORGIA-PACIFIC GYPSUM LLC 133 PEACHTREE ST. N.E.

SALT LAKE CITY, UTAH 84114-5801 ATTN: PAUL BAKER

RE: SIGURD, UT (PERMIT NO. M/015/050)

AND AS AGENT FOR U.S. BUREAU OF LAND MANAGEMENT UTAH STATE OFFICE P.O. BOX 45155

SALT LAKE CITY, UT 84145-0155

THIS AMENDMENT IS TO BE CONSIDERED AN INTEGRAL PART OF THE ABOVE CREDIT AND MUST BE ATTACHED THERETO.

THE ABOVE MENTIONED CREDIT IS AMENDED AS FOLLOWS:

THE AMOUNT OF THIS CREDIT HAS BEEN INCREASED BY USD 37,300.00 THE AGGREGATE AMOUNT OF THE CREDIT IS NOW USD 122,000.00

ALL OTHER TERMS AND CONDITIONS REMAIN UNCHANGED.

IF YOU REQUIRE ANY ASSISTANCE OR HAVE ANY QUESTIONS REGARDING THIS AMENDMENT, PLEASE CALL 1-800-541-6096 OPT 1.

ANNIE H. MATIAS

ORIGINAL

NORTH QUARRY LANDFILL

- Permit by Rule &
- DOGM Self Bond M/041/009



Utah!

Department of Environmental Quality Division of Solid and Hazardous Waste

Michael O. Leavitt Governor Dianne R. Nielson, Ph.D. Executive Director Dennis R. Downs Director

288 North 1460 West P.O. Box 144880 Salt Lake City, Utah 84114-4880 (801) 538-6170 (801) 538-6715 Fax (801) 536-4414 T.D.D. www.deq.utah.gov

November 5, 2002

Russell Harms Georgia Pacific Gypsum Corporation P.O. Box 337350 North Las Vegas, NV 89033

Subject:

Corrected Class IIIb Landfill Permit By Rule

Dear Mr. Harms

On October 9, 2002 you received the Permit By Rule for the Georgia Pacific Corporation Class IIIb Landfill located in NW ¼ of the SW ¼ of Section 12, Township 22 South, Range 1 West in Sevier County. Page one of the Permit By Rule provides an effective date and incorrectly provides a five-year expiration date. The Permit By Rule should not include an expiration date. To correct this, please find the enclosed permit with no expiration date. The conditions contained in the permit are identical to the October 9, 2002 Permit By Rule.

If you have any questions regarding this new permit, please feel free to contact Jeff Emmons at 801-538-6701.

Sincerely,

Dennis R. Downs, Executive Secretary

Utah Solid and Hazardous Waste Control Board

DRD/JE/kk

Enclosure

c: Robert Resendes, M.B.A., M.T., Director, Central Utah Public health Department Roger Foisy, DEQ District Engineer Division of Oil, Gas and Mining, Coal Regulation Program

UTAH SOLID AND HAZARDOUS WASTE CONTROL BOARD SOLID WASTE PERMIT BY RULE

CLASS IIIb LANDFILL

Pursuant to the provisions of the *Utah Solid and Hazardous Waste Act*, Title 19, Chapter 6, Utah Code Annotated (UCA) 1953, as amended (the Act) and the *Utah Solid Waste Permitting and Management Rules*, Utah Administrative Code (UAC) R315-301 through 320 adopted thereunder,

Georgia Pacific Gypsum Corporation as owner and operator

is hereby permitted by rule under UAC R315-318 to operate the Georgia Pacific Mine Site landfill located in NW ¼ of the SW 1/4 of Section 12, Township 22 south, Range 1 west, Salt Lake Base and Meridian, Sevier County, Utah as shown in the permit by rule application.

The operation of the landfill is subject to the condition that Georgia Pacific Gypsum Corporation (Permittee) meet the requirements set forth herein.

All references to UAC R315-301 through 320 are to regulations that are in effect on the date that this permit becomes effective.

