Wisconsin Municipal Solid Waste Landfill
NR 500 Alternative Landfill Liner Design Evaluation
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PRESENTED TO
Wisconsin Department of Natural Resources

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It is the intent of this paper to give the Wisconsin Department of Natural Resources (WDNR) the information necessary to approve an exemption for an alternative composite liner and leachate collection system design for a Municipal Solid Waste (MSW) landfill that will be, at a minimum, as protective to human health and the environment as well as provide social and economic benefits to the residents of the State of Wisconsin. The analysis of landfill liners and leachate collection systems will be presented as an integral system and not two separate components. The performance of the liner and leachate collection systems together is what determines the effectiveness in protecting groundwater aquifers.

The disposal of municipal solid waste and industrial waste, in what can be referred to as a “depression in the ground”, has taken place for centuries. Pre-1960 waste disposal areas in the United States were often in low lying areas such as wetlands, mines or soil borrow areas with no safety protections or consideration for protecting land, air, and water resources. Today waste disposal occurs in an engineered landfill with components to protect land, air, and water resources. The design and construction of modern landfills are based on similar design and construction methods developed from the early 1970s through the 1990s. The design and construction of early engineered landfills ranged from the excavation into low permeability soils prior to the placement of waste within this excavation to the construction of a low permeability soil layer following the completion of on-site soils combined with a method to collect and remove leachate prior to placement of waste over this low permeable layer.

In October of 1991 Federal Regulations (Subtitle D Title 40, parts 239 through 259, Appendix A) set minimum standards for the handling and disposal of nonhazardous solid waste. These minimum standards established design requirements for composite liners and the leachate collection system that were mandated for states to adopt. These design requirements invited the combined use of soil and geosynthetic materials in landfill liners in order to be protective of groundwater. Since the adoption of these regulations by the individual states there has been little to no change in the regulatory approach to managing MSW. In Wisconsin, the NR 500 (Appendix A) regulations were approved in the early 1990s (replacing NR180 regulations, Appendix A) to meet the requirements of Federal Subtitle D regulation.

It is the purpose of this paper to present an alternative MSW landfill composite liner and leachate collection system design in which the performance is equivalent to or exceeds the performance of the composite liner and leachate collection system design that are currently required in Wisconsin under the NR 500 regulations. The analysis presented in this paper provides the justification for the approval of an alternative to the currently required NR 500 liner and leachate collection system design. The analysis also includes a comparison of alternate composite liner and leachate collection system designs to the “standard” NR500 landfill liner and leachate collection system as well as the design required by the Federal Subtitle D regulations. The analysis is not limited to technical (Appendix B) and environmental elements, but also economic and social considerations that also must be factored into whether an alternative design is justified and beneficial. The analysis combined information not only obtained from academic and solid waste industry experts, including experience gained over the past 30 plus years of designing and constructing composite liner and leachate collection systems throughout the United States.

The alternative composite liner and leachate collection system design that is the focus of this paper has been derived from designs adopted and approved in other States within USEPA Region V. In every USEPA Region V State, except for WI, alternative liners, to State and Federal regulations. These States have approved various liner designs acknowledging that ultimately liner performance based on protecting groundwater resources is the primary function of a liner. Alternative liner systems provide options that mitigate environmental and financial impacts in areas which lack sufficient reserves of clay soil within the near vicinity of the landfill, requiring clay soils to be trucked over long distances in order to construct a landfill liner.
Municipal Solid Waste (MSW) management in Wisconsin has progressed over the past 50 years from being managed at the community level in small “dumps” to being managed at large regional landfills supplemented by reuse and recycling programs. In the early 1980’s there were over 900 landfills in Wisconsin accepting various solid and liquid wastes and often comingling MSW, industrial wastes, and liquid wastes. During this period landfill design and construction evolved from small unlined facilities to lined facilities that combine an engineered soil and/or composite liner overlain with a granular material to allow for the collection of leachate.

In 1967, the Wisconsin Legislature directed the then Department of Resource Development to “…no later than January 1, 1969, prepare and adopt minimum standards for the location, design construction, sanitation, operation and maintenance of solid waste disposal sites…”. (See 1967 Wis. Stat. § 144.43). It also authorized the Department to license solid waste disposal facilities which met the minimum design, construction and operational requirements once adopted by the Department. (See 1967, Wis. Stat. § 144.44). Pursuant to that Legislative directive, the DNR adopted NR 51 (sometimes referred to as RD 51 and NR 151) which went into effective in May 1969. RD 51 is widely considered to be the first solid waste regulation in Wisconsin although there may have been some earlier, more general regulations enacted by the State Board of Health. Although RD 51 did not establish minimum design standards for liners, leachate collection systems, or gas extraction systems it did define locational and operational standards in an effort to protect surface water and groundwater. RD 51.09(4) and (5) established the following locational requirements:

RD 51.09 Location requirement. Solid waste disposal operations are prohibited within the following areas unless written permission for use of such location is obtained from the department:

(4) Within an area from which solid waste or leaching therefrom may be carried into any surface water.

(5) Within an area from which leaching from solid waste may have a detrimental effect on ground water.

(See also NR 151.09(4) and (5))

Additionally, RD 51.10(2)(b) created the following operational standard:

(b) No solid waste shall be deposited in such a manner that materials or leachings therefrom will have a detrimental effect on any ground or surface water.

(See also NR 151.10(2)(b))

NR 151 was modified throughout the 1970s as the WDNR’s knowledge of landfill designs developed. This is evident in the modifications that became effective in July 1973 that included provisions related to the management of landfill gas and leachate. The NR 151.12(5)(e) evolved to address monitoring systems and provided that DNR may require that plans and specifications for new or expanded landfills include

“…. groundwater monitoring wells and water quality sampling and analysis programs, provisions for gas monitoring and sampling, or provisions for protection against possible detrimental effects of leachate and gas production.”

The most significant change in Wisconsin landfill regulations occurred in 1978 when the Legislature established the basic regulatory permitting structure that generally remains in effect today; namely:

(1) Feasibility Review

(2) Plan of Operation Review
(3) Operating License

(1979 Wis. Stat. § 144.44 created by Chapter 377 laws of 1977)

It also directed DNR to adopt new rules to ensure compliance with the Resource Conservation and Recovery Act ("RCRA") which had been enacted by the Federal Government in 1976. In response to that legislative directive, DNR adopted NR 180 which became effective in February 1980. While NR 180 was far more comprehensive than its predecessors RD 51 and NR 151, it did not prescribe minimum design requirements for liners.

In 1984, a non-solid waste regulatory development of significance occurred when Wisconsin became one of the first states to address groundwater quality issues with the enactment of Chapter 160 of the Wisconsin Statutes (1983 Act 410). DNR adopted implementing regulations, NR 140, shortly thereafter. NR 140 became effective in October 1985. NR 140 established numeric groundwater quality standards (Preventive Action Limits & Enforcement Standards) and the regulatory framework to enforce them if exceedances were observed.

NR 180 was modified throughout the 1980s, ultimately being recreated and renumbered as NR 500 in 1988. It was at that time that the first minimum design and construction standards for liners, including the requirement of a five-foot minimum thickness low permeable soil layer “clay-liner” for MSW landfills was enacted (see Appendix A NR 504.05). A number of entities challenged the five-foot clay liner requirement as noted in the recorded public comments:

   Comment #130 – Five feet of clay may be excessive, especially in areas of Wisconsin that are clay short – Dairyland Power, North West Regional Planning Commission, City of Superior and Becher-Hoppe.

   Response – The original draft of NR 504 contained requirements for different liner thicknesses depending on facility size and the hydrogeologic setting. The Technical Advisory Committee recommended using the 5-foot standard. The code does contain the ability for exemptions on a case-by-case basis.

   (June 2, 1987 Response to Comments)

The initial version of NR 500 adopted in 1988 did not include a design standard for composite liner systems as they were still under development at that time.

As noted earlier, RCRA was enacted in 1976. It was significantly modified in 1984 by the Hazardous and Solid Waste Amendments ("HSWA"). Under the HSWA, EPA was required to prepare a report regarding solid waste landfills including an analysis of the design required to protect groundwater. EPA submitted the report in October 1988 and then promulgated minimum standards based upon that report in 1991 (See 1991 40 CFR Part 258). EPA's approach to the HSWA's requirement to enact standards for landfills was to enact both a performance standard and a uniform design standard:

The final rule approach selected by EPA includes two elements – a provision allowing site-specific designs in approved States and a uniform design standard. Specifically, today's final rule provides that new MSWLFs and lateral expansions must be construed with either (1) in approved States, a design that is approved by the Director of an approved State and meets the performance standard specified in § 258.40, or (2) a composite liner and leachate collection system. The rationale for each of these elements is discussed below.

   (October 9, 1991 Federal Register at p. 51,059; See Federal Register excerpt and 40 CFR 258.40 attached as Exhibit A for a description of the performance standard and uniform design standard.)

The performance standard required numeric groundwater concentrations not be exceeded at specified distances from the landfill. The uniform design standard required a composite liner.

EPA initially proposed a design standard of a composite liner system consisting of an upper flexible membrane liner and a lower soil layer at least three feet thick with a hydraulic conductivity of no more than 1x10-7 cm/sec. EPA modified the initial proposal to require that the flexible membrane liner have a minimum thickness of 30 mil or if high density polyethylene (HDPE) is used, a minimum thickness at 60 mil. Additionally, EPA specified a minimum soil component of two feet rather than three feet. EPA explained its rationale for reducing the size of the soil component as follows:

   Second, today's rule specifies a minimum lower soil component thickness of two feet rather than three feet, which is required for hazardous waste disposal facilities. The Agency's most recent data indicate: (1) With sound construction practices, a two foot thick soil liner can be constructed with a hydraulic conductivity of 1 x 10-7 cm/ sec; (2) soil liners less than two feet thick have a high probability of having a
hydraulic conductivity greater than 1 x 10^-7 cm/sec.; and (3) for composite liners, an extra foot of thickness (i.e., three foot versus two foot thickness) generally provides little improvement in liner performance, but may be appropriate to add as a “factor of safety” in certain cases. (see Note on Thickness of Compacted Soil Liners, Daniel, D.E., April 9, 1990).

EPA believes that requiring this “factor of safety” is appropriate as part of the liner system for hazardous waste disposal facilities, but not for MSWLFs. In comparison to hazardous waste disposal facilities, MSWLF’s are located and needed in every region of the country. In some of these locations, clay materials for a soil liner are unavailable locally and must be shipped in from long distances. In many cases, shipping these materials in is very expensive for the community. While these communities will have the opportunity to use a site-specific design, as described: above, increasing the thickness of the soil component of the composite liner would likely make the composite liner option prohibitively expensive for these communities. Even assuming minimal shipping costs, EPA estimates that requiring an additional one foot “factor of safety” would increase the cost of a composite liner for a typical MSWLF by nearly 25 percent. Given the unique characteristics of MSWLFs, EPA believes a two-foot minimum soil layer provides the best balance between protection of human health and the environment and the practicable capabilities of MSWLF owners and operators.

(October 9, 1991 Federal Register at p. 51,060)

In 1996, WDNR modified NR 500 to reflect the new EPA standards, including the use of a composite liner system. Notably, Wisconsin required that the minimum thickness of the clay component of the composite liner be at least four feet instead of the two feet required by EPA. The irony is that Wisconsin’s four-foot requirement is one foot more (33%) than the federal requirement of three feet ultimately adopted by EPA for hazardous waste landfills.

Based on our research, history of permitting and constructing projects in Wisconsin since the mid 1980’s, and discussions with retired WDNR staff, the DNR’s rationale for requiring four feet of clay instead of the two feet of clay in the federal rule was not supported by technical justification. Additional discussion on the rationale/process for adopting the standard for 4-feet of compacted clay is provided in Appendix C Composite Liner Performance Evaluation “HISTORY OF COMPACTED CLAY LINERS IN WISCONSIN” attached to this Report.

2.2 NR 500 LINER AND LEACHATE DESIGNS

Since the implementation of NR 500 regulations all MSW landfill liners in Wisconsin have consisted of the same primary components. A soil liner 4-feet thick with a minimum hydraulic conductivity of 1x10^-7 cm/sec and a 60 mil HDPE geomembrane. Based on the authors of this paper there are no known alternative MSW liner systems that have been constructed or approved by the WDNR since NR 500 regulations were adopted. A cross sectional detail of a typical NR 500 liner is shown on Figure 6.

With the exception of several minor changes leachate collection system design required under NR500 have remained unchanged since NR 500 regulations were adopted. The clay component of the composite liner system are required to be contoured to have minimum slopes of 0.05 ft/ft (0.5%) to promote drainage through the granular drainage layer media which is required to have a maximum hydraulic conductivity of 1 x10^0 cm/sec. Initial composite liner design typically included liner penetrations through the sidewall of the landfill perimeter berm to gravity drain leachate from a landfill. This design is no longer allowed and has been replaced with a sideslope riser pipe to provide a conduit for the insertion of an extraction pump. The sideslope riser is set in a depressed area (sump) that is positioned at the lowest elevation of the liner area. Leachate is pumped from the sideslope riser pipe to a force main located near the perimeter of the landfill. Minimum design and construction criteria for landfill liners and leachate collection systems are in provided in NR 504.06.

2.3 USEPA REGION V APPROVED LINER AND LEACHATE COLLECTION SYSTEMS

USEPA region V includes the states of Ohio, Indiana, Illinois, Michigan, Wisconsin and Minnesota. All States in Region V have been promulgated to enforce Subtitle D and have adopted regulations that comply with Federal Subtitle D regulations. Within USEPA Region V, Wisconsin is the only State that does not permit MSW landfill liners limited to 2 feet of compacted clay.
A comparison of the MSW landfill liner and leachate collection systems currently permitted in USEPA Region V is significant given that each State is required to meet minimum Federal Subtitle D regulations. This comparison is also relevant given the climatic conditions (freeze/thaw) and precipitation events that the liner in these states are also subjected to. The various composite liner and leachate collection systems that have been approved in these states are shown on Figures 1 through 6. Individual States regulations in Region V include liners with a soil component of 1x10-7 cm/sec ranging from 5 feet thick to no soil component (Michigan allows a Geosynthetic Clay liner in place of a soil component). All states require a geomembrane component, typically comprised of a 60-mil HDPE.

2.4 REGULATORY AUTHORITY FOR THE WDNR TO ALLOW ALTERNATE LANDFILL LINERS

There are two options that the WDNR has to allow for the approval of an alternate composite liner and leachate collection system for a MSW landfill: (1) utilize the alternative design of provisions of NR 504.05(1) and (2); or (2) utilize the exemption provision of NR 500.08(4). DNR has been given broad authority to regulate solid waste in Wisconsin. It has express authority to promulgate rules establishing standards for the "design" of landfills. Consistent with that broad authority, WDNR’s rules have always included a provision allowing for alternative designs that meet those standards.

For example, the initial version of NR 504.05 provided:

NR 505.05 Minimum design criteria. Unless otherwise approved by the department in writing, the minimum design criteria set forth in this section apply to all new facilities and to the expansion of existing facilities for which the plan of operation was not approved before February 1, 1988. These criteria shall be used by the applicant to the greatest degree practical when preparing design plans for initial site reports, feasibility reports and plans of operation and for the submittal of any plan modification or closure plan. Facilities designed in substantial conformance with these design criteria are presumed to be capable of meeting the performance standards of s. NR 504.04(4)(d) regarding groundwater quality. If the proposed design differs from these requirements the applicant shall provide supporting justification for any differences.

(1) GENERAL. (a) All solid waste land disposal facilities shall be designed to contain and collect leachate to the maximum practical extent unless the applicant can demonstrate that no significant quantity of leachate will be generated due to the unique character of the waste or facility type. This shall be accomplished by designing the facility to meet the standards contained in either sub. (3) or (4), unless the department approves the applicant’s alternative design, which provides an equivalent or better level of performance than the standards contained in this chapter.

(1988 NR 504.05(1))

The current provisions of NR 500 likewise allow for alternative designs provided the applicant submits supporting justification (e.g., the performance standards are being met):

1996 - current NR 504.05(1) & (2)

In responding to comments regarding the 1996 revisions to NR 500, DNR made clear that the above provision allowed for alternative liner designs:

RESPONSE: While most proposed designs we receive do not deviate from current design standards in NR 504, we agree that design flexibility is important and have approved a number of deviations from the...
required design standards since NR 504 was promulgated in 1988. The Department intends to maintain this same approach in the future. As one of the commenters noted, the Department believes that NR 504.05(2) provides the flexibility for site-specific modifications to any design or construction requirement.

(See excerpt from January 26, 1996 Response to Comments attached as Exhibit B)

Additionally, DNR has broad authority to provide exemptions from its rules. Indeed, DNR’s very first set of rules, RD 51, adopted in 1969, included the following language regarding exemptions:

(1) The department may grant annual exemptions for any one or number of the requirements of this chapter. In considering the granting of exemptions, the department shall take into account such factors as population of the area being served, average daily loadings, location of disposal site, nature of wastes, seasonal character of the disposal operation, and other significant factors. Licenses based on such an alternate plan of operation shall be reviewed annually, with particular regard to any potential nuisance or hazard to public health and safety.

(NR 51.18(1))

The exemption language has evolved over time and its current form is set forth below:

(4) Exemptions from solid waste rules. Exemptions from the requirements of chs. NR 500 to 538 may be granted in writing by the department in special cases except as otherwise provided. A person may apply for an exemption by providing the department with a written request along with the appropriate documentation which demonstrates that the proposal will not cause environmental pollution as defined in s. 299.01 (4), Stats. The department shall take into account such factors as the population of the area being served, the amount of waste being generated, the geologic and hydrogeologic conditions at the facility, the design of the facility, the operational history of the facility, the physical and chemical characteristics of the waste and any other information which may be appropriate. The department shall review and make a written determination on the exemption request within 65 business days after receipt of a complete request and the appropriate review fee under ch. NR 520 unless a different time period is provided by law.

(NR 500.08(4))

Simply put, WDNR has ample authority to approve alternative liner systems through the exemption process.

1 Environmental pollution is detailed at Wis. Stat. § 299.01(4) as follows:

(4) “Environmental pollution” means the contaminating or rendering unclean or impure the air, land or waters of the state, or making the same injurious to public health, harmful for commercial or recreational use, or deleterious to fish, bird, animal or plant life.
3.0 EVALUATION OF LINER / LEACHATE COLLECTION SYSTEMS FOR GROUNDWATER PROTECTION

3.1 PERFORMANCE

A technical evaluation of MSW composite liners was performed by Craig H. Benson, PhD, PE, NAE and James M. Tinjum, P.E., Ph.D. to determine the effectiveness in containing leachate and preventing contaminates from passing through the liner system and impacting groundwater. This evaluation considered the types of materials used for a liner, the thickness of material/barrier layers, and the slope of the leachate collection layer. This evaluation involved the two primary methods that contaminants can migrate through a liner system, advective flow and diffusive flow. The composite liner designs evaluated include a NR 500 liner, a RCRA/Federal Subtitle D minimum liner design and an alternative liner design, that includes a 2-foot clay layer a geosynthetic liner and a geomembrane proposed for the proposed expansion at Advanced Seven Mile Landfill. The cross section of the NR 500 and four alternative composite liner designs evaluated and considered for the proposed expansion are shown on (Figure 6 and 7) This results of the technical evaluation are included in Appendix B.

This technical evaluation shows that a NR 500 MSW composite liner with a 4-foot thick clay soil component does provide more protective of groundwater than the alternative liner designs selected for this comparison. An alternative composite liner with a 2-foot thick compacted clay soil component can perform better than a NR 500 liner when designed and constructed properly. The addition of a geosynthetic liner to the RSRA/Federal Subtitle D minimum requirements, as proposed for the Seven Mile Landfill expansion, performs better than currently required by NR 500 regulations and Federal regulations.

Beyond the comparison of the performance between the liner cross sections, WDNR should also take into consideration several other factors that have enhanced the effectiveness of the liner system since the adoption of both NR500 and RCRA/Federal Subtitle D. These enhancements have significantly increased the degree of confidence regarding the protectiveness of the liner system to groundwater. These enhancements include:

- Liner designs that have adopted manufacturing of geosynthetics that are superior to the products produced at the time of adoption of the current regulations. This is supported through the results of conformance testing conducted on the materials prior to delivery to the construction site.
- Improvements in installation of geosynthetic materials including deployment, welding technology, and construction quality assurance testing. This is supported through results of testing of samples obtained from liner construction projects. The failure rate of destruct samples has dramatically declined over the last 30 years.
- Design and documentation standards for landfills are now measured in 100/s of inches, and GPS guided construction equipment allow much greater precision in liner construction resulting in better liners than were previously possible.
- Addition of Electrical Resistivity testing prior to initial waste placement over newly constructed liners. Electrical Resistivity testing has provided the opportunity to conduct construction quality assurance testing following the installation of the granular drainage layer.
4.0 LINER EVALUATIONS AND COMPARISONS

4.1 PROPOSED ALTERNATE NR 500 LINER SYSTEMS

Four alternative composite liner designs and a NR 500 liner design were analyzed for overall impacts. The NR 500 and alternate liner designs were evaluated for their environmental impacts (including impacts at the clay borrow area), economic impacts, logistics, and sociological impacts. This analysis was done to determine the most practicable composite liner and leachate collection system design meeting or exceeding the performance requirements of Subtitle D regulations while minimizing overall impacts associated with the construction and performance of the liner system. This analysis is discussed below and shown on Table 2. The economic comparison of the liners evaluated is included on Table 3.

Based on the Technical evaluation of liner performance and overall impacts, Alternate composite liner 2 is the preferred liner design for the proposed expansion at Seven Mile Landfill. Alternate composite liner 2 protects groundwater resources better than a NR500 composite liner and reduces other impacts by nearly 50% when compared to a composite liner with 4-feet of compacted clay.

The four alternate composite liner and leachate collection system design that were considered include the following and are shown in cross section on Figure 7, Liner components are listed from bottom to top. All liners include a 1-foot thick 1x10^5 granular drainage layer:

- **NR 500 Composite Liner:**
  4-foot-thick recompacted clay liner, 60-mil HDPE geomembrane, geotextile cushion fabric, gravel drainage layer with leachate collection pipes sloped at greater than 0.5%, and base grades sloped at greater than 2%

- **Alternate Composite Liner 1, Subtitle D:**
  2-foot-thick recompacted clay soil liner, 60-mil HDPE geomembrane, geotextile cushion fabric, gravel drainage layer and base grade sloped at greater than 2%

- **Alternate Composite Liner 2, Proposed Seven Mile Expansion:**
  2-foot thick recompacted clay liner, geosynthetic clay liner (GCL), 60-mil HDPE geomembrane, geotextile cushion fabric, gravel drainage layer and base grade sloped at greater than 2%

- **Alternate Composite Liner 3, Geosynthetic Only:**
  Geosynthetic Clay Liner (GCL), Secondary 60-mil HDPE geomembrane, HDPE geonet drainage layer, Primary 60-mil HDPE geomembrane, geotextile cushion fabric, gravel drainage layer, and base grades sloped at greater than 2%

- **Alternate Composite Liner 4, Hybrid NR 500 / Subtitle D:**
  2-foot-thick recompacted clay liner throughout the base grades increased to a 4-foot-thick clay liner at the leachate collection sumps, 60- mil HDPE geomembrane, geotextile cushion fabric, and base grades sloped at greater than 2%

4.2 ENVIRONMENTAL ASSESSMENT
Under NR 504.06 Wisconsin landfills are required to be design and constructed with four (4) feet of recompacted clay for the soil component of the composite liner system. Federal regulations for subtitle D landfills require only two (2) feet of recompacted clay for the soil component of the composite liner system. Based on previous studies performed on composite liners as well as the evaluations done for this technical paper there is no benefit in preventing contaminant leakage through a liner by adding 2 feet of additional recompacted clay over Subtitle D requirements. The volume of clay soil required to construct the additional 2-feet of the recompacted clay component of the NR 500 composite liner poses significant problems where clay soil reserves of suitable quality are limited or simply not available while providing little to no additional protection in preventing leachate leakage through the composite liner.

Our evaluation indicates that soil required for the clay component of the composite liner sourced from off-site borrow areas can result in more environmental impacts than the additional 2-foot soil thickness of the clay liner provides in protection to the environment. Quite frankly, the evaluation found that the more clay soil that is needed for liner construction the greater the impacts to the environment.

In order to obtain the soil required to construct the additional 2-foot thickness of the clay component the larger the land area of the borrow source that will be disturbed. It is not uncommon to find clay soil reserves on property that has an abundance of wetlands and other sensitive ecosystems as these soils perch surface water. For every acre of liner constructed, the volume of clay soil required to create this additional two feet of thickness represents approximately 3,200 cubic yards of clay soil. Under current NR 500 requirements a 10-acre liner construction project requires 64,000 cubic yards of clay. This additional two feet of clay equates to 32,000 cubic yards of soil greater than the RCRA/Federal Subtitle D requirement as well as the Alternative Composite Liner cross section evaluated herein. On borrow properties where the geology indicates a limited thickness of soil meeting liner geotechnical quality requirements this could require the disturbance and impact to an additional 5 acres or more of property. These impacts include the potential disturbance of wetlands, agricultural property, and wildlife habitat.

The transportation of an additional 32,000 cubic yards of clay soil for a 10-acre liner construction project, would require an additional 2,600 truckloads traveling to and from the borrow property to the landfill. At Seven Mile landfill for example, the hauling of 32,000 cubic yards of additional clay soil results in the combustion of 78,000 gallons of diesel fuel and the emission of 1,754,000 pounds of CO\text{2} to the atmosphere. The impacts to neighborhoods and communities that these trucks travel through to access the landfill include noise, exhaust emissions, and the production of greenhouse gases.

Direct impacts on a borrow area to construct a 40-acre landfill liner comprised of a 2-foot, and a 4-foot clay liner are shown on Figure 8. This simple figure shows the area disturbed to construct a 4-foot clay liner will be approximately 25% larger than required to construct a landfill with a 2-foot clay liner.

As shown in Table 2, the NR 500 liner with 4 feet of compacted clay has the overall largest environmental impact of all the liners evaluated.

### 4.3 SOCIAL ASSESSMENT

The evaluation also included an assessment of the social impacts that are attributed to the requirement of the additional 2 feet of soil for the clay component of the composite liner system. The hauling of the additional clay soil to meet the requirements of NR500 composite liner system design have a significant impact on a community where the borrow property is located as well as the residents of the communities throughout the haul route and the owners of the properties surrounding the landfill. Residents in these communities become frustrated with not only the landfill owner but also the contractor engaged to build the liner. Albeit short term, the acute impacts of the intense hauling activities associated with these liner construction projects creates a level of frustration and stress that are regularly voiced to landfill management, community leaders and Department of Natural Resources staff. Complaints are frequently voiced during siting and standing committee meetings, local governmental meetings, and public comment periods during the permitting process. Typical concerns and complaints raised by residents include:

- Clay falling from trucks
- Speeding of trucks,
- Noise from trucks
• Vibration in homes from trucks
• Increased traffic
• Damage to roads from trucks

This doesn’t even take into consideration the increased possibility of a traffic accident that could tragically result in the loss of life. These complaints can be real or imagined and it is not uncommon for the complaints to continue well after the clay hauling activity is complete. Although the social impacts to a community from hauling clay activities can be mitigated through the reduction in the amount of clay required for the construction of the landfill liner they will not be eliminated. Although it must be acknowledged that composite liner systems comprised of additional layers of geosynthetic materials would still require transportation of geosynthetic materials it would only require several truckloads as compared to the hundreds of truckloads that would be involved in the hauling of clay soils. A reduction in the required clay thickness would also reduce the timeframe associated when comparing the time required for construction several weeks as opposed to a few months. Reducing the requirement of the compacted clay component of the composite liner system from four feet thick to two feet thick would reduce overall impacts from clay hauling to communities by 50%.

4.4 ECONOMIC ASSESSMENT

In general, the cost for the construction for the geosynthetic components of a composite liner system consists of the following:

➢ Procurement of the material
➢ Labor and equipment costs for the installation

For the recompacted clay soil component of a composite liner system the cost structure generally consists of the following:

➢ Borrow property site preparation (surface water management, stripping of topsoil, restoration)
➢ Loading and hauling of the soil from the Borrow Property (either onsite or offsite)
➢ Placement of the clay (rough grading to achieve the maximum loose lift necessary for thorough compaction, moisture condition as necessary – drying or wetting – to achieve optimum moisture content)
➢ Finished grading to provide a uniform graded, contoured surface for the placement of the geosynthetic components of the composite liner system.

The economic analysis performed as part of this evaluation compared the NR 500 composite liner design consisting of the 4-foot recompacted clay soil component and 60 mil HDPE geomembrane component to the alternate liner designs including the proposed design (Alternate 3) for the proposed expansion at Seven Mile Landfill.

The analysis indicates that the costs of the recompacted clay liner is much greater per acre than all alternatives without providing additional environmental protection. The costs significantly increase as the haul distance from an offsite borrow property increases. The analysis did not take into consideration the costs and fees associated with borrow property acquisition or the purchase price of the clay soil from borrow properties not owned by the landfill. The analysis also did not consider the costs of permitting and costs to mitigate borrow property conditions, i.e. streams, wetlands, etc. These economic impacts are ultimately factored into the costs of disposal for residential, commercial, and special waste.

Table 3 provides a breakdown on the liner construction costs on a per acre basis. This table only takes into consideration the costs of the containment components of the composite liner system. Costs for the leachate collection system are not included as those do not differ between the NR 500 required design and the alternate composite liner design proposed for exemption. Cost summarized in Table 3 have been obtained from construction projects completed in 2018 and those under contract for 2019. As indicated in Table 3 the cost of the additional 2-feet of compacted clay thickness over a 40 acres landfill footprint would equal or exceed $4,803,851. This cost is ultimately passed on to the residents and businesses of the State of Wisconsin.

4.5 LOGISTICAL ASSESSMENT

The logistics associated with the required NR500 composite liner design and the alternate composite liner design evaluated is a function of the volume of clay soil needed and the distance the clay soil borrow property is from the
As the clay volume for a given project increases the effort needed to coordinate all aspects of finding suitable clay soil sources, clay soil testing, permitting, clay soil hauling, placement, compaction testing and borrow site restoration increases. It is not uncommon for the clay component of the composite liner design required by NR 500 to be constructed with clay soils obtained from multiple borrow properties. The additional complexity associated with the different soil testing (Proctor) requirements result in complicated construction documentation process.

The time needed to place, compact and test 4-feet of recompacted clay soil as compared to 2-feet of recompacted clay soil is a critical issue in Wisconsin where the construction season is relatively short as compared to other areas with a more moderate climate. The extended duration to complete the construction of the 4-foot component of the clay liner system has resulted in delays to the precipitation events that would not occur if the clay component was limited to a 2-foot thickness. In the past decade alone construction delays encountered during the placement of clay liner soil have occurred due to more frequent and significant greater rainfall events. The delays have resulted in extending these projects into late October and November when placing clay soil and deployment of geosynthetics are more difficult due to the lower average daily temperatures and shorter daylight hours that inhibit effective moisture conditioning necessary to meet optimal compaction requirements. This can result in the clay components of liners being exposed to freezing conditions requiring retesting in the next spring. This testing often requires cutting through geomembranes to confirm and the recertification of clay soil permeability. The alternates composite liner composed of the 2-feet of clay soil would reduce the potential of the clay soil component being exposed to freezing conditions.

### 4.6 DESIGN, CONSTRUCTION, OPERATING AND LONG-TERM CARE ASSESSMENT

In comparing the long-term performance of the required NR500 composite liner design to the alternate composite liner design there is no evidence to suggest that the alternate composite liner design would fail to perform adequately during the operating life and long-term care period for the landfill. A combination of geosynthetic materials and soil liners is expected to provide the best protection when exposed to a variety of chemical compounds found in leachate. over this extended period of 100"s of years.
5.0 CONCLUSION AND RECOMMENDATIONS

The State of Wisconsin has been the regulatory authority over the disposal of solid waste materials for over 50 years. During this period, solid waste went from being managed in small town dumps to large regional engineered landfills that have stringent design, construction, operational, and long-term care requirements. We believe that the level of effort and care in how Wisconsin manages solid waste needs to continue to evolve and embrace alternative methods and designs for these disposal facilities if they provide overall better environmental protection and benefits. The WDNR has the capacity and ability to approve alternative MSW composite liner designs from the current prescriptive requirements of NR 500 regulations. The information provided in this technical paper clearly indicates that there are alternative composite liner system designs that are more practicable and as protective to the groundwater while having less overall impact on the environment.