Effective date: November 5, 2002

Signed this <u>5th</u> day of <u>November 2002</u>

Dennis R. Downs, Executive Secretary

Utah Solid and Hazardous Waste Control Board

NAME

Georgia Pacific Mine site Class IIIb Landfill

ADDRESS

Russell Harms

Georgia Pacific Gypsum Corporation

P.O. Box 337350

North Las Vegas, Nevada 89033

TYPE

Class IIIb Noncommercial Solid Waste Landfill

APPROVAL

Permit By Rule

LOCATION

NW 1/4 of the SW 1/4 of Section 12, Township 22 south, Range 1 west, Salt Lake Base and Meridian, Sevier County, Utah, Lat. 38°

52' 28", Long. 111° 51' 0"

Permit as used in this document is defined in UAC R315-301-2(55).

By this permit by rule, the Permittee shall be subject to the following conditions.

I. GENERAL COMPLIANCE RESPONSIBILITIES

A. General Operation

The Permittee shall operate the Class IIIb landfill in accordance with the conditions of this Permit by rule and with all requirements of UAC R315-304, that are currently effective for a Class IIIb Landfill.

B. Noncompliance

1. If monitoring, inspection, or testing indicates that any permit condition or any applicable rule under UAC R315-301 through 320 may be or is being violated, the Permittee shall promptly make corrections to the operation or other activities to bring the facility into compliance with all permit conditions or rules.

C. <u>Inspection and Inspection Access</u>

The Permittee shall allow the Executive Secretary of the Utah Solid and Hazardous Waste Control Board or an authorized representative of the Board, or representatives from the Central Utah Health Department, to enter at reasonable times and:

- 1. Inspect the landfill or other premises, practices or operations regulated or required under the terms and conditions of this Permit or UAC R315-301 through 320;
- 2. Have access to and copy any records required to be kept under the terms and conditions of the Permit or UAC R315-301 through 320;
- 3. Inspect any loads of waste, treatment, pollution management, or control facilities required under the Permit or regulated under UAC R315-301 through 320; and
- 4. Obtain a record of any inspection by photographic, videotape, electronic, or other reasonable means.

D. Prohibited Waste

No hazardous waste as defined by UAC R315-1 and R315-2; no PCB's as defined by UAC R315-301-2(53), except those specified by UAC R315-315-7(2)(a) and (c); no household waste; no municipal waste; special waste, except as specified in this permit; or commercial waste shall be accepted for treatment, storage, or disposal at the landfill.

E. Acceptable Waste

This permit is for disposal of nonhazardous industrial waste, as defined in UAC R315-301-2(35), generated by Georgia Pacific Gypsum Corporation and as described in the application for permit by rule.

F. Revocation

1. This permit by rule is subject to revocation if any condition of this permit is not being met. The Permittee will be notified in writing prior to any proposed revocation action and such action will be subject to all applicable hearing procedures established under UAC R315-12 and the *Utah Administrative Procedures Act*.

II. LANDFILL OPERATION

A. Waste Inspections

The Permittee shall visually inspect incoming waste loads to verify that no wastes other than those allowed by this permit are disposed in the landfill.

B. Cover

The Permittee shall cover the waste as necessary to prevent fires, and control vectors, blowing litter, odor, scavenging, and fugitive dust.

C. <u>Disposal of Liquids</u>

Disposal of noncontainerized material containing free liquids or any waste containing free liquids in containers larger than five gallons is prohibited.

D. Burning of Waste

Intentional burning of solid waste is prohibited and is a violation of UAC R315-303-5(2)(b). All accidental fires shall be extinguished as soon as possible.