Given this ability to approved alternative composite liner system designs we request WDNR engineers, scientists and senior management to adopt the Alternate Composite Liner design proposed for exemption herein. NR 500 provides WDNR management to approve an alternative composite liner system design during the permitting process or as a Plan Modification for an existing MSW landfill. In addition, we encourage WDNR to continue the evaluation of alternate composite liner system designs similar to those proposed herein and as new products and designs are developed and research that supports their comparability to that required by NR500 provide exemptions for these alternatives.
Table 1    USEPA Region 5 Liner Comparison Summary
Table 2    Liner Impacts Analysis
Table 3    Alternate Liner Cost Comparison
**Summary of MSW Liner and Leachate Collection Rules in USEPA Region 5**

**Advanced Disposal Wisconsin Landfills Liner Evaluation**

October 2019

<table>
<thead>
<tr>
<th>State</th>
<th>MSW Landfill Liner Requirement</th>
<th>MSW Landfill Leachate Collection Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>MI</td>
<td>Rule 299.442</td>
<td>Rule 299.442</td>
</tr>
<tr>
<td></td>
<td>Double Liner System: secondary composite liner with 60 mil HDPE geomembrane and either 2' recompressed clay with k ≤ 1 x 10⁻⁷ cm/sec or geosynthetic clay liner over 1' natural soil barrier with k ≤ 1 x 10⁻⁷ cm/sec</td>
<td>Soil drainage layer 1-foot thick, k ≤ 1 x 10⁻⁷ cm/sec used in conjunction with a geomembrane with k ≤ 1 cm/sec and a protective geomembrane layer or soil layer 1-foot thick, k ≤ 1 x 10⁻¹ cm/sec.</td>
</tr>
<tr>
<td></td>
<td>A natural soil barrier underlain by an uppermost aquifer that is sufficiently artesian to prevent the vertical migration of contaminants from the site to the uppermost aquifer by advection or dispersion. An owner or operator utilizing such a design shall demonstrate that sufficient controls exist to maintain artesian conditions for that period after closure specified by section 11518 of the act.</td>
<td>Soil drainage layer 1-foot thick, k ≤ 1 x 10⁻⁷ cm/sec used in conjunction with a geomembrane with k ≤ 1 cm/sec.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>OH</th>
<th>DAC 3745-27-08 (C)(10)</th>
<th>DAC 3745-27-08 (C)(12)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Single Composite Liner: 60 mil HDPE geomembrane with 3' recompressed clay with k ≤ 1 x 10⁻⁷ cm/sec and overlying geosynthetic clay liner</td>
<td>Soil drainage layer 1-foot thick, k ≤ 1 x 10⁻¹ cm/sec.</td>
</tr>
<tr>
<td></td>
<td>An alternate thickness, to be no less than one and one-half feet thick, based on the results of the calculations outlined in appendix I of this rule if used in conjunction with a geosynthetic clay liner that meets the specifications in paragraph (D)(9) of this rule.</td>
<td>A geosynthetic drainage net with a transmissivity to ensure that the leachate collection system meets the one foot of head of leachate requirement with at least 1.5 inches of overlying permeable protective material</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>IN</th>
<th>329 IAC 10-17-2</th>
<th>329 IAC 10-17-9</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>In areas not located over an aquifer of significance: Two feet of compacted soil with k ≤ 1 x 10⁻⁷ cm/sec extended up the sideslope at least 2 feet above the highest temporal fluctuation of groundwater; a drainage layer: 3 feet of compacted soil with k ≤ 1 x 10⁻⁷ cm/sec; and a 60 mil HDPE geomembrane with additional requirements in the vicinity of the sump.</td>
<td>Soil drainage layer 1-foot thick, k ≤ 1 x 10⁻¹ cm/sec.</td>
</tr>
<tr>
<td></td>
<td>Geosynthetic drainage material with transmissivity T &gt; 3 x 10⁻⁷ cm²/sec using safety factors and considering creep.</td>
<td></td>
</tr>
</tbody>
</table>
# MSW LANDFILL LINER IMPACTS COMPARISON

**Advanced Disposal Wisconsin Landfills Liner Evaluation**

**October 2019**

<table>
<thead>
<tr>
<th>Parameter</th>
<th>WI NR 500 Liner</th>
<th>ALTERNATIVE 1</th>
<th>Subtitle D</th>
<th>ALTERNATIVE 2 Expansion</th>
<th>Seven Mile Expansion</th>
<th>ALTERNATIVE 3, Geosynthetic</th>
<th>ALTERNATE 4, Hybrid NR 500/Subtitle D</th>
</tr>
</thead>
<tbody>
<tr>
<td>Groundwater Protection (Advevtive Flow) Current WI Standard, Additional 2-</td>
<td>Adequate leak prevention and reduced leachate head on liner</td>
<td>Adequate leak prevention,</td>
<td>3</td>
<td>Adequate leak prevention,</td>
<td>No clay as a backup to</td>
<td>Adequate leak prevention and</td>
<td>Adequate leak prevention and</td>
</tr>
<tr>
<td>feet of Clay over Federal Regulations, 1-foot of leachate head allowed</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>geosynthetics, potential for migration of VOC’s</td>
<td>reduced leachate head on liner</td>
<td>Reduced leak prevention and</td>
</tr>
<tr>
<td>Groundwater Protection (Diffusive Flow) Current WI Standard, Additional 2-</td>
<td>Adequate leak prevention and reduced leachate head on liner</td>
<td></td>
<td>3</td>
<td></td>
<td></td>
<td>Adequate leak prevention and</td>
<td>Reduced leak prevention and</td>
</tr>
<tr>
<td>feet of Clay over Federal Regulations, 1-foot of leachate head allowed</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>reduced leachate head on liner</td>
<td>Reduced leak prevention and</td>
</tr>
<tr>
<td>Impact to Waters of the State Greatest potential to disturb wetlands due to</td>
<td>Reduced potential to disturb wetlands at clay borrow areas</td>
<td>Reduced potential to disturb</td>
<td>3</td>
<td>Reduced potential to disturb</td>
<td>No direct or indirect</td>
<td>Reduced potential to disturb</td>
<td>Reduced potential to disturb</td>
</tr>
<tr>
<td>increased size of Clay borrow areas</td>
<td></td>
<td>wetlands at clay borrow areas</td>
<td></td>
<td>wetlands at clay borrow areas</td>
<td>impact to waters of</td>
<td>wetlands at clay borrow areas</td>
<td>wetlands at clay borrow areas</td>
</tr>
<tr>
<td>Impact to Properties off Site Greatest potential to disturb land due to</td>
<td>Reduced need for borrow areas</td>
<td>Reduced need for borrow areas</td>
<td>3</td>
<td>Reduced need for borrow areas</td>
<td>No borrow areas required</td>
<td>Reduced need for borrow areas</td>
<td>Reduced need for borrow areas</td>
</tr>
<tr>
<td>increased size of Clay borrow areas</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Traffic Impacts Highest Impact, clay hauling</td>
<td>Traffic impacts cut in half compared to NR 500 liner</td>
<td>Traffic impacts cut in half</td>
<td>5</td>
<td>Traffic Impacts,</td>
<td>Least Traffic Impacts,</td>
<td>Traffic Impacts reduced compared</td>
<td>Traffic Impacts reduced compared</td>
</tr>
<tr>
<td>through business and residential areas. Significant issue in areas with</td>
<td></td>
<td>compared to NR 500 liner</td>
<td></td>
<td>geosynthetics delivered on several</td>
<td>geosynthetics delivered on several</td>
<td>to NR 500 liner</td>
<td>to NR 500 liner</td>
</tr>
<tr>
<td>little to no clay making long clay hauls a necessity.</td>
<td></td>
<td></td>
<td></td>
<td>semd loads</td>
<td>semd loads</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Long Term Integrity Yes</td>
<td>Yes</td>
<td>Yes</td>
<td>4</td>
<td>Logistic on long term stability of</td>
<td>Yes</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Permitting - DNR Permits and Subtitle D Regulations Currently accepted by</td>
<td>Variance from NES500 needed, meets Federal regulations</td>
<td></td>
<td>3</td>
<td>Geosynthetics, potential for</td>
<td>Now Negative impacts,</td>
<td>Now Negative impacts,</td>
<td></td>
</tr>
<tr>
<td>WI NR 500 Liner</td>
<td></td>
<td></td>
<td></td>
<td>migration of VOC’s</td>
<td>does not meet Federal Regulations</td>
<td>meets Federal regulations</td>
<td></td>
</tr>
<tr>
<td>Disposal Capacity Impacts Lowest volume of landfill disposal</td>
<td>Increased disposal capacity of 145,200 CY for a 40 acre landfill reducing need</td>
<td>Increased disposal capacity</td>
<td>3</td>
<td>Increased disposal capacity</td>
<td>Increased disposal capacity</td>
<td>Increased disposal capacity</td>
<td></td>
</tr>
<tr>
<td>capacity of alternatives increases the need for more landfill</td>
<td>for more landfills reducing the need for more landfills</td>
<td>for more landfills reduing</td>
<td></td>
<td>of 145,200 CY for a 40 acre landfill</td>
<td>of 290,400 CY for a 40</td>
<td>of 145,200 CY for a 40 acre landfill</td>
<td></td>
</tr>
<tr>
<td>Economic Impacts Additional Clay adds to the cost of constructing liners</td>
<td>Reduced cost of liner construction compared to NR 500 liner</td>
<td>Reduced cost of liner</td>
<td>5</td>
<td>Reduced cost of liner</td>
<td>Reduced cost of liner</td>
<td>Reduced cost of liner</td>
<td></td>
</tr>
<tr>
<td>compared to alternatives. Higher cost of constructing landfills other</td>
<td></td>
<td>construction compared to</td>
<td></td>
<td>construction compared</td>
<td>construction compared</td>
<td>construction compared</td>
<td></td>
</tr>
<tr>
<td>USEPA Region 5 States. Significant cost when long clay hauls are required</td>
<td></td>
<td>to NR 500 liner, added</td>
<td></td>
<td>to NR 500 liner, added</td>
<td>to NR 500 liner</td>
<td>to NR 500 liner</td>
<td></td>
</tr>
<tr>
<td>Logistical Impacts Hauling, traffic, clay spills, truck</td>
<td>Reduced impacts to surrounding community and reduced</td>
<td>Reduced impacts to</td>
<td>3</td>
<td>Fastest construction,</td>
<td>Reduced impacts to</td>
<td>Reduced impacts to</td>
<td></td>
</tr>
<tr>
<td>emissions, noise impacts, speeding all greatest of options.</td>
<td>coordination during construction of liner</td>
<td>surrounding community</td>
<td></td>
<td>least impact on</td>
<td>surrounding community</td>
<td>surrounding community</td>
<td></td>
</tr>
<tr>
<td>Design, Construction, Operating and Long Term Care Impacts</td>
<td>Standard construction methods and designs, greatest thickness of clay</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Reduced impacts to</td>
<td></td>
</tr>
<tr>
<td>most potential for weather related impacts</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>surrounding community</td>
<td></td>
</tr>
<tr>
<td>Practicability / Score Most Overall Negative Impacts of Liners Evaluated</td>
<td>Practicable</td>
<td>Practicable</td>
<td>32</td>
<td>Practicable</td>
<td>Least negative impacts,</td>
<td>Practicable</td>
<td></td>
</tr>
</tbody>
</table>
| Impact Rating is a relative ranking (5 = High Impact, 3 = Reduced Impact, 1 = No Impact)

*Practicable Alternatives* defined as: available and capable of being implemented after taking into consideration: environmental, cost, available technology and logistics in light of overall project purposes.
**TABLE 3**
ADVANCED DISPOSAL WISCONSIN LANDFILL LINER EVALUATION

<table>
<thead>
<tr>
<th>Parameter</th>
<th>WI NR 500 Liner</th>
<th>ALTERNATIVE 1 D</th>
<th>ALTERNATIVE 2 Seven Mile Expansion</th>
<th>ALTERNATIVE 3, Geosynthetic NR 500/Subtitle D</th>
<th>ALTERNATIVE 4, Hybrid NR 500/Subtitle D</th>
</tr>
</thead>
<tbody>
<tr>
<td>4' clay and 60 mil Membrane, &gt; 2% liner slopes</td>
<td>$6,048.14</td>
<td>$2,401,925.70</td>
<td>$160,300.80</td>
<td>$465,395.04</td>
<td>$160,300.80</td>
</tr>
<tr>
<td>60 mil geomembrane - supply</td>
<td>$16,000.00</td>
<td>$160,300.80</td>
<td>$160,300.80</td>
<td>$160,300.80</td>
<td>$160,300.80</td>
</tr>
<tr>
<td>Geosynthetic Clay Liner (GCL) - material</td>
<td>$11,634.88</td>
<td>$11,634.88</td>
<td>$11,634.88</td>
<td>$11,634.88</td>
<td>$11,634.88</td>
</tr>
<tr>
<td>Geosynthetic Clay Liner (GCL) - install</td>
<td>$3,484.80</td>
<td>$3,484.80</td>
<td>$3,484.80</td>
<td>$3,484.80</td>
<td>$3,484.80</td>
</tr>
<tr>
<td>Geocomposite - material</td>
<td>$23,496.26</td>
<td>$23,496.26</td>
<td>$23,496.26</td>
<td>$23,496.26</td>
<td>$23,496.26</td>
</tr>
<tr>
<td>Geocomposite - install</td>
<td>$3,484.80</td>
<td>$3,484.80</td>
<td>$3,484.80</td>
<td>$3,484.80</td>
<td>$3,484.80</td>
</tr>
<tr>
<td>Construction Quality Assurance</td>
<td>$23,496.26</td>
<td>$23,496.26</td>
<td>$23,496.26</td>
<td>$23,496.26</td>
<td>$23,496.26</td>
</tr>
<tr>
<td>Clay Liner ($37.22 / CY^{1/2}) per 1 ft thickness</td>
<td>$240,193.07</td>
<td>$120,096.53</td>
<td>$120,096.53</td>
<td>$0.00</td>
<td>$128,919.05</td>
</tr>
<tr>
<td>60 mil geomembrane - supply</td>
<td>$14,183.14</td>
<td>$14,183.14</td>
<td>$14,183.14</td>
<td>$28,366.27</td>
<td>$14,183.14</td>
</tr>
<tr>
<td>Geosynthetic Clay Liner (GCL) - material</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$3,484.80</td>
<td>$3,484.80</td>
<td>$0.00</td>
</tr>
<tr>
<td>Geosynthetic Clay Liner (GCL) - install</td>
<td>$4,007.52</td>
<td>$4,007.52</td>
<td>$4,007.52</td>
<td>$4,007.52</td>
<td>$4,007.52</td>
</tr>
<tr>
<td>Geocomposite - material</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00</td>
</tr>
<tr>
<td>Geocomposite - install</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00</td>
</tr>
<tr>
<td>Construction Quality Assurance</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00</td>
<td>$0.00</td>
</tr>
</tbody>
</table>

**Notes:**
1. There is approximately 1,613.33 CY in an acre-ft
2. Clay Liner cost includes purchase and transportation costs from off site borrow source approximately 60 miles away from site, then place and compact.
3. Construction Quality Assurance is estimated at 10% of cost of line items under each alternate
4. Other landfill liner components including geotextile cushion, or leachate collection system components are not included in the costs above.
5. Off site borrow sources of suitable liner soils also require site restoration of the off-site borrow sources and additional area depending on the volume of soil required for construction.
FIGURES

Figure 1  Liner Details Michigan
Figure 2  Liner Details Ohio
Figure 3  Liner Details Indiana
Figure 4  Liner Details Minnesota
Figure 5  Liner Details Illinois
Figure 6  Liner Details Wisconsin
Figure 7  Landfill Liner Alternatives
Figure 8  Borrow Area Impacts
STANDARD LINER SECTION

DETAIL

SCALE: NOT TO SCALE

ALTHERATE LINER SECTION

DETAIL

SCALE: NOT TO SCALE
STANDARD LINER SECTION

DETAIL

SCALE: NOT TO SCALE

1/4

ALTERNATE LINER SECTION

DETAIL

SCALE: NOT TO SCALE

1/4

k ≥ 1x10^-3 cm/s

SOIL DRAINAGE LAYER

COMPACTED SOIL

k ≤ 1x10^-7 cm/s

k ≥ 1x10^-3 cm/s

SOIL DRAINAGE LAYER

60 MIL HDPE GEOMEMBRANE

COMPACTED SOIL

k ≤ 1x10^-7 cm/s

MUNICIPAL SOLID WASTE
LINER ALTERNATIVES
LINER DETAILS
MINNESOTA
STANDARD LINER SECTION

DETAIL

SCALE: NOT TO SCALE 1/5

k ≥ 1x10⁻³ cm/s

k ≤ 1x10⁻⁷ cm/s

12"  

5"

COMPACTED SOIL

DRAINAGE LAYER

ALTERNATE LINER SECTION

DETAIL

SCALE: NOT TO SCALE 2/5

k ≥ 1x10⁻³ cm/s

80 MIL HDPE GEOMEMBRANE

k ≤ 1x10⁻⁷ cm/s

12"

5"

COMPACTED SOIL

DRAINAGE LAYER

ILLINOIS
NR 500 LINER SECTION

SOIL DRAINAGE LAYER

Compacted Soil

k ≥ 1X10^2 cm/s

80 MIL HDPE GEOMEMBRANE

k ≤ 1X10^-7 cm/s

Scale: Not to Scale 1 6

MUNICIPAL SOLID WASTE LINER ALTERNATIVES
LINER DETAILS WISCONSIN
APPENDIX A

APPLICABLE REGULATIONS

- WI NR 180
- WI NR 504
- USEPA Subtitle D
Chapter NR 180

SOLID WASTE MANAGEMENT

NR 180.01 Purpose. The purpose of these rules is to help ensure that efficient, nuisance-free, and environmentally acceptable solid waste management procedures are practiced in Wisconsin. The rules are adopted pursuant to ss. 144.01, 144.026, 144.04, 144.045, 144.26, 144.54, and 227.014, Stats. (1977), ss. 144.43 to 144.47, Stats., (as affected or created by ch. 34, laws of 1979) and s. 26, ch. 377, laws of 1977.

History: Cr. Register, February, 1980, No. 290, eff. 3-1-80.

NR 180.02 Applicability. (1) These rules govern all solid waste disposal sites and facilities as defined by s. 144.43 (5), Stats. (as created by ch. 34, laws of 1979), except hazardous waste sites and facilities and except that metallic mining operations as defined in s. 144.81 (5), Stats., not licensed by the department and not mining prior to June 3, 1978, shall be exempt from the provisions of this chapter until May 21, 1980. These rules shall be applicable to all metallic mining operations after May 20, 1980 if the department has not adopted specific rules for the identification and regulation of metallic mining wastes pursuant to s. 144.43 (lm), Stats., by that date. When the department adopts rules pursuant to s. 144.43 (lm), Stats., the rules shall be applicable to metallic prospecting and mining operations in this state to the exclusion of this chapter except where this chapter or portions thereof are specifically adopted under s. 144.43 (lm), Stats. If prior to May 21, 1980, an application to mine is submitted, this chapter shall be applicable to that application until this chapter is superseded by rules adopted pursuant to s. 144.43 (lm), Stats.

(2) The provisions of this chapter are not applicable to the design, construction or operation of industrial wastewater facilities, sewage systems and waterworks treating liquid wastes approved under s. 144.04, Stats., and/or permitted under ch. 147, Stats., nor to sites used solely for the disposal of liquid municipal or industrial wastes which have been approved under s. 144.04, Stats., and/or permitted under ch. 147, Stats., except for sites used for the ultimate disposal of solid waste.

Note: Pursuant to s. 26, ch. 377, laws of 1977, sites and facilities utilized for the storage, transportation, treatment and disposal of hazardous wastes are regulated by the toxic and environmental protection.
NR 180.03 Severability. Should any section, paragraph, phrase, sentence or clause of this chapter be declared invalid or unconstitutional for any reason, the remainder of this chapter shall not be affected thereby.

History: Cr. Register, February, 1980, No. 290, eff. 3-1-80.

NR 180.04 Definitions. The following special definitions are applicable to the terms used in this chapter:

1. “Air curtain destructor” means a solid waste processing facility that combines a fixed wall, open pit and mechanical air supply which uses an excess of oxygen and turbulence to accomplish the smokeless combustion of clean wood wastes and similar combustible materials.

2. “Bird hazard” means an increase in the likelihood of bird/aircraft collisions that may cause damage to the aircraft or injury to its occupants.

3. “Closure” means those actions taken by the owner or operator of a solid waste site or facility to prepare the site for long-term care and make it suitable for other uses.

4. “Closure plan” means a written report and supplemental engineering plans detailing those actions that will be taken by the owner or operator to effect proper closure of a solid waste disposal site or facility.

5. “Closing” means the time at which a solid waste disposal site or facility ceases to accept wastes, and includes those actions taken by the owner or operator of the facility to prepare the site for any required long-term care and make it suitable for other uses.

6. “COD” means chemical oxygen demand.

7. “Collection and transportation service” means a solid waste disposal operation which utilizes containers, vehicles or other means for the collection and transportation of solid waste.

8. “Completeness” means a determination by the department that the minimum submittal requirements as established by this chapter for a plan or report have been met.

9. “Construct” means to engage in a program of on-site construction, including but not limited to site clearing, grading, dredging or landfilling.

10. “Construction observation report” means a written report submitted under the seal of a registered professional engineer advising that a solid waste disposal site or facility has been constructed in substantial compliance with a department approved plan of operation.

11. “Containerized storage site or facility” means a mechanical or nonmechanical storage container, site or facility designed and operated for storage and containment of solid waste.
(12) "Critical habitat areas" mean any habitat determined by the department to be critical to the continued existence of any endangered species listed in chapter NR 27, Wis. Adm. Code.

(13) "Demolition material" means solid waste resulting from the demolition or razing of buildings, roads and other man-made structures. Demolition material typically consists of concrete, bricks, bituminous concrete, wood, masonry and plaster, alone or in combinations.

(14) "Department" means the department of natural resources.

(15) "Design capacity" means the total volume in cubic yards of solid waste to be disposed of in a land disposal site or facility including the volume of daily and intermediate cover utilized in the facility, but not including final cover or topsoil.

(16) "Detrimental effect on ground or surface water" means having a significant damaging impact on ground or surface water quality for any present or future consumptive or nonconsumptive uses.

(17) "Discarded material" means material that is no longer of use to the generator of the material in the process from which it was generated.

(18) "Disposal" means the discharge, deposit, injection, dumping, or placing of any solid waste into or on any land or water so that such solid waste or any constituent thereof may enter the environment or be emitted into the air or discharged into any waters, including groundwaters.

(19) "Dredge material" means any earth material removed from the bed of any surface water.

(20) "Establish" means to bring a solid waste disposal site or facility into existence.

(21) "Expand an existing site or facility" means to dispose of solid waste on land not previously licensed, to dispose of solid waste not in accordance with a department issued plan approval, if one exists, or to dispose of solid waste in a manner significantly different from past operations.

(22) "Feasibility report" means a report for a specific solid waste disposal site or facility that describes the site, surrounding area, and proposed operation in terms of land use, topography, soils, geology, groundwater, surface water, proposed waste quantities and characteristics, and preliminary site or facility design concepts.

(23) "Fill area" means the area proposed to receive or which is receiving direct application of solid waste.

(24) "Floodplain" means the land which has been or may be hereafter covered by flood water during the regional flood as defined in chapter NR 116, Wis. Adm. Code, and includes the floodway and the flood fringe as defined in chapter NR 116, Wis. Adm. Code.

(25) "Food chain crops" means tobacco, crops grown for human consumption, and pasture, forage and feed grain for animals whose products are consumed by humans.

(26) "Garbage" means discarded materials resulting from the handling, processing, storage and consumption of food.

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(27) "Hazardous waste" means any solid waste identified by the department as hazardous pursuant to criteria promulgated by the department. Under s. 144.62 (2) (a), Stats., the department criteria will be identical to the criteria promulgated by the United States environmental protection agency under s. 3001 (b) of the Resource Conservation and Recovery Act of 1976, P.L. 94-580.

(28) "Incinerator" means a solid waste facility designed and operated for controlled burning of solid wastes primarily to achieve volume and weight reduction and/or to change waste characteristics. Facilities which use solid waste as a supplemental fuel where less than 30 percent of the heat input to the facility is derived from such supplemental fuel are not classified as incinerators under this chapter.

(29) "Land disposal site or facility" means a solid waste disposal site or facility where solid waste is placed on land in a land spreading facility, a landfill, or a surface impoundment facility for disposal purposes.

(30) "Landfill" means a solid waste land disposal site or facility, not classified as a landspreading facility or a surface impoundment facility, where solid waste is disposed on land without creating nuisances or hazards to public health or safety, by utilizing the principles of engineering to confine the solid waste to the smallest practical area, to reduce it to the smallest practical volume, and to cover it with a layer of earth at such intervals as may be necessary.

(31) "Landspreading facility" means a solid waste disposal facility where solid wastes are discharged, deposited, placed or injected in thin layers onto the land surface of the facility, or are incorporated into the top several feet of the surface soil, for agricultural, silvicultural and/or waste disposal purposes.

(32) "Leachate" means water or other liquid that has been contaminated by dissolved or suspended materials due to contact with solid waste or gases therefrom.

(33) "Long-term care" means the routine care, maintenance and monitoring of a solid waste land disposal facility following the closing of the facility.

(34) "Mining waste" means all waste soil, rock, mineral, liquid, vegetation and other material, directly resulting from or displaced by the prospecting or mining, and from the cleaning or preparation of minerals during prospecting or mining operations.

(35) "Municipal solid waste" means solid waste primarily generated by residential activities but may include minor amounts of commercial and industrial wastes that are in the total waste stream and are not hazardous.

(36) "Noncombustible materials" means solid waste which will not support combustion in the ambient atmosphere.

(37) "Noncontainerized storage site or facility" means a site or facility designed and operated for storage of solid waste, generally in volumes too large for containerized storage.

(38) "One-time disposal" means the disposal of small volumes of limited types of industrial, agricultural, or demolition solid waste on a one-
time basis. Examples are the disposal of concrete, brick, stone, asphalt, wood, trees, logs, brush and material from demolished buildings, generally involving no more than 10,000 cubic yards with disposal taking place over a project life of less than 3 months.

(39) “Open burning” means combustion of solid waste where the products of combustion are emitted directly into the ambient air without passing through a stack or chimney. Open burning does not include the combustion occurring at a properly operated air curtain destructor or incinerator.

(40) “Open dump” means a land disposal site or facility which is not a sanitary landfill.

(41) “Person” means an individual, trust, firm, cooperative, institution, joint stock company, corporation (including a government corporation), partnership, association, state, municipality, commission, political subdivision of a state, interstate body or federal department, agency, or instrumentality.

(42) “Plan of operation” means a report submitted for a solid waste disposal site or facility that describes its location, design, construction, sanitation, operation, maintenance, closing and long-term care.

(43) “Population equivalent” means the population equal to the sum of the population of the geographical area based on the most recent department of administration census data, plus the seasonal population as determined by the department and not included in the census data, plus one person per thousand pounds per year of industrial, commercial, and agricultural wastes accepted at the solid waste disposal site or facility in question.

(44) “Pollution” means the contaminating or rendering unclean or impure the waters of the state, or making the same injurious to public health, harmful for commercial or recreational use, or deleterious to fish, bird, animal or plant life.

(45) “Processing facility” means a solid waste disposal site or facility at which solid waste is baled, shredded, pulverized, composted, classified, separated or altered by some means to facilitate further transfer, processing, utilization or disposal. Processing facilities do not include operations conducted by scrap metal, paper, fiber or plastic processors excluded from the definition of “solid waste disposal site and facilities” in this section.

(46) “Proof of financial responsibility” means a bond, deposit, proof of an established escrow account or trust account ensuring that sufficient funds will be available to comply with the closure and long-term care requirements of this chapter and the approved plan of operation.

(47) “Putrescible waste” for purposes of NR 180.13 (3) (a) 9 and NR 180.14 (3) (f) means solid waste which contains organic matter capable of being decomposed by microorganisms and of such a character and proportion as to be capable of attracting or providing food for birds.

(48) “Refuse” means combustible and noncombustible rubbish, including, but not limited to, paper, wood, metal, glass, cloth and products.
thereof; litter and street rubbish, ashes; and lumber, concrete, and other debris resulting from the construction or demolition of structures.

(49) “Registered professional engineer” means a professional engineer registered as such with the Wisconsin examining board of architects, professional engineers, designers and land surveyors.

(50) “Salvageable material” means junk cars, machinery or equipment, scrap metal or other junk or scrap materials which are of further usefulness mainly as a raw material for reprocessing, or an imperfect stock from which replacement or spare parts can be extracted.

(51) “Salvage yard” means a solid waste disposal site or facility at which salvageable materials are stored or sold or at which wrecking, dismantling or demolition of salvageable materials are conducted. Salvage yards do not include operations conducted by scrap metal, paper, fiber or plastic processors excluded from the definition of “solid waste disposal sites and facilities” in this section, nor do salvage yards include small storage areas for equipment such as are normally found adjacent to industrial and commercial establishments.

(52) “Sanitary landfill” means a land disposal site or facility conforming to the applicable requirements of this chapter.

(53) “Seasonal population” means the seasonal transient population in an area over and above the year round population.

(54) “Sewerage system” means all structures, conduits and pipe lines by which sewage is collected and disposed of, except plumbing inside and in connection with buildings served, and service pipes from building to street main.

(55) “Sludge” means any solid, semi-solid, or liquid waste generated from a municipal, commercial or industrial wastewater treatment plant, water supply treatment plant, or air pollution control facility.

(56) “Soil” means material that has been physically and chemically derived from the bedrock by nature.

(57) “Solid waste” means any garbage, refuse, sludge from a waste treatment plant, water supply treatment plant, air pollution control facility and other discarded or salvageable material, including solid, liquid, semi-solid or contained gaseous material resulting from industrial, commercial, mining, and agricultural operations and from community activities, but does not include solid or dissolved material in domestic sewage, or solid or dissolved materials in irrigation return flows, or industrial discharges which are point sources subject to permits under ch. 147, Stats., or source, special nuclear or by-product material as defined under s. 140.52, Stats.

(58) “Solid waste disposal sites and facilities” means commercial and municipal establishments or operations such as, without limitation because of enumeration, sanitary landfills, dumps, land disposal sites, incinerators, auto junk yards, scrap metal salvage yards, transfer stations, storage facilities, collection and transportation services and other establishments or operations for the storage, collection, transportation, transfer, processing, treatment, recovery or disposal of solid waste. “Solid waste disposal sites and facilities” does not include a site or facility for
the processing of scrap iron, steel or nonferrous metal using large machines to produce a principal product of scrap metal for sale or use for remelting purposes; nor does the term include a site or facility which uses large machines to sort, grade, compact or bale clean wastepaper, fibers or plastics, not mixed with other solid waste, or sale or use for recycling purposes.

(59) “Solid waste management” means the systematic administration of activities which provide for collection, source separation, storage, transportation, transfer, processing, treatment and disposal of solid waste.

(60) “Stabilization of waste” means any chemical, physical, or thermal treatment of a waste, either alone or in combination with biological processes, which results in a significant reduction of pathogenic organisms including viruses.

(61) “Stabilization of a land disposal site or facility” means the process of waste settlement and associated land surface maintenance to ensure that the majority of settlement has occurred, that pockets or depressions caused by settlement have been re-filled or re-graded, and that the final land surface contours represent a stable condition for closure and site maintenance purposes.

(62) “Storage site or facility” means a solid waste disposal site or facility for the storage of solid waste, on a temporary basis in such a manner as not to constitute ultimate disposal of solid waste.

(63) “Surface impoundment facility” means a natural topographic depression, artificial excavation, or dike arrangement which is used for storage or disposal of waste fluids or semi-solids.

(64) “Termination” means the final actions taken by an owner or operator of a solid waste land disposal site or facility when formal responsibilities for long-term care cease.

(65) “Topsoil” means natural loam, sandy loam, silt loam, silt clay loam or clay loam humus-bearing soils or other material that will easily produce and sustain dense growths of vegetation capable of preventing wind and water erosion of the material itself and other materials beneath.

(66) “Transfer facility” means a solid waste disposal site or facility at which transferring of solid waste from one vehicle or container to another, generally of larger capacity, occurs prior to transporting to the point of processing or disposal.

(67) “Treatment work” means any devices and systems used in the storage, treatment, recycling, and reclamation of municipal sewage or industrial waste of a liquid nature or necessary to recycle or reuse water at the most economical cost over the estimated life of the work, including intercepting sewers, outfall sewers, sewage appurtenances, extensions, improvements, remodeling, additions, and alterations thereof, elements essential to provide a reliable recycled supply such as standby treatment units and clear well facilities; and any works, including site acquisition of the land that will be an integral part of the treatment process or is used for ultimate disposal of residues resulting from such treatment. Additionally, “treatment work” means any other method or sys-
tem for preventing, abating, reducing, storing, treating, separating or disposing of municipal waste, including storm water runoff, or industrial waste, including waste in combined storm water and sanitary sewer systems.

(68) “USGS” means United States geological survey.

(69) “Waterworks” means all structures, conduits and appurtenances by means of which water is delivered to consumers except piping and fixtures inside buildings served, and service pipes from building to street main.

(70) “Well nest” means 2 or more wells installed within 10 feet of each other at the ground surface and constructed to varying depths.

(71) “Wetlands” means those areas that are inundated or saturated by surface or groundwater at a frequency and duration sufficient to support, and that under normal circumstances do support, a prevalence of vegetation typically adapted for life in saturated soil conditions. Wetlands generally include swamps, marshes, bogs, and similar areas. The permanent channels of streams and rivers and the open water of lakes and reservoirs are not included in this definition.

History; Cr. Register, February, 1960, No. 290, eff. 3-1-90.

NR 180.45 License periods and fees. (1) No person shall maintain or operate a solid waste disposal site or facility unless the person has obtained an operating license from the department, except as otherwise provided in this chapter. The license period shall be 2 years beginning on October 1 and terminating on September 30, 2 years later. The license period for land disposal sites and facilities shall begin on October 1 of even-numbered years. The license period for all other solid waste management sites or facilities shall begin on October 1 of odd-numbered years.

(a) Application for initial licensing of new solid waste disposal sites or facilities may be submitted at any time during the license period. Fees for initial licensing are proratable. The license period is divided into 4, 6-month periods, with ¼ of the 2 year license fee applied to each period. The applicant for initial licensing of a site or facility shall submit the appropriate fees as shown in Table 1, “Fee Schedule”.

(b) Application for renewal of a solid waste disposal license shall be submitted to the department by June 1 preceding the license period being applied for. Applicants failing to submit the relicensing application by June 1 shall pay a late processing fee equal to 50% of the renewal fee or $150.00 whichever is less, in addition to the relicensing fee. The department shall transmit application forms to renewal applicants by April 1.

(c) Application for an operating license shall be submitted on forms supplied by the department and shall be accompanied by the appropriate fees as shown in Table 1, “Fee Schedule”.

(d) License fees for solid waste disposal sites or facilities are not refundable.

(2) No person shall establish or construct a solid waste disposal site or facility prior to obtaining written approval from the department.

History; Cr. Register, February, 1960, No. 290
plans describing site or facility feasibility and/or operation, except as otherwise provided in this chapter. The plan review fee specified herein shall accompany all plans submitted to the department for approval. Plan review fees are not transferable, proratable or refundable.

(3) Following closure of a land disposal site or facility, the owner or any successor in interest shall be required to have a license during the period of owner responsibility indicated in s. 144.441, Stats. The license shall be issued in accordance with sub. (1) except that the fee shall be $50.00 per license period.

(4) For the purposes of plan review and license fees charged to land disposal facilities as provided in Table 1, the following shall apply:

(a) Plan review fees shall be charged on the basis of the maximum design capacity of the site, cell or module for which plans have been submitted. As an example, a feasibility report may be submitted for a 1 million cubic yard site requiring a review fee as specified for greater than 500,000 cubic yards; the plan of operation, however, may be submitted over a period of time in several modules. Each plan of operation review would be charged on the basis of the maximum design capacity of the module submitted.

(b) License fees shall be based on the total design capacity of the site being licensed including already deposited solid waste at the site. For sites which have not had a plan approval, the department shall make a reasonable estimate of the maximum design capacity of the site and shall charge a fee accordingly. For most township operated sites, the fee shall be as specified in the 0-50,000 cubic yard category.

History: Cr. Register, February, 1980, No. 290, eff. 3-1-80.
### TABLE 1

**FEE SCHEDULE**

<table>
<thead>
<tr>
<th>NR</th>
<th>FACILITY TYPE</th>
<th>License Required</th>
<th>Plan Review Necessary</th>
<th>Plan Review Fees</th>
<th>License Fee Schedule</th>
<th>Initial License Period</th>
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<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>0-6 mo.</td>
</tr>
<tr>
<td>180</td>
<td>STORAGE FACILITIES</td>
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<td></td>
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<tr>
<td>07</td>
<td>Containerized</td>
<td>No</td>
<td>No</td>
<td>75.</td>
<td>12.50</td>
<td>25.</td>
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<tr>
<td></td>
<td>Non-containerized</td>
<td>Yes</td>
<td>Yes</td>
<td>100.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>08</td>
<td>Collection &amp; Transportation</td>
<td>Yes</td>
<td>No</td>
<td>100.</td>
<td>25.</td>
<td>37.50</td>
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<tr>
<td>09</td>
<td>Transfer Facilities</td>
<td>Yes</td>
<td>Yes</td>
<td>200.</td>
<td>75.</td>
<td>150.</td>
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<tr>
<td>10</td>
<td>Processing Facilities†</td>
<td>Yes</td>
<td>Yes</td>
<td>200.</td>
<td>75.</td>
<td>150.</td>
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<tr>
<td>11</td>
<td>Incinerators†</td>
<td>Yes</td>
<td>Yes</td>
<td>100.</td>
<td>75.</td>
<td>150.</td>
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<tr>
<td>12</td>
<td>Air Curtain Destructors</td>
<td>Yes</td>
<td>Yes</td>
<td>125.</td>
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<td>50.</td>
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<td>LAND DISPOSAL FACILITIES</td>
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</tr>
<tr>
<td></td>
<td>Landfill 0-50,000 yd³</td>
<td>Yes</td>
<td>Yes</td>
<td>100.</td>
<td>37.50</td>
<td>75.</td>
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<tr>
<td></td>
<td>Landfill 50,000-500,000 yd³</td>
<td>Yes</td>
<td>Yes</td>
<td>350.</td>
<td>125.</td>
<td>250.</td>
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<tr>
<td></td>
<td>Landfill &gt; 500,000 yd³</td>
<td>Yes</td>
<td>Yes</td>
<td>600.</td>
<td>250.</td>
<td>500.</td>
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<tr>
<td>13</td>
<td>Surface Impoundments Closure Plans</td>
<td>No</td>
<td>Yes</td>
<td>350.</td>
<td>125.</td>
<td>250.</td>
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<tr>
<td></td>
<td>*Maximum Design Capacity</td>
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<td></td>
<td></td>
<td></td>
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<tr>
<td>14</td>
<td>Land Spreading Facilities</td>
<td>Yes</td>
<td>Yes</td>
<td>100.</td>
<td>37.50</td>
<td>75.</td>
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<td>17</td>
<td>Salvage Yards</td>
<td>Yes</td>
<td>Yes</td>
<td>100.</td>
<td>37.50</td>
<td>75.</td>
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<tr>
<td>18</td>
<td>Other</td>
<td>Yes</td>
<td>Yes</td>
<td>100.</td>
<td>25.</td>
<td>50.</td>
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</tbody>
</table>

† If an applicant chooses not to submit a feasibility report for a processing facility or incinerator, but rather makes the initial submission the plan of operation, the fee for review of the plan of operation shall be increased by the amount of the fee indicated under feasibility in this table.

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NR 180.06 General submittal requirements. (1) Unless otherwise specified in this chapter, all submittals for review and approval of any initial site report, feasibility report, plan of operation, construction observation report or closure plan shall include the following:

(a) The review fee specified in NR 180.05 in check or money order payable to the department (to be sent to the department district or area office as appropriate).

(b) A letter detailing the desired department action or response.

(c) Five copies of the plan or report prepared pursuant to the appropriate section of this chapter. Two copies shall be submitted to the department field office responsible for the area in which the site is located and 3 copies shall be submitted to the bureau of solid waste management in Madison. Review time starts when copies are received by the bureau. The plans and reports and all methods and procedures used to prepare them shall conform to the following:

1. Preparation. The submittal shall be under the seal of a registered professional engineer (except for salvage yards).

2. Investigation. All technical procedures used to investigate a solid waste disposal site or facility shall be the current standard procedures as specified by the American society for testing materials, USGS, standard methods for the examination of water and wastewater, or other equivalent or appropriate methods approved by the department. Test procedures used shall be specified. Any deviation from a standard method shall be explained in detail with reasons provided.

3. Format. All submittals shall include:

a. The required technical information as specified in this chapter.

b. Maps, figures, photographs and tables where applicable to clarify information or conclusions. The visuals shall be legible. All maps, plan sheets, drawings, isometrics, cross-sections and aerial photographs shall meet the following requirements:

1) Generally be no larger than 24 inches x 36 inches and no smaller than 8-1/2 inches x 11 inches.

2) Be of appropriate scale to show all required details in sufficient clarity.

3) Be numbered, referenced in the narrative, titled, have a legend of all symbols used, contain horizontal and vertical scales (where applicable), and specify drafting or origination dates.

4) Use uniform scales as much as practical.

5) Contain a north arrow.

6) Use USGS datum as basis for all elevations.

7) Plan sheets showing site construction, operation or closure topography, shall also show original topography.

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8) Plan sheets for land disposal sites and facilities shall indicate a survey grid based on monuments established in the field specifically for that purpose.

9) All cross-sections shall show survey grid location and be referenced to major plan sheets.

c. An appendix listing names of all references, all necessary data, procedures and calculations.

(2) Unless otherwise specified in this chapter, no person shall operate or maintain a solid waste disposal site or facility without a license from the department.

(a) A submittal for initial licensing of any solid waste disposal site or facility shall include:

1. The license fee specified in NR 180.05 in check or money order payable to the department (to be sent to the department district or area office as appropriate).

2. A completed copy of the appropriate application form.

3. For all land disposal sites and facilities with plans of operation approved under this chapter and licensable land spreading facilities, proof of financial responsibility as specified in NR 180.15.

(b) A submittal for the relicensing of any solid waste disposal site or facility shall include:

1. The relicensing fee specified in NR 180.05 in check or money order payable to the department (to be sent to the department district or area office as appropriate).

2. A completed copy of the appropriate application form.

3. For all land disposal sites and facilities with plans of operation approved under this chapter and licensed land spreading facilities, proof of financial responsibility as specified in NR 180.15.

History: Cr. Register, February, 1980, No. 290, eff. 3-1-80.

NR 180.07 Storage facility requirements. (1) GENERAL. No person shall maintain or operate a solid waste storage site or facility unless the person has obtained an operating license from the department, except as otherwise provided in sub. (2). All waste shall be stored in containers unless its volume precludes practical containerized storage in which case it shall meet the noncontainerized storage requirements of this section.

(2) EXEMPTIONS. (a) The following facilities are exempt from all requirements of this section:

1. Garbage cans for household wastes located on property where waste is generated.

2. Containerized storage facilities for municipal solid waste serving apartments, commercial establishments, business establishments, and industries which are located on the premises served.

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3. Pit silos used for the storage of by-products from fruit or vegetable processing operations where such by-products are to be used for animal feed.

(b) Noncontainerized storage sites or facilities meeting the following criteria are exempt from all feasibility and engineering plan requirements, site certification and licensing requirements of this section but shall be conducted according to all other noncontainerized storage requirements of this section. The exemption shall be issued by the department in writing if the operator demonstrates that the facility shall meet all the following criteria:

1. The solid waste to be stored shall not be putrescible waste such as garbage and municipal refuse.

2. The waste shall be free of noxious odors and either not readily transported by wind or water or stored in such a manner as to prevent such transport.

3. The site or facility shall exist less than 6 months from the time of initial waste storage at the facility to the time of removal of all waste.

4. The amount of waste stored at the site or facility shall not exceed 2,500 cubic yards at any time during the 6 month period.

5. The total amount of waste stored at the site or facility during the allowable 6 month period shall not exceed 5,000 cubic yards.

(3) FEASIBILITY REPORT. Unless specifically exempted in par. (2) (b), no person shall establish or construct a noncontainerized storage facility without first obtaining approval of a feasibility report detailing the physical conditions of the site and subsequently obtaining approval of a plan of operation from the department. The report shall contain the applicable material required by NR 180.13(6). The applicant is encouraged to prepare and submit an initial site report as outlined in NR 180.13(5). Because of the wide variety of potential noncontainerized storage proposals, the department may waive in accordance with NR 180.20 in writing any of the requirements of a complete feasibility report detailed in NR 180.13(6) if the content of the initial site report so warrants.

(4) PLAN OF OPERATION. Unless specifically exempted in par. (2) (b), no person shall establish or construct a noncontainerized storage facility or expand an existing operation until a plan of operation has been submitted in accordance with NR 180.06 (1) and approved in writing by the department. The plan shall contain the applicable material required by NR 180.13(7). Because of the wide variety of potential noncontainerized storage proposals, the department may waive in accordance with NR 180.20 in writing any of the plan requirements of NR 180.13(7) depending on the specific site or facility as outlined in an approved initial site report or feasibility report for the facility.

(5) CONSTRUCTION OBSERVATION REPORT. The department may require submission by the applicant of a construction observation report pursuant to NR 180.06 (1) for any noncontainerized storage site and facility. Where a report is required, operation of the site or facility shall not commence until the report is approved in writing by the department and until a license is issued.

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(6) **Locational Criteria.** Noncontainerized storage sites and facilities shall meet the locational criteria specified in NR 180.13(3) unless an exemption is granted. Storage sites proposed to be located in any area specified in NR 180.13(3) shall be designed to eliminate the problems inherent therein.

(7) **Operational Requirements.** No person shall operate or maintain a storage site or facility except in conformance with an approved plan of operation, if required, and the following minimum requirements:

(a) For containerized storage sites and facilities:

1. Containerized storage facilities shall be durable, rust resistant, non-absorbent, leak-proof, and easily cleanable. If garbage or similar putrescible wastes are to be stored, the containers shall have close-fitting, fly tight covers, constructed of light-weight durable material.

2. Covers and containers shall be maintained in good condition.

3. Containers handling municipal solid waste shall be removed and emptied at least once per week, or more often if conditions warrant. Containers handling non-putrescible industrial waste shall be removed and emptied as necessary, but no less often than once every 90 days.

4. All weather access shall be provided and maintained.

5. Effective means shall be provided to control flies, rodents and other vectors.

6. Objects too large for the containers shall be stored in a nuisance-free manner.

7. Periodic clean-up and maintenance of the storage container and site shall be conducted to keep it aesthetically pleasing and nuisance-free. This maintenance shall be the responsibility of the property owner where the containers are located as well as the owner of the containers.

8. Access restrictions including a lockable gate and attendant may be required by the department if nuisance conditions develop or mechanical compaction equipment is part of the facility.

9. Final disposal of solid waste shall not be permitted at a storage facility.

10. No burning of solid waste shall be conducted.

11. The facility shall be operated and maintained in a sanitary, nuisance-free manner so as to protect the environment and the public health.

(b) For noncontainerized storage sites and facilities:

1. Sites and facilities shall be operated in accordance with any plan approval for the site or facility.

2. All weather access shall be provided and maintained.

3. Effective means shall be provided to control flies, rodents, and other vectors.

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4. Periodic maintenance or clean-up of the site shall be conducted to keep it aesthetically pleasing and nuisance-free.

5. Gates, fencing and an attendant shall be provided as specified by the department.

6. Final disposal of solid waste shall be provided as specified by the department.

7. No burning of solid waste shall be conducted.

8. The facility shall be operated and maintained in a sanitary, nuisance-free manner so as to protect the environment and the public health.

9. Adequate drainage shall be maintained on and around the facility.

10. The facility shall be screened from view of residences, state trunk highways and public parks within 1,000 feet.

8) Monitoring. Water and gas monitoring of non-containerized storage sites and facilities may be required by the department. Monitoring shall be conducted and results shall be submitted to the department by the site operator or owner as specified by the department. Monitoring may be required after site or facility closure.

9) Closure. Any person who maintains or operates a non-containerized storage site or facility or who permits the use of property for such purpose shall close the site in accordance with any plan approval issued by the department and the following minimum practices:

(a) At least 60 days prior to the closing of a site, the owner or operator shall notify the department in writing of the intent to close the site.

(b) All solid waste shall be removed from the site or facility in accordance with the conditions of the approved plan of operation. The waste shall be properly utilized or disposed in accordance with the requirements of this chapter.

(c) The surface of the site or facility shall be restored in conformity with the approved plan of operation, or restored to its original condition to the extent practicable.

History: Cr. Register, February, 1980, No. 290, eff. 3-1-80.

NR 180.08 Collection and transportation service requirements.

1 General. No person shall maintain or operate a collection or transportation service unless the person has obtained an operating license from the department, except as otherwise provided in sub. (2).

2) Exemptions. The following services are exempt from all requirements of this section:

(a) Services collecting and transporting only salvageable material, gravel pit spoils, quarry materials or earth materials.

(b) Services collecting and transporting only ordinary solid waste from a single household or amounting to less than 20 tons per year.

History: Cr. Register, February, 1980, No. 290
(c) Services consisting solely of vehicles collecting and transporting sludge from municipal wastewater or water supply treatment plants provided it is handled in accordance with ch. 147, Stats.

(d) Services collecting and transporting only waste materials regulated by chapter NR 113, Wis. Adm. Code, and licensed thereunder.

(e) Governmental services consisting solely of vehicles used to collect and transport roadside litter from town, village, city, county, state, and federal rights-of-way. Such litter shall be disposed of at a licensed disposal site.

(f) Services collecting and transporting dredge material regulated by permit or contract under s. 30.26, Stats.

(g) Services owned by an industry generating the waste materials where such waste material is disposed of at a site owned by that same industry and providing the transportation vehicles do not travel on publicly owned roads.

(b) Services collecting and transporting only whey and/or waste materials from fruit or vegetable processing operations.

(3) Operational Requirements. No person shall operate or maintain a solid waste collection and transportation service except in accordance with the following minimum requirements:

(a) Each vehicle shall have lettered “WDNR” followed by the license number on the driver’s door. The letters shall be at least 2 inches high with a minimum ½ inch brush stroke. The lettering colors shall contrast with the background to make it easy to read.

(b) Solid waste shall be collected from, transported to and disposed of only at facilities meeting the requirements of this chapter.

(c) All vehicles or containers used for the collection and transportation of solid waste shall be durable, easily cleanable and leakproof, if necessary, considering the type of waste and its moisture content. These vehicles and containers shall be cleaned frequently to prevent nuisances or insect breeding and shall be maintained in good repair.

(d) Vehicles or containers used for the collection and transportation of solid waste shall be loaded and moved in such a manner that the contents will not fall, spill or leak therefrom. Covers shall be provided, as necessary, to prevent littering and spillage. If spillage does occur the operator shall immediately return spilled materials to the vehicle and shall properly clean the spill area.

(4) Expansion or Termination. The owner or operator shall notify the department in writing of any expansion or termination of a service or of any change in use of disposal sites 30 days prior to the effective date of such action.

(5) Responsibility. Except as otherwise provided in this chapter, any person generating solid waste shall be responsible for the collection and transportation of the waste to a solid waste disposal site or facility li-
censed by the department unless the person contracts with a collection and transportation service licensed by the department for that purpose.

History: Cr. Register, February, 1980, No. 290, eff. 3-1-80.

NR 180.09 Transfer facilities. (1) General. No person shall maintain or operate a solid waste transfer site or facility unless the person has obtained an operating license from the department, except as otherwise provided in sub. (2) or if an exemption is granted pursuant to NR 180.20. Any person intending to establish or construct a solid waste transfer site or facility shall contact the department to arrange for an initial site inspection.

(2) Exemptions. Transfer facilities designed and operated to receive solid waste from individual users and from hand unloaded vehicles not exceeding one ton capacity are exempt from the plan approval and licensing requirements of this chapter but must be operated and maintained in conformance with the following practices:

(a) Containers shall be leakproof and manufactured of rot-proofed material. A closeable cover shall not be required unless specifically requested in writing by the department.

(b) Where mechanical equipment is a part of the operation, access shall be limited to those times that attendants are on duty. Access restrictions and/or attendants may be required in writing by the department for a nonmechanical facility.

(c) Containers shall be removed or emptied at least once per week and more frequently if conditions warrant.

(d) The transfer station and adjacent area shall be kept clean and free of litter.

(e) No open burning of solid waste shall be conducted.

(f) Effective means shall be provided to control flies, rodents and other insects or vermin.

(g) An all-weather access and parking area shall be provided and maintained.

(3) Plan of Operation. No person shall establish or construct a solid waste transfer site or facility or expand an existing operation unless the person has obtained approval of a plan of operation from the department, except as provided in sub. (2) or if an exemption is granted pursuant to NR 180.20. The plan of operation shall specify the intent and objectives of the proposal and indicate methods and procedures to minimize adverse environmental impacts of the proposed operation. The plan shall be submitted in accordance with NR 180.06 (1) and shall include plans and specifications denoting plant layout, building construction, equipment placement and material handling systems within the plant. The plan of operation shall contain, at a minimum, the following information:

(a) Introduction and general information including:

1. Legal description of the site and site boundaries.
2. Adjacent land ownership and land use within ½ mile of the proposed site.
3. The operator of the site.
4. Site size.
5. Proposed life expectancy of the facility.

(b) Surface features of the proposed site including:
1. USGS 7½ minute or 15 minute quadrangle map.
2. A vicinity map (s) indicating the following features within ¼ mile of the facility:
   a. Property boundaries of the proposed site.
   b. Predominant surface water drainage features.
   c. Surface water bodies.
   d. Wetlands, flood plain and shoreline areas.
   e. Roads and highways.
   f. Industrial, commercial and residential buildings.

(c) Plot plan (s) of the transfer facility including:
1. Site plan indicating locations of all buildings, roadways, parking and storage areas.
2. Existing and proposed final ground surface contours.
3. Location of receiving or unloading areas and exit or material removal areas.
4. Location of proposed utilities servicing the transfer station.
5. Means of limiting access such as fencing, gates, natural barriers or other methods.
6. Method of screening the facility from the surrounding area.

(d) Building and equipment plans and drawings including:
1. Plans of all structures proposed at the facility including foundations, walls, floor elevations, and other construction items.
2. Cross-section drawings through the facility indicating process flow lines.
3. Cross-section drawings of each major piece of mechanical equipment.
4. Plans and drawings of supplemental construction areas, fixed or moveable equipment, electrical systems, and any other drawings necessary to fully describe the facility.

(e) A narrative shall be prepared outlining facility operations and regulations. This report shall include at a minimum:
1. Consistency of facility development with areawide solid waste plans, land use plans, or other areawide plans. Alternatives considered in the project planning phase shall be discussed.

2. Population and area to be served by the facility and projections for increased use in the future.

3. Type and quantity of waste to be handled and specific waste types not accepted at the facility.

4. Persons responsible for structural improvements, building maintenance and daily operation and control of the facility.

5. Types of vehicles used to transport solid waste into and out of the station.

6. Vehicle traffic routing at the facility and provisions for access to connecting roadways.


8. Methods of volume reduction such as compacting, grinding, compression or tamping.

9. Design criteria used to select equipment capacity and building configuration and sizing.

10. Daily clean-up procedures.

11. Names and locations of all solid waste disposal operations to which waste from the transfer station may be hauled.

12. Procedures for alternate routing of waste during inoperable periods at the facility.

13. Appurtenances and procedures to handle heavy or bulky items and store solid waste beyond the end of the working day.

14. Equipment and procedures designed to control dust, odors, noise, fire and windblown paper.

(4) LOCATIONAL CRITERIA. No person shall establish, construct, operate, maintain or permit the use of property for a transfer site or facility in wetlands.

(5) OPERATIONAL REQUIREMENTS. No person shall operate or maintain a transfer site or facility except in conformance with the approved plan of operation and the following minimum requirements:

(a) A sign, acceptable to the department, shall be posted at the entrance to the operation, which indicates the name, license number, and hours of use of the operation, penalty for unauthorized use, necessary safety precautions, and any other pertinent information specified by the department.

(b) A building, roofed and enclosed on at least 3 sides where applicable, or otherwise enclosed to satisfactorily control dust, papers, and other waste materials, shall be provided.

(c) Screening shall be provided for a transfer site or facility located within 500 feet of any residence.
(d) The site or facility shall be operated under the close supervision of responsible individuals who are thoroughly familiar with the requirements and the operational procedures of the transfer site or facility.

(e) Access shall be limited to those times that an attendant is on duty.

(f) There shall be no storage of solid waste in the building or yard for a period greater than 24 hours except in conformance with section NR 180.07 or in licensed collection and transportation units. Longer storage periods may be allowed for certain industrial and commercial waste depending on the design of the facility.

(g) Unloading of solid waste shall take place only within the enclosed structure and only in approved designated areas.

(h) Solid waste shall be confined to the unloading, loading and handling area.

(i) The transfer site or facility and adjacent area shall be kept clean and free of litter.

(j) Sewage solids or liquids or toxic or hazardous wastes in quantities detrimental to the normal operation of the transfer site or facility shall be excluded unless plans for special handling have been submitted to the department and approved in writing.

(k) Dust and odor generated by the unloading of solid waste and the operation of the transfer site or facility shall be controlled at all times.

(l) No open burning of solid waste shall be conducted.

(m) Solid waste which is burning or is at a temperature likely to cause fire or is of a highly flammable or explosive nature shall not be accepted at the transfer site or facility.

(n) Equipment shall be provided to control accidental fires and arrangements shall be made with the local fire protection agency to provide immediate services when needed.

(o) Means shall be provided to control flies, rodents, and other insects or vermin.

(p) Sanitary facilities shall be available for use by facility operators.

(q) Provision shall be made for needed maintenance of the transfer site or facility after each day of operation.

(r) Means of communication shall be provided for emergency purposes.

(s) An approved alternative method of waste processing or disposal shall be provided in the event that the transfer site or facility is rendered inoperable.

(6) CLOSURE. Any person who operates or maintains a transfer site or facility or who permits the use of property for such purpose shall close the site in accordance with any plan approval issued by the department and the following minimum practices:

(a) The operator shall notify the department and all users of the facility in writing at least 60 days prior to closure of the facility.
(b) Access shall be restricted through the use of a fence, gate, plantings, or other appropriate means upon closure of the facility.

(c) The operator shall provide a sign notifying users of the facility of closure upon termination of operations.

History: Cr. Register, February, 1980, No. 290, eff. 3-1-80.

NR 180.10 Solid waste processing facilities. (1) General. No person shall operate or maintain a solid waste processing site or facility unless the person has obtained an operating license from the department, except as provided in sub. (2). Any person intending to establish or construct a solid waste processing facility shall contact the department to arrange for an initial site inspection.

(2) Exemptions. (a) Composting operations used for processing solid waste from a single family or household, a member of which is the owner, occupant or lessee of the property used for the solid waste processing operation are exempt from the licensing requirements of this section.

(b) Sites or facilities for the processing of scrap iron, steel or nonferrous metal using large machines to produce a principal product of scrap metal for sale or use for remelting purposes and sites or facilities which use large machines to sort, grade, compact or bale clean wastepaper, fibers or plastics, not mixed with other solid waste, for sale or use for recycling purposes are exempt from all requirements of this section.

(3) Feasibility report. Any person may submit to the department a feasibility report in accordance with NR 180.06(1) to solicit a preliminary indication of potential for the processing facility to be licensed for operation. Favorable determination based on department review of the feasibility study does not insure approval of the plan of operation. A feasibility report for a solid waste processing facility shall contain, at a minimum, the following information:

(a) A narrative describing:

1. Legal description of the site.

2. Present ownership of the site.

3. Proposed site size and boundaries and present land use of the site and the area within 1/2 mile of the site. Particular note shall be made of parks, hospitals, nursing homes and areas of archaeological and historical significance.

4. Area served, including population and major industries.

5. Consistency of facility development with area wide solid waste plans and land use plans. All alternatives considered shall be discussed.

6. Predominant types of vegetation and wildlife within proposed site boundaries.

7. A complete materials balance for the facility, specifying amounts and characteristics of solid waste received and amounts and characteristics of products and wastes generated by the facility.

8. Types of vehicles and access routes used to transport solid waste into and out of the facility, an analysis of estimated traffic flow patterns.
on access routes and within the facility site, and an analysis of increased quantities of traffic on access routes into and out of the facility.

9. Estimated quantities and characteristics of liquid wastes resulting from facility operation and methods of their treatment or disposal.

10. Person(s) responsible for plant construction and operation.

11. Quality and quantity of air discharge from plant operations.

12. Appurtenances and procedures intended to store solid waste beyond the end of the processing day; control dust, odors, fire, windblown materials and potential explosions; and handle refuse in the case of major processing facility breakdown.

13. Names and locations of all solid waste disposal sites and facilities at which solid waste from the processing plant will be disposed.

14. Overall facility layout including conceptual building design, sizing of receiving area, methods of processing, and sizing of major process equipment and/or process areas.

15. Potential markets for recovered solid wastes and potential contractual arrangements for recovered products.

16. A timetable for facility construction, shakedown and operation.

17. Operating schedule.

18. Provisions for protection of groundwater and surface waters during facility construction and operation.

19. Number of employees.

20. Conceptual design of equipment indicating capacity or size.

(b) The narrative shall be supplemented by the following maps and/or plans:

1. USGS quadrangle map. This shall be a 7½ minute, topographic map, if available. The radius of coverage shall be sufficient to show sources of waste or a minimum of 3 miles. If impractical to show the facility locations relative to the source(s) of waste, a separate location map displaying this information shall be provided.

2. Plat map. This shall indicate property boundaries and zoning within ½ mile of the proposed facility and anticipated traffic routes within 2 miles of the facility.

3. Existing site conditions map. The extent of coverage shall be the entire site and the area within ½ mile of the site boundaries. The minimum scale shall be 1"=400'. Map details shall include proposed site boundary, property lines, easements and rights-of-way; buildings, foundations, roads, utilities and other structures; topography (for site only unless needed to define drainage patterns around facility), drainage swales, surface waters, wetlands, flood plains and similar drainage features; wooded areas; location of soil borings and test pits; features of historical and archaeological significance; and other physical site features as appropriate.
4. Proposed facility plan. This plan shall include proposed facility access roads and traffic patterns, buildings, scales, utility lines, drainage diversion, screening, means of access control, final topography, areas to be cleared of vegetation, and other design features. The extent of coverage and scale shall be the same as that for the existing site conditions.

5. Proposed process layout. The extent of coverage shall include the receiving, processing, and loadout areas. The minimum scale shall be \(1''=20'\). Plan details shall include conceptual design for receiving area configuration and traffic flow patterns, processing area and equipment configuration, loadout area and equipment configuration, traffic flow patterns, and other pertinent design features.

6. Cross-sections. At least one cross section shall be drawn through the receiving, processing (each process line, where applicable), and loadout areas indicating existing topography, limits of excavation, proposed final grades, conceptual design of building foundations and structure, conceptual design of processing equipment, major soil types, groundwater table and bedrock surface configuration, if encountered during surface investigations, and other pertinent design features. More cross-sections may be necessary depending on complexity of facility design.

(4) PLAN OF OPERATION. No person shall establish or construct a processing facility or expand an existing operation prior to obtaining approval in writing from the department of a plan of operation for the facility. If a feasibility report has not been submitted for department review, the plan of operation shall contain the minimum requirements of the feasibility report specified in sub. (3) as well as the minimum requirements of the plan of operation. The plan of operation for a solid waste processing facility shall be submitted in accordance with NR 180.06 (1) and shall contain, at a minimum, the following information:

(a) Complete construction plans and specifications detailing the exact configurations, locations, elevations, dimensions and construction and installation procedures for all structures, equipment and site modifications. Where practical, the minimum scales utilized shall be \(1''=20'\) for buildings, equipment, and structures, and \(1''=100'\) for site plans. To facilitate review, the construction plans and specifications shall include separate engineering drawings for the following:

1. Existing site conditions. The extent of coverage and plan details shall be the same as that required for a solid waste processing facility feasibility report set forth in sub. (3).

2. Construction conditions. A plot plan shall be submitted which indicates the appearance of the site during facility construction. The extent of coverage and scale shall be identical to the existing site conditions plot plan. The plot plan shall show limits of construction, areas to be cleared of vegetation and topsoil, demolition of existing structures, areas of borrow and fill, temporary or permanent drainage diversion, soil erosion protection measures, construction access roads, soil and stripped vegetation stockpiles or storage areas, equipment storage areas, and other details necessary to determine the impacts during facility construction.

3. Proposed facility plan. A plot plan shall be submitted showing the facility at completion of construction. The extent of coverage and scale
shall be the same as the existing site conditions plot plan. Plan details shall include those required for the existing site conditions and any modifications thereto plus means of limiting access such as fencing, gates or natural barriers; method of screening the facility from the surrounding area; general layout of receiving, processing and loadout areas and equipment; traffic flow patterns; access roads; location of existing and proposed utilities to the facility; drainage flow patterns and structures; scales; signs; general processing flow patterns and other appropriate facility details; and location of discrete air contaminant discharges.

(b) **Design report.** The construction plans and specifications shall be supplemented with a design report providing a discussion of design features and logic not previously discussed in the feasibility report. The report shall discuss and, where applicable, show calculations for size and configuration of receiving area; size and configuration of processing equipment and/or areas, conveyors, blowers or other transport equipment, air pollution control units and associated duct work, methods of handling liquid wastes resulting from operations such as floor drains, sewers and water treatment facilities; heat balances, residence time and process temperature for incinerators, digestors, or other thermal processing equipment; size and configuration of loadout and storage facilities for process outputs; sizing of surface water drainage control structures; traffic queuing and flow patterns; design life of facility equipment, buildings and appurtenances; timetable for construction; methods of controlling windblown materials; and methods of screening the facility from the surrounding area.

(c) **Operations and maintenance manual.** A manual shall be prepared with separate sections specifying operating and maintenance procedures for the following:

1. Facility startup and process line shakedown. This shall include a discussion of personnel training; solid waste sources, quantities and characteristics to be processed; process line startup procedures and equipment performance evaluations; fire, dust and odor control systems; performance evaluations; process raw materials on hand at startup; process outputs testing; and other appropriate startup procedures.

2. Normal operations. This shall include a discussion of operating personnel responsibilities; hours of operation; daily processing schedule; routine process monitoring including monitoring quantity and quality of waste input; process output testing; equipment maintenance schedules; methods of controlling explosions, fire, odors, and windblown materials; special waste handling procedures; method of controlling access; daily cleanup procedures; facility bypass procedures during major breakdowns and alternative means of disposal; person responsible for operation; facility licensee and owner; record keeping; emergency procedures for handling of freezeup during cold weather; methods to prevent solid waste from burning; and other pertinent information.

3. Amendments. After startup and shakedown, the manual may be amended to reflect actual operating conditions.

(5) **Locational criteria.** No person shall establish, construct, operate, maintain or permit the use of property for a solid waste processing facility within wetlands.
(6) Minimum requirements for facility design and operation. (a)
New and existing facilities. No person shall operate or maintain a solid waste processing site or facility except in conformance with the following requirements and with the terms and conditions of any plan approval for the facility:

1. A sign, acceptable to the department, shall be posted at the entrance to the facility which indicates the name, license number, and hours of use of the facility, penalty for unauthorized use, necessary safety precautions; and other pertinent information.

2. Screening shall be provided for any processing site or facility located within ¼ mile of any residence.

3. Access to the processing site or facility shall be limited to those times that an attendant is on duty.

4. A processing site or facility shall be operated under the close supervision of responsible individuals who are thoroughly familiar with the requirements and operational procedures of the plant.

5. All solid waste, with the exception of that in the process line, shall be stored in conformance with NR 180.07.

6. Unloading of solid waste shall take place only in approved, designated areas.

7. The processing facility and adjacent area shall be kept clean and free of litter.

8. Liquids and sludges in quantities which may be detrimental to the normal operation of the processing facility shall be excluded unless plans specifically addressing the handling of these materials have been submitted to the department and approved in writing. This provision does not preclude a processing site or facility operator from excluding any other material from the processing facility.

9. Access to the processing site or facility shall be limited by means of fencing, natural barriers or other methods. Access roads utilized shall be of all-weather construction.

10. All processing sites or facilities located within a flood plain shall conform to the requirements of chapter NR 116, Wis. Adm. Code.

11. Equipment shall be provided to control accidental fires and arrangements shall be made with the local fire protection agency to provide immediate services when needed.

12. Effective means shall be taken to control flies, rodents and other insects or vermin.

13. An approved alternative method shall be provided for solid waste disposal in the event that the processing site or facility is rendered inoperable or is not able to completely process the solid waste.

14. By-products or residues shall be disposed of in sites established to receive such waste or be handled by an alternate method approved by the department.
15. The operation shall be conducted in a manner to prevent public health hazards and nuisances.

16. All wastewater resulting from the process shall be discharged into a sanitary sewer or other system approved by the department.

17. Odors resulting from the unloading of solid waste and the operation of the processing facility shall be controlled.

18. Solid waste which is of a highly flammable or explosive nature shall not be accepted at the processing site or facility.

19. No open burning of solid waste shall be conducted.

20. Materials resulting from composting or similar processes and offered for sale shall be stabilized to minimize the number of pathogenic organisms, shall be processed so as not to reheat upon standing, and shall be processed so as to contain no sharp particles which could cause injury to persons handling the compost.

21. Means of communication with emergency facilities shall be provided.

22. Dust generated by the unloading of solid waste and the operation of the processing site or facility shall be controlled in accordance with section NR 154.11, Wis. Adm. Code, so as not to create nuisance conditions.