F:\WP\Georgia Pacific\Permit by Rule #2.doc File: Georgia Pacific Oypsum Class IIIb Landfill – Permit by rule



State of Utah DEPARTMENT OF NATURAL RESOURCES DIVISION OF OIL, GAS AND MINING

355 West North Temple 3 Triad Conter, Suite 350 Saft Lake City, Utan 84190-1203 801-538-5340



October 17, 1990

Mr. Daniel Renbarger Georgia-Pacific Corporation Law Department 133 Peachtree Street, N. E. Atlanta, Georgia 30303

Dear Mr. Renbarger:

Re: <u>Self Bond, Georgia-Pacific Gypsum Quarry, Georgia-Pacific Corporation,</u>
<u>M/041/009, Sevier County, Utah</u>

Thank you for sending the Division the Self Bonding and Indemnity Agreement and Reclamation Contract. We received this information on October 9, 1990. I will forward the forms to our Board Chairman and Division Director for the appropriate signatures and return your copy to you as soon as this is accomplished.

The Board of Oil, Gas and Mining did approve Georgia-Pacific self bonding request on May 26, 1988. I do not anticipate a need to run this by them again. However, be forewarned that our Reclamation Contract form has been changed recently so the one you submitted (revised 2-17-19) may be rejected.

Thank you for your assistance.

Sincerely,

Holland Shepherd Reclamation Specialist

jb

cc: Wayne Hedberg MNM041009.3

an equal opportunity employer

Georgia Pacific Corporation

Law Department

133 Peachtree Street, N.E. Atlanta, Georgia 30303 Telephone (404) 521-4887 Facsimile (404) 521-4847

Daniel Renbarger Schior Counsel

October 5, 1990

Mr. Holland Shepherd Reclamation Specialist Department of Natural Resources Division of Oil, Gas and Mining 355 West North Temple 3 Triad Center, Suite 350 Salt Lake City, Utah 84180-1203

Re: Reclamation Surety, Georgia-Pacific Gypsum Quarries, M/041/009, Sevier County, Utah

Dear Mr. Shepherd:

This letter is in response to your letter of January 30, 1990 requesting execution of a Reclamation Contract Form and a Self Bonding and Indemnity Agreement Form. I have enclosed a signed original of that form along with an additional photocopy which I am requesting to be signed on behalf of the State and returned to me.

I apologize for the delay in forwarding these documents to you. The documents were actually signed some time ago, but had unfortunately been mislaid. I hope this has not caused you any significant inconvenience and thank you for your cooperation.

Very truly yours,

Daniel Renbarger

DR/jf attachment

cc: D. W. Lindstedt - Atlanta, GA (w/attach)

C. Terry - Sigurd, UT (w/attach)

D. Moody - Atlanta, GA (w/attach)

STATE OF UTAH
DEPARTMENT OF NATURAL RESOURCES
DIVISION OF OIL, GAS AND MINING
3 Triad Center, Suite 350
355 West North Temple
Salt Lake City, Utah 84180-1203
(801) 538-5340

SELF BONDING AND INDEMNITY AGREEMENT

| This Self Bonding and Indemnity Agreement ("Agreement") is entered |
|--|
| into by and between <u>GEORGIA-PACIFIC CORPORATION</u> ("Operator') and |
| the State of Utah, Department of Natural Resources, Board of Oil, Gas and |
| Mining ("Board"). The Board and the Operator find that: |
| WHEREAS, pursuant to the Mined Land Reclamation Act, §40-8-1 et seq., |
| Utah Code Annotated (1953, as amended) ("Act") and applicable rules, the |
| Operator has obtained Permit No. M/041/009 from the Division of Oil, Gas |
| and Mining ("Division") to operate the Georgia-Pacific Gypsum Quarry Mine, |
| a Gypsum mine, in Sevier County, Utah, |
| which location is more specifically described in Exhibit A; and, |
| WHEREAS, the Board and the Operator agree that, upon permanent |
| cessation of operations, complete reclamation of the Georgia-Pacific Gypsum Quarry |
| Mine pursuant to Permit No. $M/041/009$, including revisions and |
| amendments (collectively "Permit"), the Act, and applicable rules is essential |
| to protect the land from future harm due to prolonged deterioration; and, |
| |

WHEREAS, the Operator has requested that the Board accept a written contractual agreement as the form of reclamation surety required by the Act; and,

WHEREAS, the Operator has designated Mr. D.C. Corkill,

Plant Manager, P.O. Box 68, Sigurd, Utah 84657

(Name, Title, Address)

as its agent for service of process in the State of Utah; and,

WHEREAS, the Operator has been in continuous operation as a business entity for the last five years; and,

WHEREAS, as is indicated on the attached financial sheet, the Operator meets the financial criteria for a written contractual agreement; and,

WHEREAS, the Operator has submitted to the Division and Board financial statements which are accompanied by an audit opinion prepared by Arthur Andersen & Co. which indicated compliance with the financial criteria.