23. Thermal processing facilities shall be designed and operated to provide adequate temperature and residence time in the combustion chamber to assure complete processing and be equipped with necessary air pollution control equipment to produce a noncombustible residue, result in no noxious odors and meet state air pollution control regulations.

24. Permanent records of facility performance shall be maintained and submitted to the department with the relicensing application or as specified in the plan approval. Such records shall indicate types, sources and amounts of solid waste processed, minor plant modifications performed, process monitoring data, amounts and characterization testing of process outputs, and other data as required by the department when granting the license.

(b) Additional requirements applicable to new and expanded facilities. No person shall construct, establish, operate or maintain a new solid waste processing site or facility or an expansion of an existing site or facility except in accordance with the requirements of par. (a), the approved plan of operation, and following additional requirements:

1. All access roads shall be constructed with a maximum grade no greater than 10%. The intersection of the access road with an existing highway shall be designed to provide sufficient site distance and provide for minimum interference with traffic on existing highways.

2. All installed processing equipment shall be enclosed to prevent nuisance conditions from developing.
3. All buildings enclosing processing equipment shall have a sloped concrete floor with floor drains connected to a sanitary sewer or other system approved by the department.

4. Maximum soil slopes for disturbed areas shall be 3 horizontal to 1 vertical.

5. All disturbed areas not used for facility access shall be graded, covered with 6 inches of topsoil and seeded or otherwise protected from soil erosion.

6. All borrow areas shall be abandoned in accordance with Wisconsin department of transportation procedures.

7. Processing, receiving or storage areas not covered by buildings shall be graded at a minimum 1% slope and surfaced with a material which will adequately support heavy equipment, resist frost action, provide a wearing surface and prevent contamination of groundwater. Runoff from such areas shall be directed to a sanitary sewer or other system approved by the department.

8. All facilities operated more than 4 hours per day shall be equipped with a toilet and wash basin or have such facilities available within a reasonable distance.

9. Explosion-prone equipment such as primary shredders shall be placed in a separate room with explosion venting and/or explosion suppression equipment.

10. The receiving area and all dry processing units such as shredders, screens, air classification devices, magnetic separators and similar equipment and all conveyor transfer points where dust is generated shall be shrouded and equipped with dust collection and removal equipment. Any air collected in this manner shall be directed through appropriate air pollution control equipment before being discharged.

(7) Monitoring. Specific monitoring requirements and testing procedures in the monitoring program will be determined by the department based on a review of the nature and extent of the potential for environmental pollution. The department may require the owner or operator of any processing site or facility or any person who permits the use of property for such purpose to conduct monitoring as follows:

(a) Air quality monitoring and analysis.

(b) Product quality testing and analysis. The frequency of testing and parameters to be analyzed will be determined based on a review of the proposal and complexity of the product. The quality control program will correlate with the nature of the solid waste to be processed and final uses proposed for the material.

(c) Groundwater and surface water quality monitoring and analysis. The frequency and type of monitoring and analysis will be determined based on a review of the project.

(d) Periodic assessments of plant operation, process feasibility, and marketability analyses of processed materials.
(8) Closure. Any person who maintains or operates a processing site or facility or who permits the use of property for such purpose shall close the site or facility in accordance with the following practices unless otherwise specified by the department in writing:

(a) The operator shall notify the department and all users of the facility in writing at least 60 days prior to ceasing to accept solid waste.

(b) A sign shall be placed at the entrance to the site or facility notifying all users that the site is no longer accepting solid waste.

(c) Access to the site or facility shall be restricted through the use of a fence, gate or other appropriate means.

(d) The department may require the continuance of groundwater, surface water, and air quality monitoring after closure of the facility.

(e) The operator shall submit to the department for approval at least 60 days prior to facility closure, a plan for facility closure. The department will review the plan and notify the operator of the acceptability and completeness of the plan. If additional items are needed to properly close the facility the operator will be notified and appropriate additions shall be made to the closure plan.

(f) All aspects of facility closure other than monitoring shall be completed within 6 months after ceasing to accept solid waste.

History: Cr, Register, February, 1980, No. 290, eff. 3-1-80.

NR 180.11 Incinerators. (1) General. No person shall operate or maintain an incinerator unless the person has obtained an operating license from the department except as provided in sub. (2). Any person intending to establish or construct an incinerator site or facility shall contact the department to arrange for an initial site inspection.

(2) Exemptions. A license shall not be required for incinerators having a capacity of 1,000 pounds per hour or less except for incinerators used for the degradation of hazardous wastes. However, exempt incinerators shall be designed and operated in a manner to conform to emission limitations of state air pollution control regulations.

(3) Feasibility Report. Any person may submit to the department a feasibility report in accordance with NR 180.06 (1) to solicit a preliminary indication of potential for the incinerator facility to be licensed for operation. Favorable determination based on department review of the feasibility report does not insure approval of the plan of operation. The feasibility report for an incinerator facility shall contain, at a minimum, the following information:

(a) A map or aerial photograph of the area showing land use and zoning within ¼ mile of the site. The map or aerial photograph shall be of sufficient scale to show all homes, industrial buildings, roads, and other applicable details and such details shall be identified and indicated on the map or aerial photograph.

(b) A plot plan of the incinerator site including means of limiting access such as fencing, gates, natural barriers; method of acceptably screening the facility from the surrounding area; general layout of equip
ment and flow pattern; road access; location of existing and proposed utilities serving the incinerator.

(c) A report which shall include the following information:

1. Population, area and facilities to be served by the incinerator.
2. Anticipated type and quantity of waste to be handled in the incinerator.
3. Persons responsible for incinerator operations.
4. Methods of treating or disposing of any liquid wastes or waste waters resulting from operation of the incinerator.

(4) PLAN OF OPERATION. No person shall establish or construct an incinerator facility or expand an existing incinerator prior to obtaining approval in writing from the department of a plan of operation for the facility. If a feasibility report has not been submitted for department review, the plan of operation shall contain the minimum requirements of the feasibility report specified in sub. (3) as well as the minimum requirements of the plan of operation. The plan of operation for an incinerator shall contain, at a minimum, the following information:

(a) Appurtenances and procedures intended to store refuse beyond the end of the working day and to control dust, odors, fire outside the burning chamber, and windblown materials.

(b) Methods of volume reduction including compaction, compression, bailing, shredding, grinding, tamping, separating, or classifying.

(c) Daily clean-up procedures.

(d) Incinerator inspection and maintenance schedule and procedures.

(e) Detailed drawings and specifications of all structures, equipment and site.

(f) A report which includes furnace design criteria and expected performance data, including emission data.

(g) The site at which ash residue will be disposed and alternative sites available for use when the primary site is inoperative.

(5) OPERATIONAL REQUIREMENTS. No person shall operate or maintain an incinerator except in conformance with the following minimum requirements and with the terms and conditions of any plan approval for the facility:

(a) The incinerator shall be so situated, equipped, operated, and maintained as to minimize interference with other activities in the area.

(b) Adequate shelter and sanitary facilities shall be available for personnel.

(c) A sign shall be posted at the entrance to the operations, which indicates the name, license number, and hours of operation of the facility.

(d) All solid waste disposed at the incinerator shall be confined to the designated storage area.

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(e) Solid waste except for that in the process line shall be stored in conformance with NR 180.07.

(f) Dust shall be controlled in the unloading and charging areas.

(g) Permanent records shall be maintained including the weights of material incinerated, the quantity of resulting residue, hours of plant operation, combustion temperatures, residence time, and other pertinent information.

(h) Appropriate fire-fighting equipment shall be available in the storage and charging areas and elsewhere as needed.

(i) Arrangements shall be made with the local fire protection agency to provide adequate emergency fire-fighting forces.

(j) Means of communication with emergency facilities shall be provided.

(k) Adequate equipment shall be provided in the storage and charging areas and elsewhere as needed to allow cleaning after each day of operation or as may be required in order to maintain the plant in a sanitary condition.

(l) The charging openings as well as all equipment throughout the plant shall be provided with adequate safety equipment as prescribed in chapter Ind 1, Wis. Adm. Code.

(m) The incinerator shall be so designed and operated that it will not cause a nuisance because of the emission of noxious odors, gases, contaminants or particulate matter or exceed emission limitations established by state air pollution control regulations.

(n) Residue shall be disposed of at a solid waste disposal site or facility licensed by the department or be handled by an alternate method approved in writing by the department.

(o) All waste water from the incinerator shall be discharged into a sanitary sewer or other system approved in writing by the department.

(p) Upon completion of construction of a new incinerator and at least 10 days prior to initial operation, the department shall be notified to allow inspection of the incinerator both prior to and during any performance tests and initial operation.

(q) Performance tests of the incinerator may be required by the department. If required, a report covering the results of the performance tests with supporting data shall be prepared by the design engineer of the project and submitted to the department for approval.

(r) No open burning of solid waste shall be conducted.

(s) If for any reason the incinerator is rendered inoperable, an approved alternative method shall be used for solid waste disposal.

(6) Closure. The owner or operator shall notify the department 60 days prior to the termination of operation of an incinerator and shall
submit any further information deemed necessary by the department to prevent environmental pollution.

History: Cr. Register, February, 1980, No. 290, eff. 3-1-80.

NR 180.12 Air curtain destructors. (1) General. No person shall operate or maintain an air curtain destructor site or facility unless the person has obtained an operating license from the department, except if an exemption is granted pursuant to NR 180.20. Any person intending to establish or construct an air curtain destructor site or facility shall contact the department to arrange for an initial site inspection.

(2) Plan of operation. No person shall establish or construct an air curtain destructor or expand an existing air curtain destructor prior to obtaining approval in writing from the department of a plan of operation for the facility. The air curtain destructor shall comply with all applicable requirements of chapters NR 154 and NR 155, Wis. Adm. Code. The plan of operation shall include at a minimum the following:

(a) A map or aerial photograph of the area showing land use, zoning, homes, industrial buildings, and roads within ¼-mile of the site.

(b) A plot plan of the air curtain destructor facility showing means of limiting access, method of screening the facility from the surrounding area, general layout of equipment and flow pattern, access roads, and waste material storage areas.

(c) Construction plans of the burning pit.

(d) Plans and specifications of the blower unit and appurtenances.

(e) A report indicating the type and quantity of waste material to be consumed, planned method of charging, startup procedures, safety features to be used at the facility both during and after burning, proposed pit clean-out procedures, and methods to be employed in conforming to the minimum requirements of chapter NR 154, Wis. Adm. Code.

(f) The site at which ash residue will be disposed and alternative sites available for use when the primary site is inoperative.

(3) Operational requirements. No person shall construct, operate or maintain an air curtain destructor except in conformance with the following minimum requirements and with the terms and conditions of any plan approval for the facility:

(a) The burning pit shall be made of a material which will result in a pit of permanent dimensions. Maintenance shall be performed on the pit to keep its dimensions constant so as to keep the air curtain working properly.

(b) The burning pit floor shall be constructed in a manner which provides for proper drainage.

(c) The burning pit shall be oriented perpendicular to the prevailing wind with the plenum chamber and blower on the downwind side.

(d) The charging area shall be paved with a concrete pad for a distance of at least 10 feet from the edge of the burning pit and sloped away from the chamber. Adequate safety devices shall be provided to prevent loading equipment from falling into the burning pit.
(e) Only clean wood wastes and similar combustible materials shall be burned in an air curtain destructor.

(f) The main stockpile of waste material shall be kept a minimum of 100 feet from the burner.

(g) Charging shall be conducted in such a manner as to prevent waste material from protruding through the air curtain.

(h) Start-up shall be accomplished by using kindling material to ignite larger materials rather than using fuel oil, tires, or other rubber materials. If no kindling materials are included in the wastes, the burner operators shall obtain a large enough quantity of lightweight wood material to facilitate burner start-up. Where sufficient quantities of kindling material are unobtainable, other methods approved by the department in writing may be used.

(i) Burning shall be conducted only during daylight hours. Quantities of materials to be burned shall be restricted to allow for complete burnout while the site is attended.

(j) Fire-fighting equipment shall be kept at the site in case of emergency. Arrangements shall be made with the local municipality to provide fire protection. Fire breaks shall be provided where necessary.

(k) The burning pit shall be cleaned out on a regular schedule. In no case shall ashes be allowed to accumulate to a depth of greater than 3 feet, or such lesser depth as the manufacturer recommends.

(l) A minimum separating distance of 300 feet shall be maintained between the burner and the nearest residence. In the case of an air curtain destructor located at an existing land disposal operation, a minimum separating distance of 200 feet shall be maintained between the burner and the working face of the land disposal operation.

(m) The burner location shall be screened from the surrounding area.

(n) An air curtain destructor shall be surrounded by a fence with a lockable gate. The gate to the burner shall be kept locked when no attendant is on duty.

(o) An attendant shall be on duty at all times when the blower unit is in operation.

(p) Warning signs shall be posted at intervals around the entire air curtain destructor installation notifying people to keep out of the area.

(q) A sign, acceptable to the department shall be posted at the entrance to the operation which indicates the name, license number, and hours of use of the operation, penalty for nonauthorized use, necessary safety precautions, and any other pertinent information.

(r) Surface water shall be diverted away from the active operating area, the storage area and access areas.

(s) Ash resulting from the operation shall be disposed of at a facility approved by the department to receive such material.
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(t) The facility shall be operated in a nuisance-free manner consistent with this chapter and in accordance with chapter NR 154, Wis. Adm. Code.

(4) CLOSURE. Any person who operates or maintains an air curtain destructor, or permits the use of property for such purpose, shall close the site in accordance with any plan approval issued by the department and the following minimum practices:

(a) The pit shall be cleaned out, removed and properly backfilled.

(b) Provisions for alternate disposal of solid waste shall be provided.

(c) The facility area shall be cleaned up and all debris and litter collected and properly disposed.

(d) The department shall be notified in writing at least 60 days prior to the proposed closure date.

History: Cr. Register, February, 1980, No. 290, eff. 3-1-80.

NR 180.13 Solid waste land disposal sites and facilities. (1) GENERAL. No person shall operate or maintain a solid waste land disposal site or facility unless the person has obtained an operating license from the department, except as otherwise provided in sub. (2).

Note: Solid waste land spreading sites and facilities are regulated under NR 180.14. Surface impoundments are regulated under this section unless they are for temporary storage, in which case they are regulated under NR 180.07.

(2) EXEMPTIONS. (a) The following sites and facilities are exempt from all requirements of this section:

1. Sites and facilities used for the disposal of solid waste from a single family or household on the property where it is generated.


3. Industrial wastewater facilities, sewerage systems and waterworks treating liquid wastes approved under s. 144.04, Stats., and/or permitted under ch. 147, Stats. Such exemption does not apply to the disposal of sludges or other solid waste produced during the treatment process.

4. Riprap projects using inert solid waste materials approved by the department under s. 30.12, Stats.

(b) The following sites and facilities must be established in conformance with the locational requirements of sub. (3) (a) 5, 6, 7, and 8 and must be operated and maintained in a nuisance-free and aesthetic manner but are exempt from licensing and the other requirements of this section:

1. Sites and facilities where only earth containing less than 25% by volume of concrete and building stone are disposed.

2. Sites and facilities for the one time disposal of industrial, agricultural or demolition solid waste. Although licensing is not required for this type of site or facility, written approval by the department is required prior to establishment of the operation. These sites and facilities shall be constructed, established, maintained, operated and closed in ac-
cordance with department requirements and consistent with the provisions of this chapter.

3. Sites and facilities for the exclusive disposal of spoils from sand, gravel or stone and crushed stone quarry operations and similar non-metallic earth materials.

4. Sites and facilities for the land disposal of dredge materials except for the following sites and facilities which must be licensed unless an exemption is granted pursuant to par. (c).

a. Sites and facilities for the disposal of more than 3,000 cubic yards of dredge materials from Lake Michigan, Lake Superior, the Wisconsin river, the Fox river, the Mississippi river, or from any inland lake or pond which has been treated with arsenicals for aquatic nuisance control.

b. Sites and facilities for the disposal of dredge materials where the department determines, based on available information, that a potential for ground or surface water pollution exists.

5. Sites and facilities for the disposal of wood residue from a saw mill, debarker or equivalent industry which produces less than 5,000 board feet of lumber per year or equivalent and the total disposal site volume is less than 500 cubic yards of wood residue.

(c) The department may grant an exemption in writing from any of the requirements of this section other than the locational requirements of sub. (3) (a) 7 and 8 for any site or facility for the land disposal of dredge materials not otherwise exempt under this subsection based upon a determination by the department that disposal of the dredge material will not result in environmental pollution as defined in s. 144.30 (9), Stats. No exemptions shall be granted under this paragraph prior to field evaluation by the department. Based upon the field evaluation, the department may request and the owner or operator shall submit for review prior to a department determination a report identifying all contaminants believed to be present in the dredge material, based upon a survey of known or suspected sources of contamination, as well as representative tests for contaminant existence and concentration and, when appropriate, a description of potential contaminant leaching and movement through soil and water regimes.

(d) Any operator engaged in mining as defined under s. 144.81 (5), Stats., on May 21, 1978, may, but shall not be required to, seek approval of any feasibility report or plan of operation for any site for the disposal of solid waste resulting from such mining operations.

(3) Locational criteria. (a) No person shall establish, construct, operate, maintain, or permit the use of property for a solid waste land disposal site or facility within the following areas:

1. Within 1,000 feet of any navigable lake, pond or flowage.

2. Within 300 feet of a navigable river or stream.

3. Within a flood plain.

4. Within 1,000 feet of the nearest edge of the right-of-way of any state trunk highway, interstate or federal aid primary highway or the bound-
any of any public park, unless the site is screened by natural objects, plantings, fences or other appropriate means so as not to be visible from the highway or park.

5. Within wetlands.

6. Within critical habitat areas.

7. Within an area where the department after investigation finds that there is a reasonable probability that disposal of solid waste within such an area will have a detrimental effect on any surface water.

8. Within an area where the department after investigation finds that there is a reasonable probability that disposal of solid waste within such an area will have a detrimental effect on groundwater quality.

9. Within 10,000 feet of any airport runway used or planned to be used by turbojet aircraft or within 5,000 feet of any airport runway used only by piston type aircraft or within such other areas where a substantial bird hazard to aircraft would be created, unless a waiver is granted by the federal aviation administration, but this criteria is only applicable where such site or facility is used for disposing of putrescible waste such that a bird hazard to aircraft would be created.

10. Within 1,200 feet of any public or private water supply well.

(b) An applicant for an initial license or for approval of an expansion of an existing land disposal site or facility shall demonstrate to the department that the proposed site will be in compliance with all of the locational standards of this section for which no exemption has been granted. No exemptions from compliance with par. (a) 7 and 8 will be granted by the department. Exemptions from compliance with par. (a) 1, 2, 3, 4, 6, 9, and 10 may be granted only upon demonstration by the applicant of circumstances which warrant such an exemption. Exemptions from compliance with par. (a) 5 may be granted only in accordance with the standards to be applied in decisions affecting wetlands set forth in section NR 1.95, Wis. Adm. Code. The factors which will be considered by the department in determining whether or not to grant an exemption include waste types and characteristics, site or facility design and operational considerations, availability of other environmentally suitable alternatives, compliance with other state and federal regulations and the public health, safety and welfare.

(4) INITIAL SITE INSPECTION. Any person intending to establish a land disposal site or facility or expand an existing site shall contact the department to arrange for an initial site inspection.

(5) INITIAL SITE REPORT. (a) Any person, prior to submitting a feasibility report, may submit an initial site report in accordance with NR 180.06 (1) to the department. The purpose of submitting this report is to obtain a preliminary opinion from the department on the potential of the site for development and the advisability of spending additional time and funds to prepare a feasibility report. The department will review and respond to the initial site report within 90 days of receipt and at no cost to the applicant. A favorable determination under this section does not guarantee a favorable determination of site feasibility.
(b) An initial site report may be as detailed as the applicant chooses to make it. The greater the detail, the more certain the department can be in its response. For guidance purposes, the following indicates the type and extent of information that might be submitted in an initial site report:

1. General site information. The report should identify project title; name, address and phone number of primary contact persons for department correspondence; consultant(s); present property owner; proposed disposal site owner and operator; site location by quarter section; total acreage of property and proposed licensed acreage; proposed site life and disposal capacity; municipalities, industries and collection and transportation agencies to be served; estimated waste types and estimated weekly quantities to be disposed; anticipated covering frequency and mode of operation.

2. Regional geotechnical information. A discussion of the regional site setting should be included to provide a basis for comparison and interpretation of any site specific information obtained through field investigations. The discussion should be limited to information available from publications although some field verification and updating may be desirable. The term “regional” as utilized herein is intended to include that area which may affect or be affected by the proposed site. In most instances this will be the proposed site, and the area within a ½-mile radius for sites with 50,000 cubic yards capacity or less and a one-mile radius for larger sites. The discussions should be supplemented by maps or cross-sections, where appropriate. The following items should be addressed:

   a. Topography, including predominant topographic features.

   b. Hydrology, including surface water drainage patterns and significant hydrologic features such as surface waters, springs, drainage divides and wetlands.

   c. Geology, including the nature and distribution of bedrock and unconsolidated deposits.

   d. Hydrogeology, including depth to groundwater, groundwater flow directions, recharge and discharge areas, groundwater divides, aquifers and the identification of the aquifer used by public and private wells within 1,200 feet of the proposed site.

   e. Ground and surface water quality.

3. Land use information. A discussion of the present land use of the site and surrounding area should be included. The radius of coverage should extend to all areas that may affect or be affected by the proposed site. In most instances, this will be the proposed site and the area within ½-mile for sites with 50,000 cubic yards capacity or less and a one-mile radius for larger sites. The discussion should be supplemented by maps, where appropriate. The following items should be addressed:

   a. Identification of adjacent landowners.

   b. Zoning.

   c. Present land uses with particular emphasis on known recreational, historic or archaeological areas.
d. Present or proposed access roads and weight restrictions.

4. Site specific geotechnical information. Where the applicant chooses to gather site specific data, the following should be considered:

a. Field investigations should be performed to define the site specific topography, soil types, and depth to bedrock and groundwater. These investigations should include:

1) A partial topographic survey of the area. This map should show the proposed fill area, property boundaries, proposed site boundary, soil borings performed and wells installed. The minimum scale should be one-inch = 500 feet with the contour interval sufficient to show site relief. It is recommended that this map consist of a blowup of a USGS map (7'/2 or 15 minute topographical), with supplemental information added as appropriate.

2) Soil borings extending to bedrock or 25 feet below the anticipated site base grade, whichever is less. The borings should be distributed in a grid pattern throughout the area. A minimum of 5 borings is recommended.

3) Three of the borings should be developed into groundwater observation wells where groundwater is within 25 feet of the anticipated base grade. Otherwise, one of the borings should be extended to 50 feet below the anticipated base grade or to groundwater or bedrock whichever is less and an observation well established.

4) Each major soil layer encountered during boring investigations should be analyzed for grain-size distribution and classified according to the unified soil classification system.

b. The results of the subsurface investigations should be summarized utilizing a series of geologic sections which connect the soil borings performed. Each section should show present topography, borings, wells, major soil layers, water table and bedrock.

5. Data analysis. The results of the field investigations, regional geotechnical information and land use information should be analyzed and preliminary conclusions and recommendations on site development made. This should include a discussion of the potential for the site to meet the locational requirements in sub. (3) and potential limitations on site development.

6. Appendix. The site boundaries should be shown on all maps included in the appendix. The appendix should include:

a. All raw data such as boring logs, soil tests, well construction data and water level measurements.

b. A plat map of the area.

c. A USGS quadrangle of the area, updated with locations of applicable wells installed after preparation of the quadrangle.

d. A soil conservation service soil map and interpretation, if available.

e. References.
(6) FEASIBILITY REPORT. (a) No person shall establish or construct a land disposal site or facility or expand an existing site or facility without first obtaining approval of a feasibility report describing the physical conditions of the proposed site and subsequently obtaining approval of a plan of operation from the department. The purpose of the feasibility report is to determine whether the site has potential for use as a solid waste disposal facility and to identify any conditions which the applicant must include in the plan of operation. The feasibility report shall be submitted in accordance with NR 180.06 (1).

(b) For sites for the disposal of only municipal solid waste having a proposed capacity of 50,000 cubic yards or less, an initial site report prepared in accordance with sub. (5) (b) shall qualify as a complete feasibility report. Sites for the disposal of industrial or commercial solid waste having a proposed capacity of 50,000 cubic yards or less may utilize the initial site report in lieu of a complete feasibility report depending upon the waste type to be disposed and the disposal location. Such allowance shall be at the discretion of the department. Where an initial site report is utilized in lieu of a complete feasibility report, all of the information specified in sub. (5) (b) shall be provided to the department, as well as the information required in sub. (6) (c).

(c) For sites other than those described in par. (b), the feasibility report shall contain, at a minimum, the following information:

1. All information specified in sub. (5) (b) shall be submitted. Where an initial site report has been submitted this information may be included by reference with additional information addressing department review comments.

2. An existing site conditions plan sheet shall be prepared. This shall be a detailed topographic survey of the area of investigation. The minimum scale of this plan shall be one inch = 200 feet with a maximum 2-foot contour interval. All elevations shall be related to USGS datum. The plan shall indicate the property boundaries, proposed site boundary, fill area, survey grid and north arrow, homes, buildings, water supply wells, utility lines, man-made features, soil boring locations, observation well locations and other pertinent information.

3. Field and laboratory investigations shall be performed to further define site physical characteristics including soils, bedrock and groundwater. At a minimum, these investigations shall include:

   a. Sufficient soil borings to adequately define the soil, bedrock, and groundwater conditions at the site. Under most site conditions, 5 soil borings for the first 5 acres and 3 borings for each additional 5 acres or portion thereof should be performed. A lesser number of borings may be made based on specific site conditions and site design. The borings shall be located in a grid pattern such that there is a minimum of one boring in each major geomorphic feature (e.g. ridges, lowlands and drainage swales). All borings shall extend a minimum of 25 feet below the anticipated site base grade or to bedrock, whichever is less.

   b. Where soil conditions permit, soil samples shall be collected utilizing standard undisturbed soil sampling techniques. Samples shall not be composited for testing purposes. Soil samples shall be collected from
each soil layer encountered and at maximum 5-foot intervals. All soil samples shall be described.

c. Boring logs shall be recorded for all borings. Each log shall include soil and rock descriptions and method of sampling, sample depth, date of boring, water level measurements and dates, and soil test data. All elevations shall be corrected to USGS datum.

d. For each major soil layer encountered, at least 3 soil samples shall be analyzed for grain size distribution (mechanical and/or hydrometer as appropriate to the soil type) and classified according to the unified soil classification system.

e. A minimum of 3 permeability tests shall be conducted for each major soil layer. At least one of the 3 tests shall be performed utilizing infield testing procedures.

f. Soil borings shall be converted to water table observation wells and well nests in accordance with the following schedule:

1) Three water table observation wells and one well nest for the first 5 acres or portion thereof.

2) One observation well for each additional 5 acres or portion thereof.

3) One well nest for each additional 10 acres or portion thereof.

g. The construction of each well shall be recorded on logs. Well log information shall include the elevations of the ground surface, the bottom of the boring, well seals, and screened interval, and a description of well construction materials.

h. Upon completion, each well shall be properly developed by successive pumpings and back flushings until clear when soil conditions permit.

i. Once developed, all wells shall be pumped and successive water level measurements shall be made until stabilized readings are obtained.

j. Where public or private wells are present, stabilized water level readings from these wells may be required.

k. All soil borings and monitoring wells constructed for the purpose of gathering information for the initial site report or feasibility report shall be backfilled with bentonite Portland cement slurry when such borings or wells are abandoned.

4. Data shall be presented as follows:

a. All raw data such as boring logs, well logs, soil tests and water level measurements shall be included in the report appendix.

b. A series of geologic cross-sections passing through all borings shall illustrate existing topography, soil borings, soil classification and other properties, interpreted soil stratigraphy, bedrock, well and stabilized water level readings.

c. A water table map shall be constructed based on stabilized water level readings. The existing site conditions plan shall be used as a base for this map. Seasonal changes in groundwater levels shall be predicted.
d. When more than 2 well nests have been constructed, groundwater flow net sections shall be prepared to illustrate horizontal and vertical flow directions. Where appropriate, this information may be illustrated on the geologic sections.

5. A preliminary water budget shall be prepared for the periods of time before construction, during active operations and after site closure. Factors to be considered in preparation of the water budget are precipitation, evaporation, runoff, infiltration, evapotranspiration, soil and solid waste moisture holding capacity and groundwater flow velocities and volume. The water budget information shall be related to the leachate generation rate and the effect of the site on groundwater water levels and quality.

6. The anticipated types, amounts, and characteristics of the solid waste to be disposed at the site shall be described. Except for municipal solid waste, the physical and chemical characteristics of the waste shall be analyzed and described.

7. Recommendations on design constraints for development of the site considering all available data, shall be made and reasons given for such recommendations. This shall include a discussion of the potential for the site to meet locational requirements in sub. (3). For expansion of existing facilities, the report shall include sufficient information to assess the effectiveness of the existing facility design and operation.

8. Based on the conclusions resulting from site analysis, a proposed site design shall be prepared. This shall consist of preliminary engineering plans and a general discussion of proposed operating procedures. This section of the report shall include, at a minimum, the following information:

a. A plan sheet showing proposed access, lateral extent of filling, and phases of site development. The existing site conditions map shall be utilized as a base for this sheet.

b. A series of north-south and east-west cross-sections showing present topography, proposed base grades and final grades. This information may be displayed on the geologic sections.

c. Preliminary cover balance calculations.

d. Proposed methods for leachate and gas control.

e. Proposed operating procedures including covering frequency, method of site development, method of access control, control of surface water, screening, and other special design features.

f. Proposed groundwater and other monitoring.

g. Proposed final use.

h. Proposed method of demonstrating financial responsibility and anticipated long-term care requirements.

9. To aid in determining the need for an environmental impact report or environmental impact statement, the feasibility report shall include a brief discussion of the following:
a. The purpose and need for the proposed project and for the recommended site shall be evaluated.

b. The probable adverse and beneficial physical, biological, social, economic and other impacts of proposed site development shall be identified and evaluated.

c. The probable adverse impacts of site development that cannot be avoided shall be identified and evaluated.

d. The irreversible or irrevocable commitments of resources if the site is developed as proposed shall be identified and evaluated.

e. The alternatives to the proposed site development shall be identified and evaluated.

f. The direct, indirect and cumulative effects of the proposed site development shall be identified and evaluated.

(d) Within 30 days after a feasibility report is submitted, the department shall either publish notice under s. 144.44 (2) (d), Stats., that the report is complete or notify the applicant in writing that the report is not complete, specifying the information which must be submitted before the report is deemed complete. The department will determine whether or not the feasibility report is complete by determining whether or not the minimum requirements of this subsection have been met. Additional feasibility information may be required of the applicant after a determination that the feasibility report is complete only if the department establishes that a detailed review of the feasibility report indicates that site feasibility cannot be determined in the absence of such additional information.

(e) The department may by order require the submittal of any of the information specified in this section for any existing landfill.

(7) PLAN OF OPERATION. (a) General. No person shall establish or construct a site or facility for the land disposal of solid waste or expand an existing land disposal site or facility until a plan of operation has been submitted in accordance with NR 180.06 (1) and approved in writing by the department, except as otherwise provided herein. No person shall establish, construct, operate, maintain, close, provide long-term care for, or terminate a site or facility for the land disposal of solid waste except in accordance with this section and with the approved plan of operation, if required by this section. Only persons who have obtained a favorable determination of site feasibility from the department may submit a plan of operation for review and approval.

(b) Content. All plans of operation for land disposal sites and facilities shall contain complete plans and specifications necessary for the construction, operation, monitoring, closing, long-term care and termination of the project and any additional information the department may require for the analysis of environmental impacts of the project. Because these documents are to be used for the day-to-day operation of the site, it is imperative that the information be presented in a manner that is clear and understandable. The plan of operation shall contain, at a minimum, the following information:

1. Engineering plans consisting of the following:
a. A title sheet indicating the project title, who prepared the plans, the person for whom the plans were prepared, a table of contents, and a location map showing the location of the site and the area to be served.

b. An existing site conditions plan sheet indicating site conditions prior to development. The details and extent of coverage shall be the same as that required for the existing site conditions map in subd. (6) (c) 2.

c. A base grade plan sheet indicating site base grades or the appearance of the site if it were excavated in its entirety to the base elevation, before installation of any engineering modifications or the beginning of any filling.

d. An engineering modifications plan sheet indicating the appearance of the site after installation of engineering modifications. More than one plan sheet may be required for complicated sites. This plan is required only for those sites with engineering modifications.

e. A final site topography plan sheet indicating the appearance of the site at closing including the details necessary to prepare the site for long-term care.

f. A series of phasing plan sheets showing the progression of site development through time. At a minimum, a separate plan shall be provided for initial site preparations and for each subsequent major phase or new area where substantial site preparation must be performed. Each such plan shall include a list of construction items and quantities necessary to prepare the phase indicated.

g. A site monitoring plan sheet showing the location of all devices for the monitoring of leachate production, groundwater quality and gas production and venting. This plan shall include a table indicating the parameters to be monitored for and the frequency of monitoring before and during site development. This plan sheet is required only for sites with a design capacity of more than 50,000 cubic yards.

h. A long-term care plan sheet showing the site at the completion of closing and indicating those items anticipated to be performed during the period of long-term care for the site. The plan shall include a table listing the items and the anticipated schedule for monitoring and maintenance. In many instances this information can be presented on the final site topography sheet.

i. When applicable, the following information shall be presented on the plan sheet(s):

1) All information required for the existing site conditions map as described in sub. (6) (c) 2, unless including this information leads to confusion with the data intended for display. However, in all instances, existing site topography shall be sketched lightly or otherwise indicated on the plan sheets required in pars. (c), (d), (e) and (f).

2) A survey grid with base lines and monuments to be used for field control.

3) Limits of filling for each major waste type or fill area.
4) All drainage patterns and surface water drainage control structures both within the actual fill area and at the site perimeter. Such structures may include berms, ditches, sedimentation basins, pumps, sumps, culverts, pipes, inlets, velocity breaks, sodding, erosion matting, or other methods of erosion control.

5) The direction and sequence of filling within each phase.

6) Ground surface contours at the time represented by the drawing. Spot elevations should be indicated for key features.

7) Areas to be cleared and grubbed and stripped of topsoil.

8) Borrow areas for liner materials, gas venting materials, berms, roadway construction, daily cover and final cover.

9) All soil stockpiles including daily and final cover, topsoil, liner materials, gas venting materials and other excavation.

10) Access roads and traffic flow patterns to and within the active fill area.

11) All temporary and permanent fencing.

12) The methods of screening such as berms, vegetation or special fencing.

13) Leachate collection, control and treatment systems which may include pipes, manholes, trenches, berms, collection sumps or basins, pumps, risers, liners and liner splices.

14) Gas, leachate and groundwater monitoring devices and systems.

15) Severe weather disposal areas.

16) Support buildings, scale, utilities, gates and signs.

17) Special waste handling areas.

18) Construction notes and references to details.

19) Other appropriate site features.

j. A series of site cross-sections shall be drawn perpendicular and parallel to the site base line at a maximum distance of 500 feet between cross-sections and at points of grade break and important construction features. The location of the cross-sections shall be shown on the appropriate plan sheet(s) and the section labeled using the site grid system. Where applicable, each cross-section shall show existing, proposed base and final grades; soil borings and monitoring wells which the section passes through or is adjacent to; soil types, bedrock and water table; leachate control, collection and monitoring systems; gas venting and monitoring systems; limits of filling for each major waste type; drainage control structures; access roads and ramps on the site perimeter and within the active fill area; the filling sequence or phases; and other appropriate site features.

k. Detailed drawings and typical sections for, as appropriate, drainage control structures, access roads, fencing, leachate and gas control systems and monitoring devices, buildings, signs and other construction details.
2. An operations manual and design report consisting of the following information:

   a. The report shall identify the project title; engineering consultant(s); site owner, licensee and operator; proposed licensed acreage; site life and capacity; municipalities, industries and collection and transportation agencies served; waste types and quantities to be disposed; and any exemptions applied for.

   b. Specifications for site construction and operation shall be presented, including detailed instructions to the site operator for all aspects of site construction and operation. References to specifications on the plan sheet shall be pointed out as well as additional instructions included, where appropriate. The specifications shall include, at a minimum the following information:

      1) Initial site preparations including specifications for clearing and grubbing, topsoil stripping, other excavations, berm construction, drainage control structures, leachate collection system, access roads and entrance, screening, fencing, groundwater monitoring and other special design features.

      2) A plan for initial site preparations including a discussion of the field measurements, photographs to be taken, sampling and testing procedures to be utilized to verify that the in-field conditions encountered were the same as those defined in the feasibility report, and to document that the site was constructed according to the engineering plans and specifications submitted for department approval.

      3) Daily operations including a discussion of the timetable for development, waste types accepted or excluded, typical waste handling techniques, hours of operation, traffic routing, drainage and erosion control, windy, wet and cold weather operations, fire protection equipment, manpower, methods for handling of unusual waste types, methods for vector, dust and odor control, daily clean-up, direction of filling, salvaging, record keeping, parking for visitors and employees, monitoring, abandonment of filled areas, gas and leachate control methods, backup equipment with names and telephone numbers where equipment may be obtained, and other special design features. This may be developed as a removable section to improve accessibility for the site operator.

      4) Development of subsequent phases consisting of a discussion of those items in subds. 2.b. 1), 2), and 3), above as they relate to the development of subsequent phases of the site.

      5) Site closing information consisting of a discussion of the anticipated sequence of events for site closing and a discussion of those actions necessary to prepare the site for long-term care and final use.

      6) Long-term care information including a discussion of the procedures to be utilized for the inspection and maintenance of runoff control structures, settlement, erosion damage, gas and leachate control feasibilities, monitoring for gas, leachate and groundwater, and other long-term care needs.

      7) An economic analysis including an engineer's cost estimate for the construction of each major phase of site development, daily operation, site closing, and long-term care.
c. A design report shall be submitted which shall include supplemental discussions and design calculations to facilitate department review and provide supplemental information on financial responsibility and long-term care as required by ss. 144.44 and 144.441, Stats., including the following information:

1) A discussion of the reasoning and logic behind the design of the major features of the site, such as traffic routing, base grade and relationships to subsurface conditions, anticipated waste types and characteristics, phases of development, liner design, facility monitoring, and similar design features shall be provided. A list of the conditions of site development as stated in the department determination of site feasibility and the measures taken to meet the conditions shall be included. A discussion of all calculations, such as refuse-cover balance computations, stockpile sizing estimates, estimate of site life and runoff and leachate volume estimates shall be included. The calculations shall be summarized with the detailed equations presented in the appendix.

2) A detailed analysis in accordance with NR 180.15 shall be made of the financial responsibility for long-term care from the time of site closing to termination.

d. An appendix shall be submitted which shall include any additional data not previously presented, calculations, material specifications, operating agreements, leachate treatment agreements, documents related to long-term care funding and other appropriate information.

c) Completeness. Within 30 days after a plan of operation is submitted, the department shall notify the applicant in writing that the plan is either complete or not complete, specifying the information which must be submitted before the report is deemed complete. The department will determine if the plan of operation is complete by determining whether or not the minimum requirements of this subsection have been met. Additional plan of operation information may be required of the applicant after a determination that the plan of operation is complete only if the department establishes that a detailed review of the plan of operation indicates that the plan of operation is insufficient in the absence of such additional information.

8) The department may require that a registered professional engineer document site construction and render an opinion whether the site has been constructed and/or operated in substantial conformance with the plan of operation.

9) Prior to licensing the owner or operator shall submit proof that a notation of the existence of the site has been recorded in the office of the register of deeds in each county in which a portion of the site is located.

10) Minimum requirements for land disposal site or facility design and operation. (a) New and existing sites and facilities. No person shall operate or maintain a new or existing land disposal site or facility except in conformance with any approved plan of operation and the following minimum requirements:

1. Open burning is prohibited, except where all of the following criteria are satisfied:
a. The site or facility serves a population equivalent of less than 2,500
or, if the operation is controlled by more than one municipality, a popu-
lation equivalent of less than 2,500 for each such municipality. The de-
partment shall give consideration to seasonal variations in population in
granting partial yearly burning exemptions.

b. All portions of the licensed site are greater than 1/4-mile from any
residence or place of public gathering, or written consent is obtained
from all residents and proprietors within 1/4-mile of the burning opera-
tion at the time the site is initially licensed.

c. The open burning does not include the burning of wet combustible
rubbish, garbage, oily substances, asphalt, plastic or rubber products.

d. The burning operation is supervised by an attendant.

e. The burning is accomplished in a nuisance-free manner and does
not create hazards for adjacent properties.

f. Adequate firebreaks are provided and provision is made to obtain
the services of the local fire protection agency if needed.

g. The open burning is not in violation of any federal air pollution
control rules, or any state air pollution control rules required to be
adopted under applicable federal laws or regulations.

h. The operation is not located in one or more of the following coun-
ties: Kenosha, Milwaukee, Ozaukee, Racine, Walworth, Washington or
Waukesha.

2. No solid waste shall be deposited in such a manner that the solid
waste or leachings therefrom will have a detrimental effect on any
ground or surface water.

3. Deposition of solid waste shall be confined to as small an area as
practical.

4. The deposition and active area shall be provided with facilities to
confine windblown material within that area.

5. At the conclusion of each day of operation, all windblown material
shall be collected, returned to the deposition area, and properly dis-
posed of in accordance with the provisions of this section unless the op-
erator establishes, to the satisfaction of the department, that all the fol-
lowing criteria are satisfied:

a. All windblown material cannot be collected using reasonable efforts
because of conditions beyond the control of the operator.

b. The operator has collected and properly disposed of all windblown
materials which can be collected using such reasonable efforts.

c. Nuisance conditions do not exist.

6. To provide for maximum compaction, each single layer of municipal
solid waste shall be spread and compacted in 2-foot layers.

7. All unprocessed municipal solid waste shall be compacted and cov-
ered at the end of each operating day with a compacted layer of 6 inches
of soil, except that the department may grant an exemption in writing for less frequent covering if the following criteria are satisfied:

a. For operations serving a population equivalent of less than 2,500:

1) All portions of the licensed operation shall be greater than 1/4-mile from any residence or place of public gathering or written consent shall be obtained from all residents and proprietors living within 1/4-mile of the operation at the time the site is initially licensed.

2) Potential nuisance conditions shall not be created.

3) The solid waste shall be compacted and covered with at least 6 inches of soil, no less frequently than once per month, except for the months of December, January, February and March.

b. For operations serving a population equivalent of 2,500 or greater:

1) All portions of the licensed operation shall be greater than 1/4-mile from any residence or place of public gathering or written consent shall be obtained from all residents and proprietors living within 1/4-mile of the operation at the time the site is initially licensed.

2) The operation does not receive any garbage or other putrescible wastes.

3) Potential nuisance conditions shall not be created.

4) The solid waste shall be compacted and covered with at least 6 inches of soil, no less frequently than once per month.

8. All processed municipal solid waste, industrial waste and commercial waste shall be compacted and covered at the end of each operating day with a compacted layer of 6 inches of soil, except the department may grant an exemption in writing for less frequent covering. In granting such exemptions, the department shall consider the characteristics of the solid waste, the leaching potential of the solid waste, and the potential for nuisance conditions if other than daily covering is utilized.

9. Surface water drainage shall be diverted away from the working area and off of the landfill operation.

10. Putrescible materials such as spoiled foods and animal carcasses shall be immediately covered and compacted.

11. Access to the facility shall be restricted through the use of fencing, natural barriers, or other methods approved in writing by the department.

12. Effective means shall be taken to limit access to the active disposal area to minimize exposure of the public to hazards.

13. Effective means shall be taken to control flies, rodents, and other insects and vermin.

14. All access roads to the active area of the operation shall be of all-weather construction and shall be maintained in good condition.

15. Equipment shall be provided to control accidental fires and arrangements shall be made with the local fire protection agency to acquire its services when needed.
16. An attendant shall be on duty at the operation at all times while it is open for public use.

17. A gate shall be provided at the entrance to the operation and it shall be kept locked when an attendant is not on duty.

18. The gate area shall be policed at the beginning of each day of operation to remove any solid waste which may have been indiscriminately dumped during periods when the site was closed.

19. A sign, acceptable to the department, shall be posted at the entrance to the operation of any site operated for public use which indicates the name, license number, and hours of use of the operation, penalty for unauthorized use, necessary safety precautions, and any other pertinent information.

20. The site shall be surrounded with rapidly growing trees, shrubbery, fencing, or other appropriate means to screen it from the surrounding area and to provide a wind break.

21. Effective means shall be utilized to prevent the migration of explosive gases from within the limits of waste fill. At no time shall the concentration of explosive gases in any facility structures (excluding gas control or recovery system components) or in the soil at or beyond the site property boundary exceed the lower explosive limit for such gases.

22. Any area to be utilized for the disposal of solid waste or borrow areas shall first be stripped of all topsoil and the topsoil shall be stockpiled to insure that adequate amounts are available for closure.

23. Effective means shall be taken to control dust resulting from site operation.

24. All soil borings and monitoring wells shall be backfilled with a bentonite Portland cement slurry when such borings or wells are abandoned.

25. Facility monitoring shall be performed in accordance with sub. (10) [(11)].

26. Site closure shall be accomplished in accordance with the approved plan of operation or, for those sites with no approved plan of operation, in accordance with sub. (11) [(12)].

27. Scavenging within the active disposal area is prohibited when such activity interferes with site operation.

28. Provisions for back-up equipment in the event of operating equipment breakdown shall be made.

29. A minimum separation distance of 20 feet shall be maintained between the limits of waste filling and adjacent property.

30. All topsoil within the site construction limits shall be salvaged and stored on-site in a nuisance-free manner for use in site closure.

31. Provisions shall be made for leachate treatment for all sites designed to contain and collect leachate.
32. Only wastes types and sources listed on the license or otherwise approved by the department in writing shall be accepted for disposal.

(b) Additional requirements applicable to new and expanded sites and facilities. No person shall construct, establish, operate or maintain a new land disposal site or facility or an expansion of an existing site or facility except in accordance with the requirements of par. (a), the approved plan of operation, and the following additional requirements.

1. All access roads shall be constructed with a maximum grade no greater than 10%. The intersection of the access road with an existing highway shall be designed to provide sufficient sight distance and provide for minimum interference with traffic on existing highways.

2. All surface water drainage ditches, culverts and other drainage control structures shall be designed for a 10 year, 24-hour rainfall event as defined in section NR 205.05, Wis. Adm. Code.

3. All base grades shall be designed and constructed with a minimum slope of one percent.

4. The final slopes of a completed land disposal site or facility shall be no less than 2% and no greater than 3 horizontal to one vertical unless the site or facility is specifically designed for a final use compatible with other slopes.

5. All sites shall have a final cover designed to minimize infiltration and subsequent leachate production.

6. All borrow areas shall be abandoned in accordance with Wisconsin department of transportation procedures.

7. A minimum separation distance of 100 feet shall be maintained between the limits of waste filling and adjacent property.

(a) Groundwater and leachate monitoring. The department may require the owner or operator of any land disposal site or facility, or any person who permits the use of property for such purpose, to conduct monitoring of groundwater, leachate, gas, surface water, or other physical features.

1. The number of required wells shall be approved by the department based on the site size, waste type(s), site design and the hydrogeologic and geologic setting of the site. Unless otherwise specified by the department, the minimum number of monitoring wells shall be in accordance with the following:
TABLE 3

<table>
<thead>
<tr>
<th>Site Size (maximum design capacity)</th>
<th>Up-gradient Wells</th>
<th>Down-gradient Wells</th>
<th>Well Nests</th>
</tr>
</thead>
<tbody>
<tr>
<td>0-50,000 cubic yards</td>
<td>1</td>
<td>2</td>
<td>0</td>
</tr>
<tr>
<td>50,000-500,000 cubic yards</td>
<td>2</td>
<td>2</td>
<td>1</td>
</tr>
<tr>
<td>500,000-up</td>
<td>2</td>
<td>4</td>
<td>2</td>
</tr>
</tbody>
</table>

2. Water level measurements and sampling of monitoring wells shall be accomplished in accordance with the schedule set forth in the plan of operation. This schedule may vary depending on site geology, hydrogeology and design. Sampling and test schedules for other groundwater monitoring devices shall be approved by the department. The results of all water elevation measurement and sampling shall be reported to the department within 60 days of sampling. All data shall be submitted on forms supplied by the department. Unless otherwise specified by the department, the minimum frequency shall be as follows:

TABLE 4

<table>
<thead>
<tr>
<th>Site Size (maximum design capacity)</th>
<th>Within 15 days of:</th>
<th>Parameters (See Table 5)</th>
</tr>
</thead>
<tbody>
<tr>
<td>50,000 cubic yards or less</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Greater than 50,000 cubic yards</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>March 15</td>
<td>All</td>
</tr>
<tr>
<td></td>
<td>September 15</td>
<td>All</td>
</tr>
<tr>
<td></td>
<td>March 15</td>
<td>All</td>
</tr>
<tr>
<td></td>
<td>June 15</td>
<td>All</td>
</tr>
<tr>
<td></td>
<td>September 15</td>
<td>All</td>
</tr>
<tr>
<td></td>
<td>December 15</td>
<td>All</td>
</tr>
</tbody>
</table>

3. The methods of groundwater and leachate sample collection, preservation, and analysis shall be accomplished in accordance with standard methods for the examination of water and wastewater or other methods approved in writing by the department.

4. All monitoring wells shall be constructed utilizing a minimum 2-inch inside diameter PVC pipe or similar inert material.

5. The department may require the operator to sample public or private wells as part of a regular monitoring program or to determine the extent of groundwater contamination.

6. If for any reason a monitoring well or other monitoring device is destroyed or otherwise fails to properly function, the site operator shall immediately notify the department in writing. All such devices shall be properly abandoned and replaced with a functioning device within 60 days of notification to the department unless the operator is notified otherwise in writing by the department.

7. Sampling parameters shall be in accordance with Table 5 unless otherwise specified by the department. In most instances, additional parameters will be specified for paper mill sludge, fly or bottom ash, and foundry waste depending on the waste characteristics and process raw materials utilized. In all cases, the physical appearance of the water sample including odor, color and turbidity at the time of sampling shall be recorded.
TABLE 6

<table>
<thead>
<tr>
<th>Waste Type Handled at Land Disposal Site</th>
<th>Parameters</th>
</tr>
</thead>
<tbody>
<tr>
<td>Municipal Solid Waste</td>
<td>Water elevation, field pH, field conductivity, COD, dissolved iron, hardness, chloride, alkalinity.</td>
</tr>
<tr>
<td>Paper Mill Sludge</td>
<td>Same as above.</td>
</tr>
<tr>
<td>Fly or Bottom Ash</td>
<td>Water elevation, field pH, field conductivity, COD, hardness, alkalinity, sulfates, dissolved iron, boron.</td>
</tr>
<tr>
<td>Wood Waste</td>
<td>Water elevation, field pH, field conductivity, COD, hardness, dissolved iron, alkalinity.</td>
</tr>
<tr>
<td>Foundry Wastes</td>
<td>Water elevation, field pH, field conductivity, COD, hardness, sodium, alkalinity.</td>
</tr>
<tr>
<td>Other Solid Waste</td>
<td>As specified by the department.</td>
</tr>
</tbody>
</table>

8. No person shall begin filling operations at a new solid waste disposal site or facility until background groundwater quality in accordance with the parameters in Table 6 has been determined and results of such analyses submitted to the department.

(b) Gas monitoring. The department may require the installation of gas monitoring devices and sampling and analysis programs for protection against potential detrimental effects of gas production and to monitor the effectiveness of gas venting systems. Sample collection and analysis techniques shall be in accordance with standard methods.

(c) Surface water monitoring. The department may require monitoring of surface water runoff, leachate seeps, sump pumpings, sedimentation ponds and other surface water discharges resulting from site operation and of surface waters which may be affected by such discharges. Sampling times and parameters shall be as specified by the department.

(d) Monitoring of physical features. The department may require monitoring of air quality, landfill settlement, berm stability, vegetation growth, drainage control structures, or other aspects of site operation.

(e) Operations report. The department may request the owner or operator of any land disposal site or facility, or any person who permits the use of property for such purpose, to submit an operations report to assess the effectiveness and environmental acceptability of site operations. The contents of the report may include a discussion and analysis of entrance and access roads, windblown debris, confinement of active area, analysis of gas and leachate and other monitoring, cover to refuse ratios, surface water control and erosion control, revegetation, settlement, volume utilized, site users, leachate quantity and quality, slope stability, equipment performance and volume and type of waste accepted.

(12) Closure. (a) Any person who maintains or operates a land disposal site or facility, or who permits use of property for such purpose shall, when the fill area or a portion thereof reaches final grade, or when the department determines that closure is required, cease to accept waste and close the site or portion thereof in accordance with any plan approval issued by the department and the following minimum practices:

1. At least 120 days prior to the closing of the site, the owner or operator shall notify the department in writing of intent to close the site. At
the same time, or preferably prior to this date, the owner or operator shall notify all users of the facility of intent to close the site.

2. Within 10 days after ceasing to accept waste, the following shall be accomplished at a minimum:

   a. Access shall be restricted by the use of gates, fencing or other appropriate means to insure against further use of the site. In the event the site final use allows access, such access shall be restricted until site closure has been completed and approved by the department.

   b. Notification of closure shall be posted at the gate by proper signs indicating date of closure and alternative disposal site(s).

   c. Notice shall be published in a local newspaper and a copy of the notice shall be provided to the department within 10 days of the date of publication.

3. Within 60 days after ceasing to accept waste, closure shall be accomplished in the following manner:

   a. The entire area previously used for disposal purposes shall be covered with at least 2 feet of compacted earth sloped adequately to allow surface water runoff. A specific soil type may be required by the department for this 2-foot layer. Fine grain soils should be utilized to minimize infiltration. Top slopes shall be no less than 2%. Side slopes shall be no steeper than 33 1/3%.

   b. Surface water shall be diverted to limit potential for erosion and sedimentation. Wherever possible, surface water shall be diverted around previously filled areas. Where it is necessary to divert drainage over previously filled areas, drainage shall be conveyed by clay lined drainage swales having a minimum depth of 2 feet.

   c. The finished surface of the filled area shall be covered with a minimum of 6 inches of topsoil.

4. Within 90 days after ceasing to accept waste, seeding, fertilizing and mulching of the finished surface shall be accomplished in accordance with the site final use. The seed type and amount of fertilizer shall be selected depending on the type and quality of topsoil and compatibility with native vegetation.

5. Following closure of the land disposal site, the site shall be inspected and maintained by the owner or operator until it becomes stabilized or until the responsibility of the owner or operator terminates in accordance with the plan approval. The department may require installation of groundwater and leachate monitoring wells or other devices, groundwater and leachate quality sampling and analysis programs, gas monitoring and sampling and provisions for the protection against detrimental effects of leachate and gas migration from any land disposal site.

(13) Closure plans may be required by the department for sites and facilities not approved under this section. The department may require that the plans address any or all of the information outlined in subs. (6), (7), (10), and (11).

History: Cr. Register, February, 1980, No. 290, eff. 3-1-80.
Register, February, 1980, No. 290
Environmental Protection
NR 180.14 Solid waste land spreading sites and facilities. (1) GENERAL. No person shall operate or maintain a solid waste land spreading site or facility unless the person has obtained an operating license from the department, except as otherwise provided in sub. (2).

(2) EXEMPTIONS. (a) The following land spreading sites and facilities are exempt from the requirements of this section, but must be developed, operated and maintained in a safe, nuisance-free manner:

1. Sites used for the land spreading of nonhazardous solid waste from a single family or household, a member of which is the owner, occupant, or lessee of the property used for solid waste disposal.

2. Farms on which only nonhazardous agricultural solid wastes resulting from the operation of a farm, including farm animal manure, are disposed.

3. Sites receiving only sludge from a publicly-owned treatment work or a privately-owned domestic sewage treatment work having a permit under ch. 147, Stats., providing the sludge disposal is accomplished in accordance with the requirements of the permit.


5. Sites used for the disposal of treated liquid municipal or industrial wastewater approved under s. 144.04, Stats., and/or permitted under ch. 147, Stats.

6. Sites used for the land spreading of whey providing the whey is applied as a soil conditioner or fertilizer in accordance with accepted agricultural practices.

7. Sites used for the land spreading of by-products from canned, frozen or preserved fruit and vegetable processing operations providing the by-products are applied as soil conditioners or fertilizers in accordance with accepted agricultural practices.

8. Nonagricultural or nonsilvicultural sites used for the land spreading of solid waste or solid waste derived products with demonstrated soil conditioning or fertilizer value providing the material is applied for soil amendment purposes. Examples of such sites are golf courses or public parks where compost material is land spread.

9. Sites used for the land spreading of lime sludges from papermills providing the sludge is applied as a soil conditioner or fertilizer in accordance with accepted agricultural practices.

10. Sites used for the land spreading of other wastes similar in nature to those identified in subs. 1-9 providing written approval is obtained from the department.

(b) The following land spreading sites and facilities are exempt from the licensing requirements of this section, but must obtain approval in writing from the department pursuant to sub. (4) prior to their establishment and operation and must meet all other applicable provisions of this section:
1. Agricultural or silvicultural sites used for the land spreading of non-
hazardous solid waste demonstrated to have soil conditioning and/or 
fertilizer value, providing the waste is applied as a soil conditioner or 
fertilizer in accordance with accepted agricultural practices.

2. Land spreading sites utilized on a limited, controlled, experimental 
basis for the purpose of studying the feasibility of using a solid waste as a 
soil conditioner or fertilizer.

(c) Land spreading sites used solely for research purposes under the 
direction of a Wisconsin registered professional engineer or a scientist 
employed by a university located within this state are exempt from the 
licensing and plan submittal requirements of this section provided that 
they meet the following requirements:

1. The net plot area, excluding plot borders and buffer strips, shall not 
exceed 4 acres.

2. The available nitrogen and heavy metal additions averaged over the 
total plot area shall not exceed the rates recommended by the depart-
ment for municipal sewage sludges.

3. The site shall be developed, operated, and maintained in a safe, 
nuisance-free manner consistent with the intent of this section.

4. Copies of the research proposal shall be provided to the department 
in advance of initiating the research and all reports and research publi-
cations pertaining to the site shall be provided to the department.

(3) LOCATIONAL CRITERIA. No person shall establish, construct, oper-
ate, maintain or permit the use of property as a land spreading site or 
facility within the following areas:

(a) Within wetlands

(b) Within 100 feet of any navigable body of water. A vegetative 
buffer strip shall be maintained between the navigable water and the 
application site.

(c) Within critical habitat areas.

(d) Within an area where the department after investigation finds 
that there is a reasonable probability that disposal of solid waste within 
such an area will have a detrimental effect on any surface water.

(e) Within an area where the department after investigation finds 
that there is a reasonable probability that disposal of solid waste within 
such an area will have a detrimental effect on groundwater quality.

(f) Within 10,000 feet of any airport runway used or planned to be 
used by turbojet aircraft or within 5,000 feet of any airport runway used 
only by piston type aircraft or within such other areas where a substan-
tial potential bird hazard to aircraft would be created, unless a waiver is 
granted by the federal aviation administration, but this criteria is only 
applicable where such site or facility is used for disposing of putrescible 
waste such that a bird hazard to aircraft would be created.

(g) Within 1,000 feet of public water supply wells and/or 200 feet of 
private water supply wells.
(h) Within 500 feet of any residence, except that this distance may be reduced for the residence of the property owner on whose land solid waste is spread.

(4) SOLID WASTE LAND SPREADING PLAN. No person shall establish or construct a solid waste land spreading site or facility or expand an existing site or facility without first obtaining written approval from the department of a solid waste land spreading plan except as otherwise provided herein. The land spreading plan shall include in a detailed and understandable fashion the following:

(a) A description and analysis of each waste type proposed for deposition at a land spreading facility. Data on waste types shall include, at a minimum the following information:

1. The sources, processes, and/or treatment systems from which the wastes originate.

2. Waste pretreatment or waste processing techniques required prior to land spreading.

3. The volumes of solid waste to be land spread, stored, and/or disposed.

4. The physical and chemical characteristics of the waste obtained from representative waste samples. The parameters to be analyzed for shall be consistent with the waste material and shall in general, include but not be limited to, the following:

   a. Physical characteristics including solids fraction and organic fraction.

   b. pH.

   c. Nutrient content including nitrogen, phosphorous, and potassium.

   d. Metals content including arsenic, cadmium, chromium, copper, lead, mercury, nickel and zinc.

   e. Salt content including chlorides, fluorides and sulfates.

   f. Biological populations including total coliform, fecal coliform and any virus known to exist in the waste material.

   g. Other parameters such as oils and greases, phenolics, pesticides, toxic substances and persistent organics, if present in the waste material.

(b) An assessment and analysis of data including conclusions drawn concerning the potential benefits and adverse effects of the land spreading program. Such assessment shall include a demonstration that the waste has value as a soil conditioner or fertilizer. Demonstration methods may include:

1. Documentation of previous successful uses of the solid waste, or other solid wastes with similar compositions, properties, and characteristics.
2. Documentation of compliance with existing Wisconsin department of agricultural, trade and consumer protection regulations pertaining to the licensing and marketing of fertilizers or soil conditioners.

3. Successful completion of an approved experimental solid waste land spreading program.

4. Other justification for use of the solid waste subject to written department approval.

(c) A description of information on the characteristics of the sites to be used for the land spreading program including, at a minimum, the following:

1. The site locations including copies of soils maps, plat maps and USGS topographic maps.

2. A description of the contracts or agreements covering use of the land including owner's name, address and telephone number.

3. A description of on-site land uses and current land uses on surrounding properties.

4. A description of the geology and hydrogeology of the site including the identification of all homes and/or private wells located within 1/4 mile of the site.

5. A description of the crops to be grown or dominant vegetation on the site.

6. Soil test results from samples taken on-site. Parameters to be analyzed shall include soil pH, organic matter, available phosphorus, available potassium, and other parameters deemed necessary for analysis and design of the proposed operation.

7. A description of other soil additives to be used.

(d) Information on site design, site development and operating plans including, at a minimum, the following:

1. Provisions for interim waste storage and/or disposal when normal land spreading sites are unavailable or inaccessible, including:
   a. Type of storage or disposal
   b. Location of storage or disposal facility
   c. Capacity of storage or disposal facility
   d. Construction details
   e. Property interest or contractual agreement allowing use of the storage or disposal facility.
   f. Future anticipated use of the storage or disposal facility.
   g. Evaluation of environmental effects resulting from use of the storage or disposal facility.

2. Proposed mode of waste transportation, including:
   a. The transporter of the waste
b. The method of transportation
c. The type of vehicle used for waste transportation
d. Spill contingency plans and notification procedures

3. Proposed waste application rates, techniques, disposal frequencies and locations.

4. Proposed maximum rates of application (annual and cumulative) for nitrogen, cadmium, and other heavy metals.

5. Proposed crop monitoring, soil, groundwater and surface water monitoring.

6. Proposed record keeping and reporting procedures to be used for monitoring waste volumes applied, application rates, disposal locations, and cumulative waste loading applied to each site.

   (e) For sites and facilities required to be licensed, proposed site closure, maintenance, and long-term care procedures, and final land use plans for each land spreading site.

   (f) For sites and facilities required to be licensed, proof of financial responsibility as specified in NR 180.15.

5) OPERATING REQUIREMENTS. No person shall operate or maintain a solid waste land spreading site or facility, except in conformance with an approved solid waste land spreading plan, if required, and the following minimum requirements:

   (a) Only approved waste types shall be disposed at the site. Plans to accept additional waste types require separate written approval from the department.

   (b) The solid waste land spreading plan may be amended at any time, subject to written approval of the department. Any proposed amendment shall contain the same type of information required in the original land spreading plan. The amended plan may not be put into effect until it has been approved by the department.

   (c) No solid waste shall be land spread in a manner that causes detrimental effects on ground or surface water quality.

   (d) Depending on the type of operation to be conducted, solid waste materials shall be plowed, disced, or otherwise incorporated into the surface soil layer at appropriate intervals as specified in the solid waste land spreading plan to minimize surface water runoff and surface leaching and to control objectionable odors.

   (e) No solid waste shall be deposited in areas containing ponded or standing water.

   (f) Maximum one time and/or cumulative application rates for cadmium and/or other heavy metals shall be strictly observed for disposal on land used for growing food chain crops.

   (g) Waste materials with significant pathogen contents shall be properly stabilized prior to land spreading.
(h) Food chain crops grown on solid waste land spreading sites which have received waste applications containing pesticides or persistent organic materials shall not be marketed or used for human or animal consumption unless the crops meet all applicable contaminant levels as established by the United States food and drug administration.

(6) Monitoring. The owner or operator of every solid waste land spreading facility with an approved solid waste land spreading plan shall submit monitoring reports to the department on a frequency established in the land spreading plan. The report shall include the following information for each site utilized during the preceding reporting period:

(a) The amount of solid waste applied in tons per acre on a dry weight basis.

(b) The amount of nitrogen applied in pounds per acre on a dry weight basis.

(c) The amount of cadmium applied in pounds per acre on a dry weight basis.

(d) The total amount of each specific metal applied in pounds per acre as requested by the department on a dry weight basis.

(e) Other site monitoring results as specified in the approved land spreading plan.

(f) A description of any adverse environmental, health, or social effects that occurred due to solid waste disposal.

(g) A description of any action not in conformance with the approved land spreading plan.

(7) Closure. Any person who operates or maintains a licensed land spreading facility, or permits the use of property for such purpose shall accomplish closure, maintenance and long-term care of the facility in accordance with any solid waste land spreading plan approval issued by the department and with the following minimum practices:

(a) At least 120 days prior to the closing of a licensed solid waste land spreading facility, the owner or operator shall notify the department, in writing, of the intent to close the site. This notice shall include the following information:

1. The proposed final date by which all solid waste disposal or land spreading operations will be terminated.

2. The current waste types, sources, and volumes of solid wastes being deposited at the site.

3. The cumulative volumes of waste which were applied to the site during active operations.

4. The reasons and/or intent for closing the site.

5. The proposed future land uses of those areas previously used for waste deposition.
6. Special precautions to be utilized, if appropriate, to limit access to the facility, and to insure that no further solid waste materials are deposited after the closure date.

7. The proposed site closure, site monitoring, and long-term care procedures to be implemented following site closure. These procedures shall be in accordance with the approved solid waste land spreading plan or any proposed modifications to the plan.

8. The alternate licensed sites or approved facilities to be utilized for waste disposal and/or land spreading purposes following closure of the facility.

   (b) The department will review the notice of intent to close the facility and will approve or disapprove in writing the proposed closure procedures. The department may require additional information, or may require additional closure, maintenance, and/or long-term care procedures to be implemented to insure proper closure of the site.

1. If the facility to be closed was initially licensed under this section, site closure, maintenance, and long-term care procedures shall be conducted in accordance with the approved solid waste land spreading plan unless subsequently modified, or unless otherwise specified by the department.

2. If the facility to be closed was not initially licensed under this section, a final site closure and long-term care and monitoring plan shall be prepared and submitted to the department for approval as part of the notice of intent for site closure.

   (c) No person shall deposit any solid waste materials at a closed site without the prior written authorization of the department, and the approval of the site owner.

   (d) Within 90 days of the final closure date of a site, all closure work shall be completely and finally performed in accordance with this subsection.

   (e) Complete and proper final closure of a land spreading site may include, but not be limited to, the following:

1. Discing, plowing, or otherwise incorporating all deposited solid waste materials into the surface soil layers, or covering all land spreading areas with an adequate thickness of final earth cover material.

2. Providing for the control of surface water runoff to minimize adverse effects on surface and/or groundwater quality.

3. Establishing a vegetative cover to promote evapotranspiration and to control soil erosion, and/or otherwise preparing the land surface for the intended future land use.

4. Continuing to grow crops and conducting the associated monitoring work.

5. Performing the required environmental monitoring work associated with the approved final closure and long-term care plans.

   (f) The department shall require long-term care as defined in s. 144.441, Stats., only of licensed land spreading facilities for which waste
management fund monies may be expended in accordance with s. 144.44 (3), Stats. The department may require the following provisions:

1. Erosion control and maintenance of vegetation.
2. Control of surface drainage.
3. Ground and/or surface water quality monitoring.
5. Soils and/or crop testing programs.
6. The preparation and submittal of monitoring data and/or reports.