NOW, THEREFORE, in return for permission to mine pursuant to the Act, the applicable rules and the Permit, in addition to other consideration, the sufficiency and receipt of which is hereby acknowledged, the Operator agrees to be held and bonds to the Board for the sum of \$122,000 for the timely performance of reclamation responsibilities for the Georgia-Pacific Gypsum Qu Mine, Permit No. M/041/009 in United States currency. By the submission of this Agreement, the Operator will and truly binds itself, its successors and assigns, jointly and severally, by these presents.

The conditions of the above obligations are such that:

- 1. The Operator shall perform all duties and fulfill all requirements applicable to reclamation of the Georgia-Pacific Gypsum Mine as set forth in the Act, the applicable rules, and the terms of the Permit.
- 2. The liability under this Agreement is conditioned upon successful reclamation of the permit area as provided in the reclamation plan for the Permit for the period of time and in the manner specified in the Act, the applicable rules, and the terms of the Permit. The liability or responsibility of the Operator hereunder is \$122,000, provided that the Board may adjust the amount of liability hereunder as provided in Section 5 hereof.
- 3. Georgia-Pacific Corporation (operator) hereby agrees to indemnify and hold the Board and Division harmless from any claim, demand, liability, costs, charge, or suit brought by a third party as a result of the Operator's failure to abide by the terms and conditions of the Reclamation Plan as set forth in the Permit and from any failure to comply with the terms of this Agreement.
- 4. Upon successful completion of part or all of the obligations secured hereby, the Operator may petition the Board for a final release of part or all of the obligations under this Agreement. Upon such petition, the Division shall conduct an inspection to ascertain whether duties and obligations of the Operator under the Act, the applicable rules, and the Permit have been fulfilled. If it is determined that such duties and obligations have been fulfilled, the Board shall release the Operator from part or all of its obligations under this Agreement and shall file a notice of such release in the property records of Seviet County, Utah.

- 5. Periodically or at the request of the Operator, this Agreement shall be reviewed by the Division and the amount of Hability adjusted if the Division determines that the cost of future reclamation has materially changed.
- 6. The Operator may terminate this Agreement by providing written notice to the Board no less than 120 days prior to the date of termination. The Operator must provide an alternate reclamation surety in the form and amount satisfactory to the Board prior to 30 days before the stated date of termination.
- 7. The Board may terminate this Agreement by providing written notice to the Operator no less than 120 days prior to the date of termination unless the Board determines that the Operator no longer meets the financial criteria for a written contractual agreement whereupon the Board may shorten the above-stated notice period for termination of this Agreement. The Operator must provide an alternate reclamation surety in the form and amount satisfactory to the Board prior to 30 days before the stated date of termination.
- 8. If the Operator fails, within the time periods set out in paragraphs six and seven of this Agreement, to provide an alternative reclamation surety satisfactory to the Board, the Division or Board may pursue any available remedies, including, but not limited to, the direction to cease all operations at the Georgia-Pacific Gypsum Quarry Mine and the direction to initiate and complete all reclamation operations at the Georgia-Pacific Gypsum Quarry Mine.
- 9. This Agreement will be governed and interpreted according to Utah law.