(8) WASTE MANAGEMENT FUND. Land spreading sites and facilities which are exempt from licensing are not required to contribute to the waste management fund.

(9) PUBLIC PARTICIPATION. For sites requiring approval of a solid waste land spreading plan, the department prior to approval shall prepare an environmental impact assessment screening worksheet and provide opportunity for public comment according to the procedures established in chapter NR 150, Wis. Adm. Code, except that the notice shall be published as a class 1 notice under ch. 985, Stats. The department shall hold a hearing on the proposed land spreading plan if a written request for a hearing is filed by any county, city, village or town, or by any 6 persons within 30 days from the time the notice is published. A hearing under this subsection shall be held within 60 days after receipt of the request and shall be conducted as provided in s. 227.022, Stats. The hearing shall be held in an appropriate place designated by the department in one of the counties, cities, villages or towns which could be affected by the operation of a proposed site.

(10) Prior to licensing a site, the owner or operator shall submit proof that a notation of the existence of the site has been recorded in the office of the register of deeds in each county in which a portion of the site is located.

History: Cr. Register, February, 1980, No. 290, eff. 3-1-80.

NR 180.15 Long-term care. (1) Owners of sites for the land disposal of solid wastes which are approved and licensed after May 20, 1978, or which were initially licensed between May 21, 1975, and May 20, 1978, aid whose owner successfully applies before May 21, 1980, for a determination by the department that the site's design and plan of operation comply substantially with the requirements of this chapter, shall be responsible for the long-term care of the site for either 20 or 30 years after site closure, except as otherwise provided, unless the owner's responsibility is terminated earlier in accordance with s. 144.441 (2) (d), Stats. The owner shall specify at the time of submittal of the plan of operation whether the owner chooses, subject to department approval, to be responsible for 20 years or 30 years.

(2) (a) Owners responsible for closure and long-term care of sites shall submit as part of the initial license application a bond payable to the state of Wisconsin, department of natural resources in the amount determined according to this section conditioned upon faithful perfor-
formance by the owner and any successor in interest of all closure and long-term care requirements of the approved plan of operation.

(b) Bonds shall be issued by a surety company licensed to do business in this state. At the option of the owner, a performance bond or a forfeiture bond may be filed. Surety companies may have the opportunity to complete the closure and long-term care of the site in lieu of cash payment to the department.

(c) Each bond shall provide that the bond shall not be cancelled by the surety, except after not less than 90 days notice to the department in writing by registered or certified mail. Not less than 30 days prior to the expiration of the 90 day notice period, the owner must deliver to the department a replacement bond in absence of which all disposal operations shall immediately cease. If the surety company's license to do business is revoked or suspended, the site owner shall, within 30 days after receiving written notice thereof, deliver to the department a replacement bond in absence of which all disposal operations shall immediately cease.

(d) In lieu of a bond, the owner may deposit cash, certificates of deposit, or government securities with the department in the amount determined according to this section. Deposits placed with the department will be segregated and, if applicable, invested in an interest bearing account. The department shall have the right to use part or all of the funds to carry out the closure and long-term care requirements of the approved plan of operation if the owner or operator fails to do so. The department shall mail notification of its intent to use funds for that purpose to the last known address of the owner or operator. If the owner or operator requests a hearing in writing within 60 days thereafter, the department shall prior to using the funds, hold a hearing pursuant to s. 277.064, [227.064] Stats., for the purpose of determining whether or not the long-term care requirements of the approved plan of operation have been carried out.

(e) In lieu of a bond or deposit, the owner may establish an escrow account with a bank licensed to do business in this state in the amount determined according to this section. The escrow account shall consist of cash, certificates of deposit, or government securities. The department shall be a party to the escrow agreement, which shall provide that there shall be no withdrawals from the escrow account except as authorized in writing by the department. The escrow agreement shall further provide that the department shall have the right to withdraw and use part or all of the funds in the escrow account to carry out the closure and long-term care requirements of the approved plan of operation if the owner or operator fails to do so. The department shall mail notification of its intent to use funds for that purpose to the last known address of the owner or operator. If the owner or operator requests a hearing in writing within 60 days thereafter, the department shall prior to using the funds, hold a hearing pursuant to s. 277.064, [227.064] Stats., for the purpose of determining whether or not the long-term care requirements of the approved plan of operation have been carried out.

(f) In lieu of a bond, deposit, or escrow account, the owner may create an irrevocable trust exclusively for the purpose of ensuring that the owner and any successor in interest will comply with the closure and long-term care requirements of the approved plan of operation. The trust
agreement shall designate a bank licensed to do business in this state as trustee and the state of Wisconsin, department of natural resources, as sole beneficiary. The trust corpus shall consist of cash, certificates of deposit or government securities in the amount determined according to this section. The trust agreement shall further provide that sufficient monies shall be paid from the trust fund to the beneficiary in the event that the owner or any successor in interest fails to complete such requirements. A copy of the trust agreement shall be submitted to the department for approval prior to issuance of the initial license. The department shall mail notification of its intent to use funds for that purpose to the last known address of the owner or operator. If the owner or operator requests a hearing in writing within 60 days thereafter, the department shall prior to using the funds, hold a hearing pursuant to s. 227.064, Stats., for the purpose of determining whether or not the long-term care requirements of the approved plan of operation have been carried out.

(g) For the purpose of determining the amount of financial responsibility, the owner shall estimate the total cost of closure and the annual cost of long-term care of the site in current year dollars and submit the same together with all necessary justification to the department for approval.

(h) 1. To provide proof of financial responsibility to assure compliance with the closure requirements of the plan of operation, the owner shall deposit into an escrow account or trust account, cash, certificates of deposit or government securities equal to the cost estimate for closure, multiplied by the appropriate present value factor from table 6. If site life exceeds 20 years, the present value factor shall be determined by using the following formula: $PVF = \frac{1}{(1.02)^{SL}}$

where PVF equals the present value factor and SL equals the site life in years. If the owner chooses to utilize a bond or a deposit with the department, the amount of the bond or deposit shall be equal to the cost estimate for closure multiplied by the appropriate present value factor multiplied by the appropriate compound amount factor determined by using the following formula: $CAF = (1 + i)^{SL}$, where CAF equals the compound amount factor, i equals the interest rate payable on long-term certificates of deposit by a bank or other financial institution, and SL equals the site life in years. If the site is to be closed in phases during the active site life, the department shall not require proof of financial responsibility to assure compliance with the closure requirements in an amount exceeding that amount which will be necessary to complete closure of the next phase to be closed, discounted by the appropriate present value factor.
### Table 6

<table>
<thead>
<tr>
<th>Site Life in Years</th>
<th>Present Value Factor</th>
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<tbody>
<tr>
<td>1</td>
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<td>19</td>
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</tr>
<tr>
<td>20</td>
<td>.673</td>
</tr>
</tbody>
</table>

2. When an owner has completed closure of any portion of the site other than a site which is to be closed in phases over the active site life, the owner may apply to the department for release of that portion of the bond or return of that amount of money held on deposit, in escrow, or in trust for closure of that portion of the site. Such application must be accompanied by an itemized list of costs incurred. Upon determination that a portion of the site has been satisfactorily closed, the department may authorize release of a portion of the funds or approve a reduction in the bond provided, however, that the amount remaining shall not be reduced to less than 120% of the estimated cost of completing closure of the landfill until complete closure is accomplished. Upon determination by the department that complete closure has been accomplished, the department shall authorize release and/or return of all funds accumulated in such accounts or give written permission for cancellation of the bond. In the case of a site which is to be closed in phases, upon completion of closure of a phase and prior to operation of the next succeeding phase, the owner shall provide proof of financial responsibility to assure closure of the next phase.

3. The bond, deposit, escrow account or trust account in the amount calculated in subd. (b) 1. shall be established and proof of establishment submitted to the department as part of the initial license application.

(i) 1. To provide proof of financial responsibility to assure compliance with the long-term care provisions of the plan of operation, the owner shall deposit into an escrow account or trust account an annual cash payment which shall be calculated by multiplying the annual cost of long-term care of the site by 16.35 if the owner chooses to be responsible for the site for 20 years, or 22.40 if the owner chooses to be responsible for 30 years, and dividing that product by the sum of annuity factor from table 7 appropriate to the site life. If the site life exceeds 20 years, the sum of annuity factor can be determined by using the following formula:

$$SA = \frac{(1.02)^{SL-1}}{.02}$$

where $SA$ equals
the sum of annuity factor, and SL equals the site life in years. If the owner chooses to utilize a bond or a deposit with the department, the amount of the bond or deposit shall be adjusted on an annual basis such that it is equal to the annual cost of long-term care of the site multiplied by either 16.35 or 22.40 (20 or 30-year owner responsibility, respectively), with that product divided by the appropriate sum of annuity factor, and that dividend multiplied by the appropriate compound amount factor as defined in subd. (h) 1.

<table>
<thead>
<tr>
<th>Site Life in Years</th>
<th>Sum of Annuity Factor</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>1.00</td>
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<tr>
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<td>12.169</td>
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<td>13.412</td>
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<td>15.974</td>
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<td>18</td>
<td>21.412</td>
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<tr>
<td>19</td>
<td>22.841</td>
</tr>
<tr>
<td>20</td>
<td>24.297</td>
</tr>
</tbody>
</table>

2. One year after closure and annually thereafter for the period of owner responsibility, the owner, who has carried out all necessary long-term care during the preceding year, may make application to the department for reimbursement from the escrow account, trust account, or deposit with the department, or for reduction in the bond equal to the estimated costs for long-term care for that year. Such application must be accompanied by an itemized list of costs incurred. Upon determination that the expenditures incurred are in accordance with the long-term care requirements anticipated in the approved plan of operation, the department may authorize release of the funds or approve a reduction in the bond provided, however, that the amount remaining shall not be reduced to less than 20% of the total cost of long-term care during the period of owner responsibility until termination of that responsibility pursuant to s. 144.441, Stats. Such determination shall be concluded within 90 days of the application. Any funds remaining in the escrow account, trust account, or on deposit with the department at the termination of owner responsibility shall be released to the owner.

3. The bond, deposit, escrow account or trust account in the amount calculated in this paragraph shall be established prior to the issuance of the initial license and proof of increase in value in accordance with this paragraph shall be submitted to the department as part of each relicensing application.

(3) Any person acquiring rights of ownership, possession or operation of a licensed site shall be responsible for the closure and long-term care...
NR 180.16 Waste management fund. (1) All owners or operators of licensed land disposal sites shall contribute to the waste management fund established by s. 25.45, Stats., for each ton of solid waste received and disposed of at the site from May 21, 1978, until the site is closed and no longer receives waste, except as otherwise provided in s. 144.44 (3), Stats.

(2) The owner or operator of a licensed land disposal site shall certify on a form provided by the department the amount of solid waste received and disposed of during the preceding reporting period. The department shall specify the term of the reporting period on the certification form. The certification form shall be completed and returned to the department with the appropriate fee within 30 days after mailing of the form to the owner or operator.

(3) (a) For all sites with an approved plan of operation under s. 144.44 (3), Stats., the owner may choose to be responsible for the long-term care of the site for either 20 years or 30 years after site closure. The fees to be paid into the fund shall be as follows for specific waste types:

<table>
<thead>
<tr>
<th>Waste type</th>
<th>Rate of payment 20 Years</th>
<th>Rate of payment 30 Years</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Municipal solid waste</td>
<td>3.5¢/ton</td>
<td>1.5¢/ton</td>
</tr>
<tr>
<td>2. Ashes and sludges from electric and process steam generating facilities</td>
<td>3.5¢/ton</td>
<td>1.5¢/ton</td>
</tr>
<tr>
<td>3. Pulp or paper mill sludges produced by waste treatment or manufacturing processes</td>
<td>3.5¢/ton</td>
<td>1.5¢/ton</td>
</tr>
<tr>
<td>4. Manufacturing process solid waste from foundries</td>
<td>3.5¢/ton</td>
<td>1.5¢/ton</td>
</tr>
<tr>
<td>5. Sludges produced by municipal wastewater treatment plants</td>
<td>3.5¢/ton</td>
<td>1.5¢/ton</td>
</tr>
<tr>
<td>6. All other solid wastes not designated as hazardous</td>
<td>3.5¢/ton</td>
<td>1.5¢/ton</td>
</tr>
</tbody>
</table>

(b) For sites initially licensed between May 21, 1975 and May 20, 1978 for which the owner successfully applies before May 21, 1980 for a determination by the department that the site’s design and plan of operation comply substantially with the requirements necessary for plan approval under s. 144.44 (3), Stats., the owner may choose to be responsible for the long-term care of the site for either 20 years or 30 years after site closure. The fees to be paid into the fund shall be as specified in par. (a).

(4) For all land disposal sites and facilities not approved as set forth in sub. (3), the fees to be paid shall be those indicated under the 30 year rate of payment in sub. (3) (a).

(5) Only sites with an approved plan of operation under s. 144.44 (3), Stats., or sites initially licensed between May 21, 1975 and May 20, 1978 for which the owner successfully applies before May 21, 1980 for a determination by the department that the site’s design and plan of operation comply substantially with the requirements necessary for plan approval under s. 144.44 (3), Stats., are eligible for use of the money accumulated in the waste management fund. The owner or operator of any land disposal site or facility licensed and in existence on May 21, 1978 may, but shall not be required to seek approval of the site’s plan of operation under s. 144.44 (3), Stats. The monies in the waste management fund shall be expended exclusively as set forth in s. 144.441, Stats.

Register, February, 1980, No. 290
Environmental Protection
(6) (a) The department may reduce or waive the fees specified in sub. (3) for mining operations if the owner or operator of a site for the land disposal of mining wastes successfully demonstrates that the reclamation bonding and other requirements of ss. 144.81 to 144.94, Stats., are sufficient to accomplish the purposes of the waste management fund. Such demonstration may be made at a hearing conducted as provided in s. 227.022, Stats., as an uncontested case.

(b) The owner or operator of a site for the land disposal of mining waste who requests a reduction or waiver shall make such application in writing. Upon receipt of the application, the department shall mail copies to those listed in s. 144.836 (3) (b) 1., Stats., accompanied by a statement that unless written objection is filed with the department within 30 days after the mailing of the application, the department may take action to grant the application without public hearing. If timely objection is filed, or the applicant requests it, the department shall set the application for a contested public hearing pursuant to s. 227.01 (2), Stats. Notice of such hearing shall be given pursuant to the provisions of s. 144.836 (3) (b) 1. and 2., Stats., except the hearing may be scheduled with 30 days notice.

(c) The decision following the hearing shall be in writing accompanied by findings of fact and conclusions of law. The burden of proof to establish that the reclamation bonding and other requirements are sufficient to accomplish the purposes of the waste management fund shall be on the owner or operator.

History: Cr. Register, August, 1979, No. 284, eff. 9-1-79.

NR 180.17 Salvage yards. (1) GENERAL. No person shall operate or maintain a salvage yard unless the person has obtained an operating license from the department, except as otherwise provided in sub. (2).

(2) EXEMPTIONS. Operations used exclusively for the storage of less than 7 junked automobiles are exempt from the requirements of this section.

(3) LOCATIONAL CRITERIA. No person shall establish, operate, maintain or permit the use of property for a salvage yard within the following areas:

(a) Within 1,000 feet of any navigable lake, pond or flowage.

(b) Within 300 feet of a navigable river or stream.

(c) Within a flood plain.

(d) Within an area from which the department after investigation finds there is a reasonable probability that solid waste or leachings therefrom may have a detrimental effect on any surface water.

(e) Within an area from which the department after investigation finds there is a reasonable probability that solid waste or leachings therefrom may have a detrimental effect on groundwater quality.

(f) Within 1,000 feet of the nearest edge of the right-of-way of any interstate or federal aid primary highway or the boundary of any public park, unless the site is screened by natural objects, plantings, fences or

Register, February, 1980, No. 290

Environmental Protection
other appropriate means so as not to be visible from the highway or park.

(g) Within wetlands.

(h) Within a critical habitat area.

(4) PLAN OF OPERATION. No person shall establish a new salvage yard or expand an existing salvage yard until a plan of operation has been submitted to and approved by the department in writing. The plan of operation shall include at a minimum the following:

(a) A map or aerial photograph of the area showing land use and zoning within \( \frac{3}{4} \)-mile of the salvage yard boundaries. The map or aerial photograph shall be of sufficient scale to show all salvage yard boundaries, all homes industrial buildings, roads, water courses, and other applicable details. All such details, plus the topography, and direction shall be identified and indicated on the map or aerial photograph.

(b) A plot plan of the site showing direction, dimensions, elevations, surface drainage, access roads, fencing, means for limiting access, method of screening, and proposed layout of operation covering location of salvage material processing area, nonsalvageable material storage area, and liquid material handling and storage area.

(c) A report indicating the following:

1. The type, expected quantity and source of material to be brought to the yard.

2. Present quality and types of salvage materials in inventory.

3. The type and amount of equipment to be provided at the yard for processing purposes.

4. The outlet for the salvaged material.

5. The means for on-site storage of nonsalvageable items and the means for disposal.

6. The means for on-site handling and storage of liquids generated or handled as part of the salvage yard operation and the outlet for these materials. These liquids may include but are not limited to gasoline, oils, fluids, antifreeze, acids, caustics and similar materials which require special handling and disposal to protect the environment.

7. Types and means for fencing and screening of the salvage yard property.

8. Procedures and types of emergency fire control.

9. Persons responsible for actual operation and maintenance of the yard.

10. Operation procedures which detail how compliance will be achieved with sub. (5).

(5) OPERATIONAL REQUIREMENTS. No person shall operate or maintain a salvage yard except in conformance with the approved plan of operation and the following practices:

Register, February, 1980, No. 200
Environmental Protection
(a) Garbage or similar putrescible material shall not be present at a salvage yard.

(b) No salvage yard shall be operated at a solid waste land disposal operation unless both operations are completely separated or fenced.

(c) No open burning of solid waste shall be conducted.

(d) The boundaries of the salvage yard shall be marked with a fence or other object(s) to clearly define the boundary of the licensed acreage.

(e) An attendant shall be on duty at the yard at all times while the yard is open for business.

(f) The yard shall be surrounded by a solid fence, rapidly growing trees, shrubbery or other appropriate means to screen it from the surrounding area. If trees are used, they shall be capable of screening the yard all year or other methods shall be used in combination with the trees to provide screening during all seasons.

(g) A sign, acceptable to the department, shall be posted at the entrance which indicates the name and license number of the operation. The letters and numbers shall be a minimum of 2 inches high with ½-inch minimum width and in a color distinct from its background.

(h) The storage of nonsalvageable materials shall be conducted in compliance with NR 180.07.

(i) Any windblown material resulting from operation of the yard shall be collected daily and properly disposed.

(j) The operation shall be conducted in an orderly and aesthetic manner.

(6) CLOSURE. Any person who maintains or operates a salvage yard or who permits use of property for such purpose shall, when the yard is closed by the operator or property owner, or when the department determines that closure is required, close the yard by removing all salvageable materials within a time period specified by the department, which shall be no greater than 120 days. The operator shall notify the department, in writing, 60 days prior to the date of closing a salvage yard.

History: Cr. Register, February, 1980, No. 290, eff. 8-1-80.

NR 180.18 Other facility requirements not specifically covered by this chapter. Before any method of solid waste handling, processing, or disposal not otherwise provided for in this chapter is established, the department may require the applicant to conduct a feasibility study as outlined in this chapter. If the facility is determined by the department to be feasible, complete plans, specifications, and design data for the project detailing such areas as site locations, preparation, operation, monitoring, closure, and long-term care shall be submitted to and be approved in writing by the department prior to the commencement of operations. All such information shall be prepared and submitted by a registered professional engineer. An initial plan review fee and the annual license fee, as provided in NR 180.05, shall be submitted for each newly established method of solid waste handling, processing and disposal. Prior to operation of such a facility, a solid waste disposal operation
license is required. The site and its operation shall conform to any department approved plan.

**History:** Cr. Register, February, 1980, No. 290, eff. 3-1-80.

**NR 180.19 Environmental impact.** Every application for licensing under this chapter will be reviewed to determine whether the department will require the applicant to submit an environmental impact report pursuant to s. 23.11(5), Stats., or whether the department is required to prepare an environmental impact statement pursuant to chapter NR 150, Wis. Adm. Code.

**History:** Cr. Register, February, 1980, No. 290, eff. 3-1-80.

**NR 180.20 Exemptions.** Exemptions from the requirements of this chapter may be granted in special cases except as otherwise provided. A person may apply for an exemption by providing the department with a request in writing and documentation justifying the need for the exemption. Before granting exemptions, the department shall take into account such factors as population of the area being served, amounts of waste generated, location of the disposal operation, nature of wastes, seasonal character of the disposal operation, and other significant factors. Exemptions may be granted to encourage the beneficial utilization of solid waste if the department finds that the waste utilization proposed would not result in environmental pollution and that regulation under this chapter would discourage such beneficial utilization or would not be warranted in light of the potential hazard to public health or the environment. All exemptions pertaining to a solid waste disposal operation will be granted in writing by the department. Exemptions shall be reviewed periodically with particular regard to any potential nuisance, hazard to public health and safety, or potential degradation of the environment.

**History:** Cr. Register, February, 1980, No. 290, eff. 3-1-80.
Chapter NR 504

LANDFILL LOCATION, PERFORMANCE, DESIGN AND CONSTRUCTION CRITERIA

NR 504.01 Purpose.

NR 504.02 Applicability.

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NR 504.04 Landfill locational criteria and performance standards.

NR 504.05 General design and construction criteria.

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NR 504.07 Minimum design and construction criteria for final cover systems.

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NR 504.09 Storm water management and miscellaneous design and construction criteria for landfills.

NR 504.095 Design criteria for landfills that recirculate leachate.

NR 504.10 Alternative design criteria for landfills accepting high volume industrial wastes.

NR 504.11 Minimum design and construction criteria for landfills accepting residue produced by burning municipal solid waste.

Note: Corrections made under s. 13.93 (2m) (b) 7., Register, August, 1997, No. 300.

NR 504.01 Purpose. The purpose of this chapter is to help ensure that efficient, nuisance-free and environmentally acceptable solid waste management procedures are practiced in this state and to provide information on locational criteria, performance standards and the minimum design and construction requirements for landfills. This chapter is adopted under ch. 289, Stats., and s. 227.11, Stats.

History: Cr. Register, January, 1988, No. 385, eff. 2−6−88; am. (1), Register, June, 1996, No. 486, eff. 7−1−96.

NR 504.02 Applicability. (1) Except as otherwise provided, this chapter governs all landfills as defined in s. 289.01 (20), Stats., except landspeeding facilities regulated under ch. NR 518, small demolition waste landfills regulated under ch. NR 503, hazardous waste facilities as defined in s. 291.01 (8), Stats., and regulated under chs. NR 660 to 679; metallic mining operations for nonferrous minerals as defined in s. 293.01 (9), Stats., and regulated under ch. NR 182; and metallic mining operations for ferrous minerals as defined in s. 295.41 (26), Stats., including mining wastes and mining waste sites as defined in s. 295.41 (30) and (31), Stats., and regulated under subch. III of ch. 295, Stats.

(2) This chapter does not apply to the design, construction or operation of industrial wastewater facilities, sewerage systems and waterworks treating liquid wastes approved under s. 281.41, Stats., or permitted under ch. 283, Stats., nor to facilities used solely for the disposal of liquid municipal or industrial wastes which have been approved under s. 281.41, Stats., or permitted under ch. 283, Stats., except for facilities used for the disposal of solid waste.

Note: Owners or operators proposing to site a new or expand an existing municipal solid waste landfill within a 5 mile radius of any airport runway end used by turbojet or piston type aircraft must notify the owner or operator of the affected airport and the federal aviation administration (FAA).

History: Cr. Register, January, 1988, No. 385, eff. 2−6−88; correction in (1) made under s. 13.93 (2m) (b) 7., Register, May, 1995, No. 473; am. (1), Register, June, 1996, No. 486, eff. 7−1−96; am. (1), Register, August, 1997, No. 500, eff. 9−1−97; correction in (2) made under s. 13.93 (2m) (b) 7., Stats., Register March 2003 No. 567; correction in (1) made under s. 13.93 (2m) (b) 7., Stats., Register December 2006 No. 612; CR 13−057; am. (1) Register July 2015 No. 715, eff. 8−1−15.

NR 504.03 Definitions. The terms in this chapter are defined in s. NR 500.03.

History: Cr. Register, January, 1988, No. 385, eff. 2−6−88.

NR 504.04 Landfill locational criteria and performance standards. (1) General. As part of the feasibility report required under ch. NR 512 an applicant shall demonstrate to the department that the proposed landfill will comply with all of the locational criteria and performance standards of this section unless an exemption is granted.

(2) Exemptions. (a) Exemptions from compliance with subs. (3) (a), (b), (d), (e), (f), (g), (h), (i) and (4) (b), (e) and (f) may be granted by the department only upon demonstration by the applicant of circumstances which warrant an exemption. Compliance with sub. (4) (a) shall be evaluated in accordance with the standards in ch. NR 103. For the purpose of determining whether there is a practicable alternative to a proposed landfill expansion under s. NR 103.08, the department may allow an applicant to limit its analysis of alternatives to alternatives within the boundaries of the property where the existing landfill is located and on property immediately adjacent to the existing landfill. Exemptions from compliance with subs. (3) (c) and (4) (c) may not be granted. Exemptions from compliance with sub. (4) (d) may be granted only according to the procedures set forth in chs. NR 507 and 140. Exemptions from compliance with sub. (3) (f) will be based on an evaluation of the information contained in par. (b). However, no exemptions from sub. (3) (f) may be granted unless information on the well location, current and immediate past well owners, well driller, well log and construction details, the general hydrogeologic setting and a completed s. NR 812.43 variance request is submitted to the department. Exemptions from sub. (3) (f) shall be requested by the applicant and re-evaluated for each subsequent expansion proposal. Exemptions from sub. (3) (i) may be granted only if the applicant demonstrates that engineering measures have been incorporated into the landfill’s design to ensure that the integrity of the structural components of the landfill will not be disrupted.

Note: Contact the groundwater expert or water supply specialist in the local DNR office to obtain a list of the current requirements for a completed s. NR 812.43 variance request. To determine who is the appropriate contact in a particular part of the state either call (608) 266−0821 or e-mail the Drinking Water and Groundwater program at DGMail@dnr.state.wi.us.

(b) Additional factors which may be considered by the department in determining whether or not to grant exemptions under this section include waste types, characteristics and quantities; the geology and hydrogeology of the landfill; the proposed landfill design and operation; the availability of other environmentally suitable alternatives; status of the s. NR 812.43 variance application; compliance with other state and federal regulations and the health, safety and welfare of the public. Requests for exemptions and information needed to demonstrate the circumstances that warrant exemptions shall be addressed by the applicant in the feasibility report.

(3) Locational criteria. No person may establish, construct, operate, maintain or permit the use of property for a landfill where the limits of filling are or would be within the following areas:

(a) Within 1,000 feet of any navigable lake, pond or flowage not including landfill drainage or sedimentation control structures.

(b) Within 300 feet of any navigable river or stream.

(c) Within a floodplain.

(d) Within 1,000 feet of the nearest edge of the right−of−way of any state trunk highway, interstate or federal aid primary highway or the boundary of any public park or state natural area, unless
the landfill is screened by natural objects, plantings, fences or other appropriate means so that it is not visible from the highway, park or natural area.

(e) Within an area where the design or operation of the landfill would pose a significant bird hazard to aircraft.

1. A landfill which is proposed to be located within 10,000 feet of any airport runway end designed or planned to be designed and used by turbojet aircraft or within 5,000 feet of any airport runway end designed for and used only by piston type aircraft and which is proposed to be used for the disposal of putrescible waste shall be presumed to pose a significant bird hazard to aircraft unless the applicant can demonstrate to the satisfaction of the department that the landfill will not pose a significant bird hazard to aircraft.

2. A landfill used for the disposal of putrescible waste which is in existence on July 1, 1996, and which is located within 10,000 feet of any airport runway end used or planned to be used by turbojet aircraft or within 5,000 feet of any runway end used by only piston-type aircraft shall be closed by October 9, 1996 unless the owner or operator of the landfill demonstrates to the satisfaction of the department that the landfill will not pose a significant hazard to aircraft. The deadline for closure may be extended by the department by up to 2 years if the owner or operator demonstrates that the landfill is not capable of achieving the required exposure levels and that the landfill is not creating a significant bird hazard to aircraft.

Note: Owners or operators proposing to site a new or expand an existing municipal solid waste landfill within a 5 mile radius of any airport runway end used by turbojet or piston type aircraft must notify the owner or operator of the affected airport and the federal aviation administration (FAA).

(f) Within 1,200 feet of any public or private water supply well.

(g) Within 200 feet of a fault that has had displacement in Holocene time.

(h) Within seismic impact zones.

(i) Within unstable areas.

(4) PERFORMANCE STANDARDS. No person may establish, construct, operate, maintain or permit the use of property for a landfill if there is a reasonable probability that the landfill will cause:

(a) A significant adverse impact on wetlands as provided in ch. NR 103.

(b) A take of an endangered or threatened species in accordance with s. 29.604, Stats.

(c) A detrimental effect on any surface water.

(d) A detrimental effect on groundwater quality or will cause or exacerbate an attenuation or exceedance of any preventive action limit or enforcement standard at a point of standards application as defined in ch. NR 140. For the purposes of design the point of standards application is defined by s. NR 140.22 (1).

(e) The migration and concentration of explosive gases in any landfill structures excluding the leachate collection system or gas control or recovery system components in excess of 25% of the lower explosive limit for such gases at any time. The migration and concentration of explosive gases in the soils outside of the limits of filling within 200 feet of the landfill property boundary or beyond the landfill property boundary in excess of the lower explosive limit for such gases at any time. The migration and concentration of explosive gases in the air outside of the limits of filling within 200 feet of the landfill boundary or beyond the landfill property boundary in excess of the lower explosive limit for such gases at any time.

(f) The emission of any hazardous air contaminant exceeding the limitations for those substances contained in s. NR 445.07.

Note: Sections NR 445.04 and 445.05 were repealed effective 8–1–08.

History: Cr. Register January, 1988, No. 385, eff. 2–6–88; am. (1), (2) (a), (b), (3) (intro.), (a) to (c), r. and recr. (3) (e), cr. (3) (g) to (i), Register, June, 1996, No. 486, eff. 7–1–96; Ann. (2) (a), Register, May, 1998, No. 509, eff. 6–1–98; CR 05–026: Ann. (2) (a), (b), (3) (d), (4) (b) and (f) Register January 2006 No. 601, eff. 2–1–06; correction in (4) (f) made under s. 13.92 (4) (h) 7., Stats., Register April 2017 No. 736.

NR 504.05 General design and construction criteria. (1) Unless otherwise specified in this chapter, the minimum design criteria in ss. NR 504.06 to 504.09 apply to all new landfills and to the expansion of existing landfills for which the plan of operation was approved after July 1, 1996, as well as to proposed design changes for all landfills which are submitted after July 1, 1996. Landfills designed in substantial conformance with these design criteria are presumed to be capable of meeting the performance standards of s. NR 504.04 (4) (d) regarding groundwater quality.

(2) If the proposed design differs from the requirements in ss. NR 504.06 to 504.09, the applicant shall provide supporting justification for any differences.

(3) The design capacity of all proposed landfills, except landfills that are exempted in s. 289.28 (2), Stats., shall be determined such that the projected operating life of the landfill is not less than 10 years nor more than 15 years. Expansions of existing landfills are not subject to the 10−year minimum design capacity requirement. Waste approved for use in construction of landfill components is not considered part of the design capacity.

History: Cr. Register January, 1988, No. 385, eff. 2–6–88; r. and recr., Register, June, 1996, No. 486, eff. 7–1–96.

NR 504.06 Minimum design and construction criteria for landfill liners and leachate collection systems. (1) GENERAL. (a) All major phases of landfills initially accepting municipal solid waste after July 1, 1996, shall be designed with a composite liner and a leachate collection system capable of limiting the average leachate head level on the composite liner to one foot or less during operation and after closure of the landfill, except as provided in s. NR 504.10 (1) (c). The composite liner shall consist of 2 components; the upper component shall consist of a nominal 60–mil or thicker geomembrane liner with no thickness measurements falling below the minimum industry accepted manufacturing tolerances, and the lower component shall consist of a minimum 4 foot thick layer of compacted clay meeting the specifications of s. NR 504.06 (2) (a). The geomembrane component shall be installed in direct and uniform contact with the compacted clay soil component, and the landfill shall meet or exceed the standards in the applicable portions of subs. (2), (3) and (4). All other landfills shall be designed to contain and collect leachate to the maximum practical extent. This shall be accomplished by designing the landfill to meet the standards contained in the applicable portions of subs. (2), (3) and (4), unless the department approves the applicant’s alternative design as per s. NR 504.10, which provides an equivalent or better level of performance than the standards contained in this chapter.

(b) If the applicant does not complete construction of the first major phase of the landfill within 2 years from the date of the plan of operation approval, the applicant shall reapply to the department for approval to construct the landfill. This application does not constitute a feasibility report as defined in s. 289.24, Stats. The department may require additional conditions of approval and require redesign of the landfill in accordance with state–of–the–art design criteria.

(2) COMPOSITE OR CLAY LINED LANDFILLS. All landfills designed with a composite liner or a clay liner shall meet the following requirements:

(a) All clay used in liner construction shall meet the following specifications:

1. A minimum of 50% by weight which passes the 200 sieve.

2. A saturated hydraulic conductivity of 1x10−7 cm/sec or less, when compacted to required moisture contents and densities based on the modified proctor method, standard Proctor method, or a line of optimums method approved by the department.

3. An average liquid limit of 25 or greater with no values less than 20.
4. An average plasticity index of 12 or greater with no values less than 10.

(b) The separation distance between the seasonal high groundwater table and the bottom of the clay component of a composite liner or a clay liner shall be at least 10 feet except for zone–of–saturation landfills.

(c) The separation distance between the top of the bedrock surface and the bottom of the clay component of a composite liner or a clay liner shall be at least 10 feet.

(d) The slope of the liner surface toward the leachate collection lines shall be at least 2%.

(e) The minimum thickness of the clay component of a composite liner at all locations shall be at least 4 feet. The minimum thickness of a clay liner at all locations shall be at least 5 feet.

(f) The clay component of a composite liner or a clay liner shall be constructed in the following manner:

1. All clay layers in the liner shall be constructed in lift heights no greater than 6 inches after compaction using footed compaction equipment having feet at least as long as the loose lift height. As needed, clay shall be disked or otherwise mechanically processed prior to compaction to break up clods and allow for moisture content adjustment. Clod size shall be no greater than 4 inches. All compaction equipment utilized shall have a minimum static weight of 30,000 pounds. Lighter equipment may be used in small areas where it is not possible to use full size equipment. Alternative procedures or equipment may be proposed for approval by the department.

2. A sufficient number of passes of the compaction equipment shall be made over each lift of clay to ensure complete remolding of the clay.

3. All clay shall be compacted to 90% modified or 95% standard Proctor density at a moisture content at least 2% wet of optimum if using the modified Proctor method and wet of optimum if using the standard Proctor method, based on the characteristics of the appropriate Proctor curve for the clay being placed. As clay placement proceeds, the minimum density and moisture content targets shall be adjusted as necessary. The department recommends use of an alternate method of determining adequate density and moisture content based on a line of optimums method. However, this method may not be used unless it has been previously detailed in a landfill’s plan of operation or a proposed plan modification and approved in writing by the department. At a minimum, any such proposal shall address how the line of optimums would be defined, as well as how the minimum dry unit weight needed to ensure adequate shear strength of the clay soils proposed would be determined.

(g) The slope of the interior sidewalls of a landfill may not exceed 3% horizontal to one vertical nor be less than 5% horizontal to one vertical.

(h) The clay component of a liner in adjacent phases shall be keyed together to form a continuous clay seal. This shall be accomplished by excavating steps along the edge of the existing lined phase and overlapping them with the lifts of clay being placed for the liner of the new phase. A minimum of 4 steps shall be included, with the total width of the spliced area measuring a minimum of 15 feet.

3 COMPOSITE–LINED LANDFILLS. All landfills designed with a composite liner shall meet the following additional requirements for the geomembrane component of the liner:

(a) All geomembranes shall be fabricated from resins specifically formulated for waste containment purposes. Nominal geomembrane thickness shall be 60 mils or greater with no thickness measurements falling below the minimum industry accepted manufacturing tolerances.

(b) Additional protection shall be provided for the geomembrane component of the composite liner along areas subject to traffic or other concentrated activity during construction or operation. This shall include sumps, sideslope risers and entry ramps.

(c) For slopes in excess of 10%, geomembrane panels shall be installed such that all seams run perpendicular to the contour lines of the slope to the extent possible.

(d) Prior to geomembrane placement, the clay surface shall be rolled and graded so it is free of irregularities, protrusions, loose soil and abrupt changes in grade. The surface shall also be free of stones, grade stakes and construction debris which may be damaging to the geomembrane and shall contain no areas excessively softened by high water content. The clay surface shall be sufficiently dry and dense such that the construction equipment used to place the geomembrane panels do not rut the clay surface. All depressions and large cracks shall be filled in with tamped clay.

(e) Geomembrane panels made of polyethylene resins shall be welded by double–tracked, fusion welding machines for all linear seams. Corners, butt seams and long repairs shall be fusion welded where possible. Extrusion or fusion welding shall be used for all other repairs, detail work and patches. Department approval shall be obtained prior to use of any other welding method for either panel seaming, repairs or construction of details.

(f) The geomembrane component of a composite liner constructed in phases adjacent to each other shall be welded together to form a continuous membrane surface. The liner extending beyond the proposed edge of waste at a phase junction shall be protected from traffic and weather.

(g) Wrinkles in the geomembrane component which are higher than they are wide, shall be smoothed or cut out and repaired prior to covering with soil. Guidance to machine operators placing soil on the geomembrane component shall be provided by the use of an observer with an unobstructed view of the advancing lift of soil.

(h) The minimum thickness of soil which must be present over the geomembrane component before vehicular traffic may occur shall be one foot for vehicles with ground pressure less than 5 pounds per square inch and 2 feet for all other tracked vehicles and flotation tire equipped vehicles. Trucks and other wheeled hauling equipment shall be confined to corridors or locations with a soil thickness of 3 or more feet over the geomembrane component.

(i) In order to lessen desiccation effects, the base of the landfill and the lower 10 vertical feet of the sideslope shall be covered with a drainage blanket within 30 days after completing quality control and quality assurance testing of the installation. The remaining sideslope shall be covered with either drainage material or a geotextile to prevent damage to the geomembrane.

(j) To prevent movement and folding of wrinkles, placement of soil over the membrane shall be performed during cooler temperature periods to the extent possible using methods of placement which minimize wrinkling.

(k) Anchor trenches shall be designed and constructed around the perimeter of the landfill to secure the permanent edges of the geomembrane. The geomembrane shall be seamed completely to the ends of all panels to minimize the potential of tear propagation along the seam.

4 ZONE–OF–SATURATION LANDFILLS. All landfills proposed with base grades beneath the groundwater table shall meet the following requirements:

(a) The landfill shall be located in a fine–grained soil environment.

Note: Fine–grained soil environment is defined in s. NR 500.03 (86).

(b) The landfill shall meet the requirements in sub. (2) (a), (d), (e), (f), (g) and (h), and if the landfill will accept municipal solid waste, sub. (3).

(c) An analysis shall be performed of the effect which groundwater flow may have on uplift of the liner and the short and long–term stability of the geomembrane component of the composite
liner. The analysis shall evaluate the effect of an underdrain or other dewatering system.

(d) Borings, backhoe pits or other means of exposing subsoils shall be performed on a 100-foot grid to a minimum depth of 5 feet below the gradient control layer, if part of the design, or a minimum depth of 5 feet below the subbase grades of the liner. All detected granular or silty soils within this 5 foot depth shall be removed and replaced with compacted, fine-grained soils.

(5) LEACHATE COLLECTION SYSTEMS. All leachate collection systems shall incorporate the following design features:

(a) A leachate collection system shall be included in each horizontal phase of the landfill. This system shall be designed to route leachate to the perimeter of the landfill in the most direct manner possible and limit the average leachate head level on the liner to one foot or less. The piping layout shall be such that leachate flows no more than 130 feet across the base of the liner before encountering a perforated leachate collection pipe. The department will consider greater flow distances for well designed composite landfills.

(b) The minimum slope on all leachate collection pipes at the base of the landfill shall be a constant 0.5%. The department recommends that greater pipe slopes be utilized whenever possible.

(c) The minimum diameter of all leachate collection or transfer pipes shall be 6 inches. Schedule 80 PVC pipe or an approved substitute shall be used.

(cm) Pipe fittings selected for use with PVC and HDPE pipe shall be secured to the leachate collection pipe. PVC fittings and pipe shall be solvent-welded. HDPE fittings and pipe shall be fusion welded.

(d) Leachate collection trenches for clay liners shall be designed as rectangular trenches. Leachate collection trenches for composite liners shall be designed as vee–trenches, with a minimum depth of 18 inches and with sideslopes no steeper than 3 horizontal to 1 vertical. The clay component of vee–trenches shall be smooth–drum rolled such that the clay in the trenches is smooth prior to placement of the membrane.

(dm) A geotextile shall be used to line the base and sidewalls of all leachate collection trenches and shall be placed directly over the geomembrane component of a composite liner or the clay component of a clay liner. The geotextile shall have a minimum weight of 12 oz/yr2, and may not be overlapped over the top of the trench. The geotextile specifications, including manufacturer’s data for grab and puncture strength, shall be used to demonstrate that the geotextile can resist damage due to impact and puncture when aggregate is placed over the geotextile.

(e) The bedding material utilized in backfilling the leachate collection pipe trenches shall have a uniformity coefficient of less than 4, a maximum particle diameter of 1½ inches, a maximum of 5% of the material which passes the number 4 sieve and consist of rounded to subangular gravel. A minimum depth of 4 inches of gravel shall be placed in the trenches prior to installation of the leachate pipes. The backfill shall also be placed such that a minimum of 6 inches of material exists above the top of the pipe and within the trenches. An additional 12 inches of material shall be founded above the trench. In cases where the particle size of the drainage blanket is significantly less than the collection trench bedding, a properly designed graded soil filter or geotextile shall be utilized to minimize the migration of the drainage blanket material into the collection trenches. Limestone and dolomite may not be used in the leachate collection system unless no other suitable material is reasonably available.

(f) The sizing of sand, gravel, geotextiles and pipe openings shall be analyzed for control of piping of soil materials. The gradation of sand and gravel, the apparent opening size of geotextiles, and the pipe opening sizes shall be selected to achieve a stable and self-filtering structure under all conditions of leachate flow.

(g) All leachate collection lines shall have cleanout access points installed on both ends of each line and may not exceed 1,200 feet from the end of one cleanout to the toe of the opposite slope.

(h) Leachate lines, manholes and other engineering structures may not penetrate the liner in the vertical direction. For clay lined landfills, leachate transfer lines may penetrate the liner in the horizontal direction only. The number of liner penetrations shall be kept to a minimum. Composite lined landfills shall be designed without any perforations in the liner and in accordance with par. (j).

(i) Any leachate line that penetrates a clay liner shall have a 4 foot by 4 foot anti-seep collar placed around it. A minimum of 5 feet of compacted clay, as measured from the pipe, shall be placed around the collar in all directions.

(j) All composite lined landfills shall be designed and constructed with sumps and sideslope risers as part of their leachate removal system rather than utilizing systems which penetrate the composite liner sidewall. The leachate removal system shall meet the following requirements:

1. The volume of the sump and the capacity of the pump shall be sized so that accumulation of leachate outside the sump does not occur based on an assumed annual leachate collection rate of 6 inches. The volume of the sump shall take into account the potential buildup of solids over time.

2. The base of the leachate collection sumps shall be protected by the use of a thick polyethylene plate or other means acceptable to the department which is placed prior to the installation of the sideslope riser and backfill.

3. The leachate discharge pipes between the sideslope risers and collection tank shall be equipped with valves to prevent backflow into the waste disposal area.

4. The minimum diameter of the sideslope riser shall be 18 inches. The geometry of the sideslope riser at the junction of the sump and sidewall shall be selected to assure passage of the pump and associated hardware and to assure correct positioning of the intake of the pump.

5. The area of the sump and depth of gravel fill shall be sized to allow remedial installation of access and hardware for removal of leachate in the event of failure of the sideslope riser and pump system. The base of the sump shall be protected by polyethylene plate.

(k) All leachate lines transporting leachate out of the landfill by gravity shall be constructed with valves so the flow of leachate can be controlled. The valves shall be compatible with the leachate and be capable of being operated from the ground surface.

(L) All leachate transfer lines located outside of the composite lined or clay lined area shall be designed to assure groundwater protection through the use of double-cased pipe or by using another approved secondary containment method. All leachate transfer line piping shall be pressure tested prior to use. Unless otherwise approved by the department, the upslope end of the secondary pipe shall be sealed and the downslope end shall be open to allow any collected liquid to flow into the manhole.

(m) All leachate transfer lines, manholes, lift stations and other structures which transfer or store leachate outside the limits of waste shall be designed as shallow as practical and located far enough from the limits of filling so that excavations associated with repair of these devices would not infringe on the landfill cover system or sidewall liner. Each of these devices shall be constructed above the seasonal high groundwater table unless it is not technically feasible to do so and the design meets the requirements of par. (L).

(n) Leachate collection tanks and manholes shall be designed with a secondary containment system to prevent the discharge of leachate to ground and surface waters in the event of a leak or spill. Means shall be provided to monitor the tank and manholes within the secondary containment system unless other means for leak detection are approved by the department.
(o) All leachate collection tanks shall be designed to contain the volume of leachate which is generated by the landfill over a 4 day period and to withstand the soil and liquid loads that will be encountered during installation and use. The installation of the tanks shall follow the recommendations of the consultant and manufacturer.

(p) Measures shall be proposed to prevent accidental discharges at the leachate loadout station from entering groundwater or surface water. Unless an alternate method is approved by the department, the leachate loading station shall be paved with a concrete or asphalt pad and sloped to a catch basin to direct all spills back into the leachate holding tank.

(q) All manholes and enclosed structures for leachate and gas control systems shall be designed to allow for proper venting and access control. For landfills designed with active gas recovery systems, these devices shall be designed to minimize air intrusion into the landfill.

(r) All control systems such as pumps, valves and meters shall be designed to be operated from the ground surface.

(s) All leachate and groundwater collection systems shall be designed to accurately monitor the volume of liquid removed by the system.

(t) A minimum one foot thick granular drainage blanket shall be placed on top of the geomembrane component of a composite liner and on top of the clay component of a clay liner. For composite lined landfills, if the drainage blanket contains gravel greater than 1/4 inch, then a nonwoven geotextile shall be installed below the drainage blanket. The geotextile shall have a minimum weight of 12 oz/yd² and shall be certified to be needle-free. The granular drainage blanket shall contain no more than 5% material by weight which passes the number 200 sieve.

(tm) Leachate collection blankets shall have a minimum hydraulic conductivity of 1 cm/sec for any site that accepts any amount of municipal solid waste and 1x10⁻² cm/sec for landfills which do not accept municipal solid waste. The gradation of the granular drainage blanket and associated hydraulic conductivity shall be selected to maintain the maximum head in the drain within the drain thickness.

(u) All major horizontal clay lined phases above the saturated zone shall be designed with a collection basin lysimeter to monitor the unsaturated zone except for composite lined landfills.

(6) ADDITIONAL REQUIREMENTS FOR LANDFILLS WITH EXTENDED COLLECTION LINES. (a) Landfills shall meet the requirements of pars. (b) to (f) where they will accept municipal solid waste and contain leachate collection lines that exceed 1,200 feet from the end of each cleanout to the toe of the opposite slope. Where the requirements of this subsection differ from other requirements of this chapter, these requirements shall take precedence.

(b) The maximum length of leachate collection lines from the access point at one end to the toe of the opposite slope may not exceed 2,000 feet.

(c) The minimum slope on all leachate collection pipes and associated pipe trenches at the base of the landfill shall be designed and constructed to be 0.5% after accounting for primary and secondary settlement of the subgrade. The minimum design slope shall be selected following computation of 100% of the primary consolidation settlement and the secondary consolidation settlement of the compressible materials beneath the facility, which includes, as applicable, in-situ soil, added geologic material, structural fill material, and compacted clay liner. Secondary settlement shall be calculated using a 100-year time frame.

(d) Pipe bedding material shall be composed of coarse, uniform gravel with a hydraulic conductivity that is greater than or equal to the hydraulic conductivity of the leachate collection blanket specified in s. NR 504.06 (5) (tm), in addition to meeting the other requirements of s. NR 504.06 (5) (e).

(e) The maximum anticipated construction, operation and post-closure overburden loads over the leachate collection piping shall be calculated and utilized in selecting the pipe material and wall thickness, based on 6-inch pipe diameter and an appropriate in-field consolidated density.

(f) All components of the leachate collection system shall incorporate all of the following design features:

1. Sweep bends at all changes of alignment, using a minimum radius of 10 pipe diameters, consisting of prefabricated PVC sweep bends or smooth pipe bends or prefabricated sweep bends for HDPE or other pipe materials.

2. Pipe alignments that minimize horizontal and vertical alignment changes for the entire leachate collection pipe length.

3. Elimination or minimization of obstructions or artifacts of construction which impose drag on pipe cleaning jetter hose or nozzles.

(7) COMPOSITE-LINED LANDFILLS USING GCLs. Use of GCLs in construction of a composite liner may not be used except in landfills which do not accept municipal solid waste, unless the GCL is used as a pad for the upper surface of the 4 foot clay component of a composite liner for a municipal solid waste landfill. The GCL and soil barrier layer components of a barrier system shall meet all of the following requirements:

(a) The hydraulic performance of the GCL shall be assessed by the use of compatibility testing. The testing protocol shall be provided to the department for review and concurrence prior to the initiation of compatibility testing. The compatibility testing shall utilize percolation fluids that simulate the leachate that will be produced by the landfill.

(b) The GCL shall meet the specifications of s. NR 504.07 (4) (a) 1. to 11.

(c) The GCL shall be underlain by a soil barrier layer that is a minimum of 2 feet thick and that meets the specifications of s. NR 504.07 (4) (a) 1. to 11.

Historical: Cr. Register, January, 1988, No. 385, eff. 2-6-88; r and reecr, Register, June, 1996, No. 486, eff. 7-1-96; am. (5) (e) and (t), Register, August, 1997, No. 500; CR 04-077; cr. (5) (c), (dm), (j), 4.5., (tm) and (6), am. (5) (d), (e), and (t) Register November 2005 No. 599, eff. 12-1-05; CR 05-021; cr. (7) Register January 2006 No. 601, eff. 2-1-06; correction made under s. 13.93 (2m) (b) 1., Stats., Register January 2006 No. 601; CR 06-026: am. (5) (dm) and (e), Register December 2006 No. 612, eff. 1-1-07.

NR 504.07 Minimum design and construction criteria for final cover systems. (1) GENERAL. (a) All final cover systems shall be designed to minimize leachate generation by limiting the amount of percolation through the cap system, reduce landfill maintenance by stabilizing the final surface through design of compatible slopes and establishment of vegetation, account for differential settlement and other stresses on the capping layer, minimize the climatic effects of freeze−thaw and desiccation on the clay capping layer of the final cover system, and provide removal of leachate and venting of gas from those landfills which accept wastes with a high moisture content or which readily biodegrade.

(b) All new landfills and expansions of existing landfills shall be designed with a final cover system meeting the requirements in subs. (2) to (9) unless it is established to the satisfaction of the department that portions of the final cover system are not needed based on the proposed waste types and the proposed design. The geomembrane component in sub. (5) does not apply to landfills designed exclusively for the disposal of high volume industrial waste, or to other landfills which are not designed to accept municipal solid waste unless the landfill is composite lined.

(c) Any phases of an existing landfill which have been designed and constructed with a composite liner shall be designed and constructed with a final cover system meeting the requirements in subs. (2) to (9), except that the requirement for the geomembrane layer in sub. (5) does not apply to composite lined
phases of existing landfills which have completed final cover placement by July 1, 1996.

(d) Landfills which accept papermill sludges or other industrial solid wastes with high water contents and low strength may propose alternate final cover systems if the strength of the waste mass will not allow for the construction of the cover system required in this section.

(2) GRADING LAYER. A minimum 6 inch thick grading layer shall be designed over the final waste elevation of landfills proposing to accept municipal solid waste to attain the required slope and provide for a stable base for subsequent system components. Daily and intermediate cover may be used for this purpose.

(3) SUPPORT LAYER FOR LOW-STRENGTH WASTES. A support layer shall be designed for stabilization, reinforcement and removal of leachate and gas over the final waste elevations for landfills which accept industrial solid wastes with high water contents and low strength.

(4) CLAY CAPping LAYER. A minimum 2 foot thick clay cap shall be designed to provide a low hydraulic conductivity barrier to percolation. Clay used for this layer shall meet the specifications in s. NR 504.06 (2) (a). The clay capping layer shall be constructed according to s. NR 504.06 (2) (f). Final cover systems that are required to include a geomembrane layer may be designed with the following alternatives to the clay component of the composite capping layer:

(a) The clay component of the capping layer may be replaced by a GCL overlying a minimum of 2 feet of soil barrier layer. This GCL layer and the soil barrier layer shall meet the following material and construction specifications:

1. The GCL shall consist of a layer of sodium bentonite clay encapsulated between 2 geotextiles.
2. The GCL shall be covered with a geomembrane the same day that it is unpacked and placed in position. The GCL may not be installed in standing water or during rain. The GCL shall be dry when installed and covered. A GCL exhibiting unconfined swelling shall be removed and replaced.
3. The GCL shall be installed in a relaxed condition and shall be free of tension or stress upon completion of the installation. The GCL may not be stretched to fit.
4. Adjoining panels of a GCL shall be laid with a minimum of 6 inches of overlap on the longitudinal seams and a minimum 20 inches of overlap on the panel end seams.
5. Irregular shapes, cuts or tears in the installed GCL shall be covered with a GCL patch that provides a minimum 12 inch overlap on adjacent GCL surfaces.
6. A seal of loose bentonite granules shall be placed in seam overlaps at a minimum rate of one quarter pound per linear foot of seam for all panel end seams and longitudinal seams. The seal of loose bentonite may be deleted, with concurrence by the department, for longitudinal seams where the manufacturer has processed the overlap area to enhance sealing. The seal may not be deleted for any longitudinal seams that are transitions between construction phases.
7. Loose bentonite or bentonite amended soil shall be placed at all patches and penetrations.
8. GCL panels shall be certified needle-free through magnetic and metal detection tests.
9. The GCL shall be placed in direct contact with a soil barrier layer.
10. Vehicle traffic on the subgrade of the GCL and on the GCL shall be restricted to the minimum weight and number of machines needed to deploy the GCL and geomembrane. Vehicles shall be operated to minimize the formation of ruts and surface deformations and to prevent damage to the GCL and geomembrane. Deployment methods shall be selected to prevent any tearing or combing out of fibers of the GCL.

11. Soil cover placement over the geosynthetics shall be completed in the same construction season as the geosynthetic construction.

12. The soil barrier layer shall consist of fine-grained soil or a well graded sandy soil with fines, meeting the USCS soil types ML, CL, CH, SM, or SC or dual–symbol classifications of these soils, with at least 25% by weight passing the P200 sieve size. The upper one foot shall have a maximum particle size of 2 inches or less. The lower one foot shall have a maximum particle size of 4 inches or less.

13. The soil barrier layer shall be compacted in lift heights of no greater than 12 inches after compaction using footed compaction equipment with feet at least 6 inches long. Each lift shall be disked or otherwise mechanically processed prior to compaction to break up clods and allow for moisture content adjustment. Clod size shall be no greater than 4 inches.

14. A sufficient number of passes of the compaction equipment shall be made over each lift to ensure complete remolding of the soil. All compaction equipment utilized shall have a minimum static weight of 30,000 pounds. Compaction equipment with static weight that exceeds 15,000 pounds may be utilized when it utilizes vibration to achieve dynamic compaction that exceeds 30,000 pounds of compaction energy. Lighter equipment may be used in small areas where it is not possible to use full size equipment. Alternative procedures or equipment may be proposed for approval by the department.

15. All soil shall be compacted to 90% modified or 95% standard Proctor density or greater at a moisture content at or wet of optimum. As soil placement proceeds, the minimum density and moisture content targets shall be adjusted as necessary.

16. Each lift shall be keyed into clay or soil barrier layer soils in adjacent phases to form a continuous seal. This shall be accomplished by excavating steps with a minimum width of 2 feet along the edge of the existing phase and overlapping them with lifts being placed for the new phase. A minimum of 2 steps shall be included.

17. The surface of the top lift shall be graded or compacted to be smooth and firm and shall be inspected for removal of coarse gravel, cobbles and debris prior to placement of a GCL.

(b) For industrial solid waste landfills that predominantly accept compressible wastes or wastes with high water contents and low strength, the clay layer may be replaced by a GCL overlying a minimum of a one foot sand layer. The gradation of the sand layer shall be a uniform sand selected to vent gas, drain leachate and provide hydration water to the GCL.

(c) For industrial solid waste landfills that predominantly accept ash, the clay layer may be replaced by a GCL overlying a minimum of 2 feet of soil barrier layer. The soil barrier layer shall meet the requirements of par. (a) 13. to 17. The upper foot of soil barrier layer shall also meet the requirements of par. (a) 12. The lower foot shall be designed to provide a capillary break between the ash and the upper one foot of soil barrier layer.

(d) The lower one foot of the clay layer may be replaced with a minimum of one foot of foundry green sand system sand with a bentonite content of greater than 6%, a liquid limit of greater than 20, a plasticity index of greater than 6, and a hydraulic conductivity of less than 1x10⁻⁷ cm/sec. The green sand system sand shall be compacted to 90% modified or 95% standard Proctor density or greater at a moisture content at or wet of optimum.

(5) GEOFABRIC LAYER. A geomembrane layer shall be designed to provide a low hydraulic conductivity barrier to percolation. The design and construction of the geomembrane component of the final cover system shall meet the requirements of s. NR 504.06 (3) (c) to (j) and the following:

(a) The nominal geomembrane thickness shall be 40 mils or greater, with no thickness measurements falling below industry accepted manufacturing tolerances.
(b) The geomembrane shall be installed in direct contact with the clay capping layer.

(c) Penetrations of the geomembrane, such as gas extraction wells, shall be fitted with prefabricated collars of pipe and membrane or plate and welded at the same angles which the penetrations make with the final cover slope. Methods of fixing membrane boots to vertical pipes extending above the geomembrane shall allow for differential settlement of the waste with respect to the geomembrane without damage to the geomembrane seal.

(6) DRAINAGE AND ROOTING ZONE LAYER. A minimum 2.5 foot thick drainage and rooting zone layer shall be designed above the geomembrane layer or clay capping layer. This layer shall include a rooting zone to provide additional rooting depth for vegetation and to protect the geomembrane layer or the clay capping layer from freeze–thaw damage and other environmental effects. It shall also include a drainage layer to allow for the drainage of liquid infiltrating through the cap. Soils available on or near the proposed landfill property may be proposed for the rooting zone portion of this layer. This layer may not be densely compacted.

(a) For all landfills, a drainage layer shall be designed immediately above the capping layer. The drainage layer shall consist of a minimum of one foot of sand with a minimum hydraulic conductivity of $1 \times 10^{-3}$ cm/sec or a geosynthetic drain layer of equivalent or greater flow capacity. The design shall include an analysis which demonstrates whether the maximum head in the drain layer will be confined within the thickness of the drain. Drain calculations shall include infiltration rates based on saturated characteristics of the topsoil and rooting zone and a hydraulic gradient of one through the topsoil and rooting zone.

(b) A perimeter drain pipe shall be placed at the low end of all final cover sideslopes. The drain pipe shall be surrounded by a minimum of 6 inches of gravel or sand with a minimum hydraulic conductivity of $1 \times 10^{-2}$ cm/sec. The drain pipe shall be sloped to a series of outlets at spacings no further than every 200 feet. Modeling may be submitted to the department which supports the proposal of a different spacing.

(7) TOPSOIL. A minimum of 6 inches of topsoil shall be designed over the cover layer to support the proposed vegetation. Fertilizer and lime shall be added in accordance with section 630, Wisconsin department of transportation standard specifications for road and bridge construction or other appropriate specifications in order to establish a thick vegetative growth.

(8) REVENEGERATION. The seed type and amount of fertilizer applied shall be proposed depending on the type and quality of topsoil and compatibility with both native vegetation and the final use. Unless otherwise approved by the department in writing, seed mixtures and sowing rates shall be those specified for right–of–ways according to section 630, 2003 edition of the Wisconsin department of transportation standard specifications for highway and structure construction and the 2004 supplemental specifications. Application rates for fertilizer and mulch shall also be specified.

Note: The 2003 edition of the Wisconsin department of transportation standard specifications for highway and structure construction and any annual supplemental specifications are available at http://www.dot.wisconsin.gov/business/engineering/producer/pubs/index.html. They can be obtained from the department of natural resources, bureau of waste management, 101 S. Webster Street, P.O. Box 7921, Madison, WI 53707–7921, (608) 266–2111, waste.management@dnr.state.wi.us. Copies are also available for inspection at the offices of the legislative reference bureau and the secretary of state.

(9) FINAL USE. The proposed final use shall be compatible with the final cover system. The following activities are prohibits at solid waste disposal landfills which are not in operation unless specifically approved by the department in writing.

(a) Use of the waste disposal area for agricultural purposes.

(b) Establishment or construction of any buildings over the waste disposal area.

(c) Excavation of the final cover or any waste materials.

History: Cr. Register, January, 1988, No. 385, eff. 2–6–88; am. (1) (a), (b), (2), cr. (1) (c), (d), (5), (6) (a), (b), r. and recr. (3), (4), r. (5) (a) to (c), remun. (5) to (8) to be (6) to (9) and am. (6) (intro.), (7), (9) (intro.), (a), (b), Register, June, 1996, No. 486, eff. 7–1–96; CR 04–077: am. (b) (a) Register November 2005 No. 599, eff. 12–1–05; CR 05–025: r. and recr. (4), am. (8) Register January 2006 No. 601, eff. 2–1–06.

NR 504.075 Soil borrow sources.

(1) GENERAL. This section applies to all soil borrow sources developed for the purpose of constructing, operating or closing landfills. Written approval from the department shall be obtained prior to initiating soil borrow activities at any borrow source subject to these requirements.

(2) EXEMPTIONS. (a) The following activities are exempt from the requirements of this section:

1. Production of processed aggregate products.

2. Excavation of soils from construction projects off of the landfill property, provided the soils will be used for purposes other than a compacted clay liner or capping layer, soil barrier layer, leachate collection layer or final cover drain layer.

(b) Soil borrow sources which are exclusively within the proposed or approved limits of filling for a landfill or areas where soils are obtained from excavation projects developed primarily for purposes other than construction, operation or closure of a landfill are not subject to the requirements of subs. (3) and (4) (b).

(3) INITIAL SITE INSPECTION. An initial site inspection shall be conducted in accordance with s. NR 509.04 for each proposed soil borrow source.

(4) LOCA TIONAL INFORMATION. (a) Submittals for soil borrow sources shall include a description of total acreage, ownership, location by quarter – quarter section and by parcel corner using a coordinate system and datum acceptable to the department, present land uses, transportation routes, any access restrictions and travel distance to and from the landfill.

(b) Submittals for soil borrow sources shall include site–specific surface water drainage patterns and significant hydrologic features such as surface waters, springs, drainage divides and wetlands; areas of special natural resource interest; and historical or archaeological areas within and adjacent to the proposed limits of excavation.

(5) FIELD AND LABORATORY INVESTIGATIONS FOR CLAY BORROW SOURCES AND SOIL BARRIER LAYERS. Submittals for soil borrow sources shall include field and laboratory investigations to define the physical characteristics of any clay borrow source or soil barrier layer source designated to be used for a liner or final cover for the landfill. An alternative geotechnical investigation program may be used if it is approved by the department in writing prior to performing the field and laboratory investigations. An alternative geotechnical investigation program may be submitted in cases where previous information exists regarding the proposed soil borrow source. Submittals for soil borrow sources shall include justification for any reduction in sampling or testing frequency required by this section or by an approved alternative geotechnical investigation.

(a) A minimum of 10 test pits or borings for the first 5 or less acres and one test pit or boring for each additional 3 or less acres shall be excavated or drilled on a uniform grid pattern across each proposed borrow source to document the depth, lateral extent and uniformity of the clay or soil barrier layer. The department recommends using test pits as the method of borrow source investigation. Logs identifying the geologic origin, testing results, USCS classification and a visual description of each major soil unit encountered shall be included with the submittals for soil borrow sources.

(b) A minimum of 2 representative samples from each test pit or boring shall be analyzed by a soils laboratory for Atterberg limits and grain size distribution to the 0.002 millimeter particle size using mechanical and hydrometer methods. Each sample shall be classified according to the USCS.

(c) A minimum of one representative sample from each major soil unit shall be tested for the relationship of water content to dry...
density using either the modified or standard Proctor method. For uniform clay deposits or uniform soil barrier layer source deposits, no fewer than 3 samples shall be tested. Each Proctor curve shall be developed with a minimum of 5 points. If the line of optimums method is anticipated to be used in construction, both the standard and modified Proctor curves shall be developed for each representative sample.

(d) A minimum of one laboratory hydraulic conductivity test shall be conducted on each sample used to develop the Proctor curves. The samples tested shall be at or above the optimum moisture content. This requirement does not apply if the soil borrow source is contiguous with a previously approved borrow source for clay or soil barrier layer soils and all field observations and laboratory test results support an interpretation that the soil borrow source occupies the same soil horizon and has the same genesis as the previously approved borrow source. Support for such a conclusion shall be provided in the submittals for soil borrow sources.

(6) Stockpiling. Stockpiling of soils obtained from clay borrow sources and soil barrier layer sources for landfill liner or final cover construction shall be conducted in an organized manner that minimizes mixing of dissimilar soil types. Soils shall be segregated into stockpiles based on similar USCS soil type, soil gradation, Atterberg limits and compaction specifications. Soils from differing sources may not be commingled unless soil properties are similar.

(7) Data Presentation for all Clay Borrow Sources and Soil Barrier Layer Sources. Submittals for soil borrow sources for clay and soil barrier layers shall include all of the following:

(a) The calculated volume of soil needed and the volume of acceptable soil available.

(b) Property boundaries and any test pit or boring locations, shown on a topographic map with a scale of 1 inch = 500 feet and provided in a digital format acceptable to the department. The mapped area shall extend a minimum of 500 feet beyond the proposed borrow source.

(c) An isopach map showing the thickness of acceptable soil.

(d) A description of the methods to be used for separating the acceptable soil from any unacceptable soil.

(e) A proposal for maintaining drainage and sedimentation control.

(f) All data obtained from the testing program.

(8) Data Presentation for Other Borrow Sources. Submittals for soil borrow sources other than those used for clay and soil barrier layers shall include all of the following:

(a) Property boundaries shown on a topographic map with a scale of 1 inch = 500 feet and provided in a digital format acceptable to the department. The mapped area shall extend a minimum of 500 feet beyond the proposed borrow source.

(b) A proposal for maintaining drainage and sedimentation control.

(9) Stormwater Management. Submittals for soil borrow sources shall include a stormwater management plan that complies with the requirements of s. NR 504.09 (1) (a) to (f) and (h) to (j), unless the borrow source is subject to other permits with equivalent authority and requirements, such as a stormwater discharge permit or non–metallic mining reclamation permit.

(10) Reclamation of Borrow Sites. Submittals for soil borrow sources shall include a reclamation plan detailing the actions to be taken to achieve successful reclamation of the borrow source.

(a) Reclamation plans for borrow sources on the property where the landfill is located shall specify a post–mining land use that is integrated with the existing and proposed drainage, surface water discharge requirements, grades and final use of the landfill. The reclamation plan shall be prepared consistent with the applicable standards in ss. NR 135.06 to 135.12.