10. In addition to any other liability described above, the Operator shall pay reasonable attorney fees and costs incurred by the Board if the Board is successful in any action or suit regarding this agreement. SO AGREED this _____ day of April Georgia-Pacific Corporation Operator/Company Name April 12, 1990 Date Corporate Officer Name and Title Michael A. Vidan Wice Fresident - Gypsum and Roofing April 12, 1990 Corporate Officer Name and Title Joe K. Bridgforth Assistant Secretary Date Date GREGORY P. WILLIAMS, Chairman Board of Oil, Gas and Mining APPROVED AS TO FORM: Barbara Roberts Assistant Attorney General STATE OF GEORGIA - SS: COUNTY OF FULTON

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| | On the <u>12</u> day of <u>April</u> | 90 , 1989, personally appeared before | | | | |
| | me <u>Michael A. Vidan</u> and <u>J</u> | oe K. Bridgforth who | | | | |
| | being by me duly_sworn did say that he, the said Michael A. Vidan is the Vice President - Gypsum and Roofing of Georgia-Pacific Corporation | | | | | |
| | | | | | | |
| | of Georgia-Pacific Corporation | _ and said instrument was signed in | | | | |
| | behalf of said corporation by authority of its bylaws or a resolution of its | | | | | |
| | board of directors and saidMichael A. Vidan | | | | | |
| • | andJoe K. Bridgforth | duly acknowledged to me | | | | |
| | that said corporation executed the same. | | | | | |
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| | My Commission Expires: Notary Public, Clayton County, Georgia My Commission Expires Mar. 10, 1992 | | | | | |
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TRAINING PROGRAM

General Training and Site Safety Plan Addendum for Landfill Operations

Georgia-Pacific Gypsum LLC - Sigurd, Utah

Introduction

This plan was developed for the safety of landfill operators and operations at the Sigurd facility, in accordance with Utah Department of Environmental Quality Administrative Code R315-302-2(2)(n).

Training includes the following topics:

- 1.0 Applicability
- 2.0 Frequency
- 3.0 Information and Awareness
- 4.0 Equipment Operation
- 5.0 Emergency Procedures and Notification

1.0 Applicability

- A. All landfill operators must have received the general site safety training prior to receiving this training. (Note: During monthly safety meetings, waste identification and disposal methods are discussed).
- B. All landfill operators will receive this training in addition to the general site safety training.
- C. New or transferred employees who have landfill responsibilities will receive this training prior to working at the landfill.
- D. A new or transferred employee who has not received this training may work at the landfill under the direct supervision of a trained landfill operator under: a) temporary or emergency conditions, or b) up to a period of 90 days, starting with the day the new or transferred employee began working at the landfill.

2.0 Frequency

A. All applicable employees will receive this training on an annual basis, or when significant changes occur at the landfill.

3.0 Information and Awareness

A. A review of the landfill permit conditions.

Review the permit requirements specified in the facility's landfill permit No. 1002C.

B. A list of acceptable and unacceptable waste for the landfill.

No additional material is allowed to be placed onto the existing gypsum piles; this is effective June 23, 2010 (permit issuance date)

C. Guidelines for maintaining the landfill, (fill, cover, inspections, etc.)

No covering of the existing piles is allowed until design drawings and a Construcation QA/QC plan is submitted to and approved by the Utah Division of

General Training and Site Safety Plan Addendum for Landfill Operations

Georgia-Pacific Gypsum LLC - Sigurd, Utah

Solid and Hazardous Waste. Consult with your Regional Environmental Manager or Facility Manager to determine whether the drawings and QA/QC plan has been approved prior to commencing work on covering any material piles.

D. Proper record keeping of wastes received.

This should not be applicable as no additional waste is allowed to be placed on existing material piles.

E. Unacceptable waste procedures (discussed in the monthly safety meetings).

This should not be applicable as no additional waste is allowed to be placed on existing material piles.

F. Alternative waste disposal in the event that the landfill is unavailable.

This should not be applicable as no additional waste is allowed to be placed on existing material piles.

4.0 Equipment Operation

A. The Safety Officer or their designee will determine that all landfill operators are trained in the proper operation of all landfill equipment.

5.0 Emergency Procedures and Notification

A. All landfill operators will be trained on proper landfill emergency notification procedures. Emergency procedures and/or contact numbers will be made available to all landfill operators.