(b) Soil borrow areas that are not on the landfill property are subject to the provisions of ch. NR 135 and, if required, shall submit a reclamation plan and obtain a nonmetallic mining reclamation permit from the appropriate regulatory authority.

(11) Other Requirements. (a) Clay borrow sources and soil barrier layer sources proposed for a liner or final cover that have less than a 5 foot but greater than 2 foot uniform thickness may be approved if the applicant demonstrates an excavation methodology and a documentation procedure to ensure that all soil used meets soil index properties required by this chapter.

(b) Submittals for soil borrow sources shall include a description of any necessary measures to be taken to comply with wetlands protection requirements, runoff and sediment controls and surface water discharge permit requirements and to minimize effects on areas of special natural resource interest and historical or archaeological areas within and adjacent to the proposed limits of excavation.

Note: It may be necessary to obtain federal, state or local permits prior to excavating soil from a borrow source near surface waters or wetlands. For example, s. 30.19 (1g) (c), Stats., requires a permit for grading or removing top soil from the bank of any navigable stream, lake or body of navigable water where the area exposed by such grading or removal will exceed 10,000 square feet. It is the responsibility of the applicant or property owner to obtain any federal, state or local permits that are required and to provide reference to those other permit applications in the submittals for soil borrow sources.

History: CR 05–020: cr. Register January 2006 No. 601, eff. 2–1–06.

NR 504.08 Minimum design and construction criteria for landfill gas extraction systems. (1) General. All landfills accepting wastes with the potential to generate gas shall be designed to prevent the migration of explosive gases generated by the waste fill.

(2) Active Gas Extraction and Treatment. In order to efficiently collect and combust hazardous air contaminants, all landfills which accept municipal solid waste shall be designed with an active gas recovery system. All gas recovery systems shall include the following design features, unless otherwise approved by the department:

(a) Vertical gas extraction wells shall be proposed throughout the entire landfill with a maximum radius of influence of 150 feet per well and lesser radii proposed for wells located near the perimeter of the landfill. The radii of influence of adjacent wells shall overlap. Alternate well spacings may be proposed if site specific data is obtained through performance of pump tests.

(b) All vertical gas extraction wells shall extend to 10 feet above the leachate collection system and shall be placed in 36 inch diameter boreholes. An exemption may be proposed to allow for placement of gas extraction wells closer to the leachate collection system.

(c) The pipe in the borehole shall be a minimum 6 inch diameter, Schedule 80 polyvinylchloride or an approved alternate.

(d) The lower 2/3 to 3/4 of the pipe in the borehole shall be slotted or perforated pipe.

(e) The backfill around the slotted or perforated pipe in the borehole shall be one to one and 1/2 inch washed stone. The top 10 feet of the borehole shall be sealed.

(f) Each gas extraction well shall have a flow control valve and sampling access port.

(g) The gas header system shall be looped to allow alternative flow paths for the gas.

(h) The minimum slope on the header pipe shall be 2% for pipes over the waste mass.

(i) Polyethylene pipe shall be used for header and lateral pipes.

(j) The sizing of the blower, header and laterals shall ensure that a minimum vacuum of 10 inches water column is available in the header adjacent to those wells located furthest from the blower.

(k) A drip leg or equivalent shall be installed immediately before the blower to separate condensate from gas while preserv-
ing the suction at the wells while under maximum operating vacuum.

(1) All condensate transfer piping and gas transfer piping located outside of the limits of waste shall be designed to be fully encased in at least 2 feet of clay, double-cased pipe or by using another approved secondary containment method except for systems with multiple drip legs within the landfill where the bulk of the condensate has been removed.

(m) The system shall be designed to have the ability to collect and treat all condensate, measure volumes and collect samples.

(n) A flare shall be designed to meet the requirements of ch. NR 445.

(3) GAS MONITORING WELLS. A minimum of one gas monitoring well shall be located on each side of the landfill. The wells shall be constructed according to s. NR 507.11.

(4) PASSIVE GAS EXTRACTION SYSTEMS. Landfills which accept only industrial waste or other nonmunicipal solid waste with the potential to generate gas and which do not utilize an active gas extraction system shall be designed with a system which allows gas venting from the entire landfill surface. An analysis shall be performed to determine the spacing needed between gas venting trenches for an effective system and also to ensure that ch. NR 445 limits for hazardous air contaminants will not be exceeded. The system shall be designed with a continuous layer below the capping layer which allows surficial venting from the waste final surface. This layer may be part of the support layer required in s. NR 504.07 (3). This layer shall consist of a minimum of one foot of granular soil with a minimum hydraulic conductivity of 1×10⁻³ cm/sec and a series of flexible, perforated pipes connected to a series of outlets.

History: Cr. Register, May, 1992, No. 437, eff. 6–1–92, r. and recr., Register, June, 1996, No. 486, eff. 7–1–96; CR 05–020: r. (2) (e) Register January 2006 No. 601, eff. 2–1–06.

NR 504.09 Storm water management and miscellaneous design and construction criteria for landfills.

(1) STORM WATER MANAGEMENT. (a) Storm water drainage ditches, structures and sedimentation basins shall be designed such that the construction of these items shall occur during the initial stage of construction to control rainfall runoff and limit entrained sediment from reaching surface water bodies.

(b) All landfills shall incorporate the following concepts in the design of both temporary and permanent erosion and sediment control measures:

1. Grading and construction shall be scheduled to minimize soil exposure.
2. Existing vegetation shall be retained whenever feasible.
3. Disturbed areas shall be vegetated and mulched.
4. Runoff shall be diverted away from disturbed areas and active fill areas.
5. Runoff velocities shall be minimized.
6. Drainageways and outlets shall be prepared to handle concentrated or increased runoff.
7. Sediment shall be trapped on site.
8. Runoff control structures shall be inspected and maintained.

(c) The design calculations required in pars. (d), (e) and (f) shall each be performed for the period in the landfill’s development where the combination of surface conditions and contributing acreage would result in the greatest runoff volume.

(d) All temporary and permanent storm water drainage ditches, swales, conveyance channels, channel linings, outlet protection, culverts and other storm water control structures handling flow onto or off the landfill shall be designed to accommodate peak flow rates from a 25 year, time of concentration storm event.

(e) Temporary and permanent sediment control measures shall be designed to settle 0.015 mm size particles for all storms up to and including the 25 year, 6-hour storm. The surface area for sediment basins shall be calculated using the rainfall intensity over the 25 year, 6-hour storm event for the landfill. Principal spillways, and outlet protection for sediment basins shall be designed to pass a 25 year, time of concentration storm event. Emergency spillways for sediment basins shall be designed to pass a 100 year, time of concentration storm event. The design of the dewatering structures for sediment basins shall be selected such that the basin is dewatered in no less than 3 days. An analysis shall be performed to document compliance with this requirement.

(f) Storm water shall be diverted away from the active fill area of the landfill and any borrow areas to a sedimentation control structure.

(g) Containment berms placed around active fill areas shall be designed to control and collect the liquid volume resulting from the 25 year, 24-hour storm event. The design shall consider the volume of liquid generated from active fill areas which shall include areas with exposed solid waste or areas with waste covered by daily cover. Storm water in contact with active fill areas shall be handled and treated as leachate in accordance with ch. NR 506.

(h) Storm water drainage ditches, structures and sedimentation basins shall discharge along existing drainage patterns capable of accepting the anticipated flow volume. An analysis shall be performed to determine the amount and velocity of runoff prior to landfill development and to document compliance with this requirement.

(i) Storm water diversion and construction at a landfill shall be designed to minimize impacts on adjacent property, such as erosion, sedimentation and flooding.

(j) Design of all storm water management features shall comply with other applicable requirements of the department. Such requirements include, but are not limited to, ch. NR 103, and permits required by ch. 30, Stats.

(2) MISCELLANEOUS. All landfills shall be designed to meet the following requirements:

(a) A method of controlling any dust or windblown debris shall be included in the landfill design. The factors which will be considered by the department when evaluating alternative provisions for controlling dust and windblown debris includes the remoteness of the landfill, natural screening, windbreaks and waste types.

(b) Access to the landfill shall be restricted through the use of fencing, natural barriers or other methods approved in writing by the department.

(c) All access roads for the landfill, including those leading to the active area, shall be designed for all weather operation.

(d) All access roads which are used by over the highway vehicles shall be designed with a maximum grade no greater than 10%. The intersection of the landfill access road with an existing highway shall be designed to provide sufficient sight distance and minimum interference with traffic on the highway.

(f) A minimum separation distance of 100 feet shall be maintained between the limits of filling and adjacent property line. A minimum distance of 50 feet shall be maintained between any permanent berms or excavations associated with the landfill, excluding storm water diversion structures and the adjacent property line.

(g) The landfill shall be designed so that final grades in each phase are reached as soon as possible, and the open area used for refuse filling is minimized.

(h) The final slopes of all landfills shall be equal to or greater than 5%, but may not exceed 4 horizontal to one vertical. Landfills primarily designed for the acceptance of papermill or waste-
water treatment plant sludge shall have final slopes no greater than 6 horizontal to one vertical.

(i) A minimum of 2 leachate head wells shall be proposed for each major horizontal phase of the landfill unless otherwise approved by the department.

(j) All landfills which accept municipal solid waste shall be supplied with a weight scale.

(k) All landfills shall be designed with properly protected permanent benchmarks for horizontal and vertical control. Elevations shall be tied to USGS datum and horizontal control shall be referenced to the property boundary.

NR 504.095 Design criteria for landfills that recirculate leachate. (1) General. Leachate recirculation systems shall be designed to meet the following requirements:

(a) Leachate recirculation shall be limited to municipal solid waste landfills that are designed with a composite liner and leachate collection system meeting the minimum requirements of s. NR 504.06.

(b) Leachate recirculation shall be limited to areas of the landfill where the leachate collection drainage blanket has a hydraulic conductivity of 1 cm/sec or greater. The department may approve leachate recirculation in existing cells with lower permeability leachate collection blankets, provided that the operator can demonstrate that the maximum leachate head on the liner can be maintained at less than 12 inches and that the recorded leachate head has not exceeded 12 inches in the past.

(c) Leachate shall be recirculated only in areas of the landfill which are connected to the active gas extraction systems and are capable of collecting the additional gas expected to be generated. Active gas extraction shall commence in those areas no later than the initiation of leachate recirculation.

(d) Leachate recirculation distribution systems may not discharge leachate within 100 lateral feet of the exterior sideslope final grades unless otherwise approved by the department in writing.

(e) A minimum depth of 20 feet of waste shall be maintained between the landfill base and lowest point of leachate distribution.

(f) Operating controls and instructions for leachate recirculation distribution systems shall be prepared to apply to operations expected to be encountered in all weather and seasons. Instructions shall include cessation of leachate recirculation upon discovery of seeps and other surface expressions of recirculated leachate, excessive pressures within the waste mass, saturated conditions in the waste mass, inadequate shear strength of the waste mass or other conditions indicative of instability.

(2) Surface Application. In addition to the general requirements, surface application systems for leachate recirculation shall meet the following requirements:

(a) The leachate distribution system shall be designed so that leachate is not introduced into the waste in a manner that causes ponding or surface runoff of leachate. Open surface trenches or ponds shall not be utilized.

(b) The leachate distribution system shall be designed to minimize evaporation of the leachate and volatilization of compounds in leachate. The leachate distribution system shall be designed to distribute leachate in a manner that results in its absorption into the waste mass after application. Spray irrigation systems that are designed to promote evaporation may not be utilized.

(3) Vertical Distribution Systems. Vertical distribution systems for leachate recirculation shall meet the following requirements:

(a) Wells designed solely for the gas extraction system shall not be used for leachate recirculation.

(b) Vertical distribution systems shall utilize vertical wells placed into the waste mass. Distribution well design need not comply with the requirements of s. NR 504.08 (1) or ch. NR 141 or 812. Well spacing shall be determined based on leachate flow rates, pumping characteristics, permeability of the waste mass, and ability of the waste to accept liquid without being pressurized.

(c) Leachate distribution wells shall be designed with a surface seal to control odors and landfill gas.

(d) Pumping pressures and pumping intervals for distribution wells shall be designed to prevent surface emergence of leachate. Pumping pressures and hydrostatic pressures shall be limited to prevent excessive pressures to prevent separation of waste layers or short-circuiting of leachate to the leachate collection system.

(e) The leachate distribution system shall be designed to achieve a uniform distribution of leachate throughout the zone of influence of the wells.

(f) Leachate distribution wells may be designed to also extract landfill gas.

(4) Horizontal Distribution Systems. Horizontal distribution systems shall meet the following requirements:

(a) The leachate distribution piping shall be designed to distribute the leachate consistently along its length.

(b) Distribution systems shall be designed with a permeable bedding material that is capable of rapidly dissipating recirculated leachate into the waste mass.

(c) Distributions systems shall be designed with bedding material which is capable of maintaining its structure and characteristics during the expected operational life of the system.

(d) Distribution systems shall be designed to operate with specific distribution periods with landfill gas extracted in the interval between those distribution periods, unless otherwise approved by the department in writing. The length of the leachate distribution periods and the intervals of gas extraction shall be determined in a manner that minimizes uncontrolled landfill gas emissions.

(e) Pumping pressures and pumping intervals shall be designed to prevent surface emergence of leachate. Pumping pressures shall be limited to prevent excessive pressures to prevent separation of waste layers or seeps or other leachate discharges.

NR 504.10 Alternative design criteria for landfills accepting high volume industrial wastes. This section applies to landfills designed principally for high volume industrial waste, wood residue and minor amounts of other wastes as approved by the department. This section applies to all new landfills and to the expansion of existing landfills for which the plan of operation was approved after February 1, 1988.

(1) General. (a) An applicant may design a high volume industrial waste landfill to meet the standards contained in ss. NR 504.05 to 504.09 or may propose an alternative design in accordance with the provisions of this section.

(b) If the applicant does not complete construction of the first major phase of the landfill within 2 years from the date of the plan of operation approval, the applicant shall reapply to the department for approval to construct the landfill. This application does not constitute a feasibility report as defined in s. 289.24, Stats. The department may require additional conditions of approval and require redesign of the landfill in accordance with state-of-the-art design criteria.

(c) An owner or operator of a landfill which is designed primarily for disposal of high volume industrial waste may accept up to 10% by weight of municipal waste such as packaging which is generated in conjunction with the manufacturing process, and not be subject to the design requirements of s. NR 504.05 (1). House- hold and plant waste not generated as a direct result of the manufacturing process such as office and cafeteria waste, may not be
(2) DESIGN CAPACITY. Design capacity shall be in accordance with s. NR 504.05 (3).

(3) DESIGN CRITERIA. An applicant seeking approval of an alternative design under this section shall demonstrate in the feasibility report required in ch. NR 512 that the alternative design adequately protects public health, welfare and the environment and meets or exceeds the location and performance standards of s. NR 504.04. The applicant may include the following types of information as a part of such a demonstration:

(a) Landfill characteristics including regional and specific information on land use, geology, hydrology, hydrogeology and soils.

(b) Waste characteristics including quantity and physical and chemical analyses of the waste and its leachate.

(c) An analysis of any design to control geologic or hydrogeologic conditions of the site.

(d) Field demonstration data.

(e) Design and performance data for other similarly designed and constructed landfills.

(f) Accepted scientific or engineering analyses or field studies, field plots, research, manufacturer’s data or demonstrations.

(4) APPROVAL CRITERIA. The department shall approve the alternative design proposed by the applicant if the department determines to a reasonable degree of certainty that the alternative design adequately protects public health, welfare and the environment and meets or exceeds the location and performance standards of s. NR 504.04.

History: Cr. Register, June, 1996, No. 486, eff. 7−1−96.

NR 504.11 Minimum design and construction criteria for landfills accepting residue produced by burning municipal solid waste. (1) APPLICABILITY. This section applies to landfills designed for residue produced by the burning of municipal solid waste as approved by the department. This section applies to all new and existing landfills.

(2) LANDFILL DESIGN CRITERIA FOR RESIDUE PRODUCED BY BURNING MUNICIPAL SOLID WASTE. (a) All landfills that accept municipal solid waste combustor residue that tests below the limits specified in s. NR 502.13 (6) (g) shall be designed as composite lined monofill cells according to the following criteria:

1. The composite liner shall consist of a minimum 60 mil geomembrane overlying a minimum thickness of 4 feet of compacted clay meeting the specifications of s. NR 504.06.

2. The leachate collection system shall be designed such that the leachate from the residue monofill cell can be sampled and collected separately from non−residue disposal areas.

3. The department may approve alternate designs such as double liners if it finds that the design provides equivalent protection.

(b) All landfills that accept municipal solid waste combustor residue that exceeds the limits specified in s. NR 502.13 (6) (g) shall be designed as a double composite lined monofill cell according to the following criteria. The department may approve alternate designs if it finds that the design provides equivalent protection.

1. The double composite liner shall be designed with 2 separate composite liners with each liner consisting of a minimum 60 mil geomembrane overlying a minimum thickness of 4 feet of compacted clay meeting the specifications of s. NR 504.06.

2. The composite liners shall be separated by a leachate detection layer consisting of a minimum one foot layer of granular material.

3. Separate leachate collection systems shall be designed above and between the composite liners. The leachate collection system shall be designed such that the leachate from the leachate detection layer can be sampled and collected separately from the upper leachate collection system and from the non−residue disposal areas.

(c) All landfills which accept municipal solid waste combustor residue shall be approved by the department in accordance with s. NR 514.07 (5) prior to accepting each specific residue waste stream.

History: Cr. Register, June, 1996, No. 486, eff. 7−1−96.
ENFORCEMENT PROTECTION AGENCY

40 CFR Part 258
(F-97--FLXP--FFFFF--5865--4)
RIN 2050--AE24

Revisions to Criteria for Municipal Solid Waste Landfills

AGENCY: Environmental Protection Agency.

ACTION: Proposed rule.

SUMMARY: The Land Disposal Program Flexibility Act of 1996 (LDPFA) directed the Administrator of the U.S. Environmental Protection Agency (EPA) to provide additional flexibility to the Director of Approved States for the owners and operators of landfills that receive 20 tons or less of municipal solid waste per day. The additional flexibility pertains to alternative frequencies of daily cover, frequencies of methane monitoring, infiltration layers for final cover, and means for demonstrating financial assurance. The additional flexibility will allow the owners and operators of small municipal solid waste landfills (MSWLFs) the opportunity to reduce the cost of MSWLF operation while still protecting human health and the environment. This proposal recognizes, as did Congress in enacting LDPFA, that these decisions are best made at the State and local level and, therefore, offers this flexibility to approved States.

In the final rules Section of today's Federal Register, EPA is promulgating this amendment as a final rule without prior proposal because EPA views this as a noncontroversial action that in effect, codifies a legislative directive. Thus, we anticipate no adverse comments. A detailed rationale for the amendment is set forth in the preamble to the direct final rule. If no adverse comments are received in response to this proposal, no further activity is contemplated regarding this proposed rule. If EPA receives adverse comments, EPA will withdraw the final rule and all public comments received will be addressed in a subsequent final rule based on the proposed rule. EPA will not institute a second comment period on this action.

DATES: Comments on this proposed rule must be received on or before August 28, 1997. An adverse comment will be considered to be any comment substantively criticizing the proposal on a basis not already provided to EPA in comment.

ADDRESSES: Commenters must send an original and two copies of their comments referencing docket number F-97--FLXP--FFFFF to: RCRA Docket Information Center, Office of Solid Waste (5305G), U.S. Environmental Protection Agency Headquarters (EPA, HQ), 401 M Street, SW, Washington, DC 20460. Hand deliveries of comments should be made to the Arlington, VA, address below. Comments may also be submitted electronically through the Internet to: rcradocket@epamail.epa.gov. Comments in electronic format should also be identified by the docket number F--97--FLXP--FFFFF. All electronic comments must be submitted as an ASCII file avoiding the use of special characters and any form of encryption. Commenters should not submit electronically any confidential business information (CBI). An original and two copies of CBI must be submitted under separate cover to: RCRA CBI Document Control Officer, Office of Solid Waste (5305W), U.S. EPA, 401 M Street, SW, Washington, DC 20460.

Public comments and supporting materials are available for viewing in the RCRA Information Center (RIC), located at Crystal Gateway I, First Floor, 1235 Jefferson Davis Highway, Arlington, VA. The RIC is open from 9 a.m. to 4 p.m., Monday through Friday, excluding federal holidays. To review docket materials, it is recommended that the public make an appointment by calling 703 603--9230. The public may copy a maximum of 100 pages from any regulatory docket at no charge. Additional copies cost $0.15/page. The index and some supporting materials are available electronically. See the SUPPLEMENTARY INFORMATION section for information on accessing them.

FOR FURTHER INFORMATION CONTACT: For general information, contact the RCRA Hotline at 800 424--9346 or TDD 800 553--7672 (hearing impaired). In the Washington, DC, metropolitan area, call 703 412--9810 or TDD 703 412--3323.

For more detailed information on specific aspects of this rulemaking, contact Mr. Allen J. Geswein, U.S. Environmental Protection Agency, Office of Solid Waste (5306W), 401 M Street, SW, Washington, DC 20460, 703 308--7261, [GESWEIN.Aallen@epamail.epa.gov]

SUPPLEMENTARY INFORMATION: The index and the following supporting materials are available on the Internet:

- Memonted to: RCRA Docket
  From: Allen J. Geswein, Environmental Engineer
  Subject: Daily Cover Requirements for MSWLFs
  Memorandum to: RCRA Docket
  From: Allen J. Geswein, Environmental Engineer
  Subject: Landfill Gas Monitoring Requirements for MSWLFs
  Memorandum to: RCRA Docket
  From: Allen J. Geswein, Environmental Engineer
  Subject: Infiltration Layer Requirements for MSWLFs

- WWW: http://www.epa.gov/epaoswer/nonhazardous waste
- FTP: ftp.epa.gov
- Login: anonymous
- Password: your Internet address

Files are located in /pub/gopher/OSWRCA.

The official record for this action will be kept in paper form. Accordingly, EPA will transfer all comments received electronically into paper form and place them in the official record, which will also include all comments submitted directly in writing. The official record is the paper record maintained at the address in ADDRESSES at the beginning of this document.

EPA responses to comments, whether the comments are written or electronic, will be in a notice in the Federal Register or in a response to comments document placed in the official record for this rulemaking. EPA will not immediately reply to commenters electronically other than to seek clarification of electronic comments that may be garbled in transmission or during conversion to paper form, as discussed above.

Regulated Entities

Entities potentially regulated by this action are public or private owners or operators of municipal solid waste landfills (MSWLFs) that dispose of 20 tons or less of municipal solid waste per day, based on an annual average. Regulated categories and entities include:

- Municipal solid waste (MSW)
- Small MSWLFs
- Large MSWLFs
- Generators of hazardous waste

Entities regulated by this action include:

- States
- Tribes
- Indian tribes
- Municipalities
- Counties
- Small MSWLFs
This table is not intended to be exhaustive, but rather provides a guide for readers regarding entities likely to be regulated by this action. This table lists the types of entities the EPA is now aware could potentially be regulated by this action. Other types of entities not listed in the table could also be regulated. To determine whether your facility would be regulated by this action, you should carefully examine the applicability criteria in the proposal. If you have questions regarding the applicability of this action to a particular facility, consult the person listed in the preceding FOR FURTHER INFORMATION CONTACT section.

Preamble Outline

I. Authority
II. Background
III. Additional Information
IV. Consideration of Issues Related to Environmental Justice
V. Impact Analysis

A. Executive Order 12866
B. Regulatory Flexibility Act
C. Paperwork Reduction Act
D. Executive Order 12875
E. Unfunded Mandates

I. Authority

The Agency is proposing these regulations under the authority of sections 1008(a)(3), 2002(a), 4004(a), and 4010(c) of the Resource Conservation and Recovery Act (RCRA), as amended, 42 U.S.C. 6907(a)(3), 6912(a), 6944(a), and 6949(a)(c).

II. Background

As set out in detail in the related direct final rule, EPA is proposing to issue rules that grant the Director of an Approved State the flexibility to establish alternative requirements for certain criteria for small MSWLFs. EPA is promulgating revisions to existing criteria which would allow a Director of an Approved State, after public review and comment, to establish for small MSWLFs, alternative frequencies of daily cover application, frequencies of methane gas monitoring, and infiltration layers for final cover. Alternative means for demonstrating financial assurance for small MSWLFs are also discussed in the related direct final rule. When establishing these alternative requirements, the Director of an Approved State must, after public review and comment, consider the unique characteristics of small communities, take into account climatic and hydrogeologic conditions, and ensure that any alternative standard is protective of human health and the environment.

III. Additional Information

For additional information, see the corresponding direct final rule published in the final rules section of this Federal Register. All persons who may wish to comment should review the preamble discussion in the direct final rule Federal Register notice.

IV. Consideration of Issues Related to Environmental Justice

EPA is committed to addressing environmental justice concerns and is assuming a leadership role in environmental justice initiatives to enhance environmental quality for all residents of the United States. The Agency’s goals are to ensure that no segment of the population, regardless of race, color, national origin, or income bears disproportionately high and adverse human health and environmental effects as a result of EPA’s policies, programs, and activities, and all people live in clean and sustainable communities.

The Agency does not currently have data on the demographics of populations surrounding the small MSWLFs affected by today’s rule. The Agency does not believe, however, that today’s rule granting additional flexibility to owners and operators of small MSWLFs will have a disproportionately high and adverse environmental or economic impact on any minority or low-income group, or on any other type of affected community. In addition, any minority group or low-income group affected by alternative requirements will have an opportunity to review and comment on the alternative requirement proposed by the Director of the Approved State prior to its implementation. The Agency believes that this rulemaking will enable some minority and/or low-income communities to continue to be served by a local landfill at the lowest possible cost to residents, including minority and low income residents.

V. Impact Analysis

A. Executive Order 12866

Under Executive Order 12866, EPA must determine whether a regulatory action is significant and therefore subject to OMB review and the other provisions of the Executive Order. A significant regulatory action is defined by Executive Order 12866 as one that may:

1. Have an annual effect on the economy of $100 million or more or adversely affect in a material way the economy, a sector of the economy, productivity, competition, jobs, the environment, public health or safety, or State, local, or tribal governments or communities;
2. Create a serious inconsistency or otherwise interfere with an action taken or planned by another agency;
3. Materially alter the budgetary impact of entitlements, grants, user fees, or loan programs or rights and obligations or recipients thereof; or
4. Raise novel legal or policy issues arising out of legal mandates, the President’s priorities, or the principles set forth in Executive Order 12866.

The Agency believes that this proposed rule does not meet the definition of a major regulation because it does not have an annual effect on the economy of $100 million or more; nor does the rule fall within the other definitional criteria for a significant regulation described above. The proposed rule is deregulatory and will result in requirements applicable to specific MSWLFs that are protective of human health and the environment at a lower cost than would be the case without the additional flexibility afforded by these amendments. For this reason, the Agency is not conducting a Regulatory Impact Analysis.

B. Regulatory Flexibility Act

The Regulatory Flexibility Act (5 U.S.C. 601 et seq.), as amended by the Small Business Regulatory Enforcement Fairness Act of 1996 (SBREFA), generally requires an agency to prepare, and make available for public comment, a regulatory flexibility analysis that describes the impact of a proposed or final rule on small entities (i.e., small businesses, small organizations, and small governmental jurisdictions). However, no regulatory flexibility analysis is required if the head of an agency certifies the rule will not have a significant adverse impact on a substantial number of small entities.

SBREFA amended the Regulatory Flexibility Act to require Federal agencies to provide a statement of the factual basis for certifying that a rule will not have a significant economic impact on a substantial number of small
entities. The following discussion explains EPA's determination.

Implementation of the various requirements imposes increased costs on small MSWLFs and the small communities, including Tribes, that they serve. MSWLFs that dispose of 20 TPD of waste generally serve populations of 10,000 persons or less (based on a waste generation rate of 4 pounds per person per day). Because these owners/operators may lack practicable solid waste management alternatives, such as the option of joining regional waste management systems, these communities may have been required to absorb higher than necessary costs of compliance in the absence of the additional flexibility afforded by today's proposed rule.

The effect of this proposed rule is to provide small entities with additional flexibility to meet the requirements of Part 258. The proposal would not impose any new burdens on small entities. Therefore, pursuant to 5 U.S.C. 605(b), I certify that this proposed rule would not have a significant adverse impact on a substantial number of small entities. This proposed rule, therefore, does not require a regulatory flexibility analysis.

C. Paperwork Reduction Act
The Agency has determined that there are no new reporting, notification, or recordkeeping provisions associated with today's proposed rule.

D. Executive Order 12875
Under Executive Order 12875, Federal agencies are charged with enhancing intergovernmental partnerships by allowing State and local governments the flexibility to design solutions to problems the citizenry is facing. Executive Order 12875 calls on Federal agencies to either pay the direct costs of complying with Federal mandates or to consult with representatives of State, local, or tribal governments prior to formal promulgation of the requirement. The Executive Order also relates to increasing flexibility for State, Tribal, and local governments through waivers. Today's proposed rule grants additional flexibility in complying with the MSWLF criteria, does not impose unfunded federal mandates on State, Tribal, and local governments, and is being undertaken to ensure that EPA is providing maximum flexibility to States, Tribes, and local governments.

Additionally, the Agency has maintained dialog with States, Tribes, and local governments regarding ways of ensuring appropriate flexibility while maintaining protection of human health and the environment for small MSWLFs. Therefore, the Agency believes that this consultation with States, Tribes, and local governments, in addition to the public comment period provided in the proposed rules Section of today's Federal Register, satisfies the requirement of this Executive Order.

E. Unfunded Mandates
Title II of the Unfunded Mandates Reform Act of 1995 (UMRA), Public Law 104-4, establishes requirements for Federal agencies to assess the effects of regulatory actions on State, local, and Tribal governments, and the private sector. Under section 202 of the UMRA, EPA generally must prepare a written statement, including a cost-benefit analysis, for proposed and final rules with "Federal mandates" that may result in expenditures to State, local, and Tribal governments, in the aggregate, or to the private sector, of $100 million or more in any one year. Before promulgating an EPA rule for which a written statement is needed, section 205 of the UMRA generally requires EPA to identify and consider a reasonable number of alternatives and adopt the least costly, most cost-effective or least burdensome alternative that achieves the objective of the rule. The provisions of section 205 do not apply when they are inconsistent with applicable law. Moreover, section 205 allows EPA to adopt an alternative other than the least costly, most cost-effective or least burdensome alternative if the Administrator publishes with the final rule an explanation why that alternative was not adopted. Before EPA establishes any regulatory requirements that may significantly or uniquely affect small governments, including tribal governments, it must have developed under section 203 of the UMRA a small government agency plan. The plan must provide for notifying potentially affected small governments, enabling officials of affected small governments to have meaningful and timely input in the development of EPA regulatory proposals with significant Federal intergovernmental mandates, and informing, educating, and advising small governments on compliance with the regulatory requirements.

EPA has determined that this proposed rule does not include a Federal mandate that may result in estimated costs of $100 million or more to either State, local, or tribal governments in the aggregate, or to the private sector. In fact, today's proposed rule provides States with additional flexibility that would lower the cost of compliance with the Criteria for Municipal Solid Waste Landfills. In accordance with section 203, EPA has shared this proposal with State governments and asked for comment.

List of Subjects in 40 CFR Part 258
Environmental protection, Reporting and recordkeeping requirements, Waste treatment and disposal.

Carol M. Browner,
Administrator.

[FR Doc. 97-19941 Filed 7-28-97; 8:45 am]
BILLING CODE 6560-50-U
APPENDIX B

EVALUATION OF EFFECTIVENESS OF NR504 AND ALTERNATIVE COMPOSITE LINERS
INTRODUCTION

Composite liners for municipal solid waste landfills (MSW) have been in use for approximately 30 years. MSW landfill composite liners in Wisconsin include a 60-mil (1.5 mm) HDPE geomembrane placed directly on a 4-foot compacted clay layer, as described in Section NR504 of the Wisconsin Administrative Code. The NR504 composite liner has been highly effective in protecting groundwater in Wisconsin, and is based on research and field experience that evolved since composite liners were first introduced in the early 1980s. Advances in liner materials and construction methods over the last 25 years have made a variety of composite liner configurations highly effective, as described in state-of-practice reviews commissioned by USEPA (Bonaparte et al. 2002) and the National Academies (Mitchell et al. 2007). The information presented herein indicates that there are alternative composite liners that protect groundwater equal or better than the composite liner currently required under NR504 regulations.

This memorandum provides background on how the thickness of NR504 liners evolved in Wisconsin based on experience, and describes an analysis of four alternative composite liners in terms of their effectiveness relative to the composite liner currently required in NR504. The analysis includes a conventional assessment of “equivalency” based on leakage rate to assess whether leakage from an alternative liner is equal to or less than the leakage rate from the NR504 composite liner. This analysis is followed by an assessment of “protectiveness,” where a contaminant transport analysis is conducted to evaluate if the alternative liner is equally protective of groundwater quality. The contaminant transport analysis includes advective and diffusive transport processes in the liner and the vadose zone.

These analyses are used to answer the following questions:

- Is the leakage rate from an alternative composite liner less than or equal to leakage rate from the NR504 composite liner (i.e., is the alternative liner “equivalent”)?

- Does the alternative composite liner provide equal or better protection of groundwater quality than the NR504 composite liner (i.e., is the alternative liner “equally protective”)?

The leakage rate calculations and contaminant transport analyses conducted in this study indicate that composite liners with a 2-foot compacted clay layer can perform as well as if not better than a NR504 composite liner with a 4-foot compacted clay layer.
BACKGROUND ON LINER THICKNESS

In the mid- to late-70's, the Wisconsin Department of Natural Resources (WDNR) began requiring liners and leachate collection systems (LCS) for larger landfills. Because WDNR was unsure of capabilities of contractors, inspectors, and engineering staff to apply proper construction methods or to conduct construction quality control processes, they took a conservative approach when formulating minimum criteria for liners. They settled on a 5-ft-thick compacted clay liner (CCL) with hydraulic conductivity no greater than $1 \times 10^{-7}$ cm/s overlain by a 1-ft-thick leachate collection layer with hydraulic conductivity no less than $10^{-3}$ cm/s. A thick CCL was selected to ensure redundancy so that defects within individual lifts would not impact the overall hydraulic conductivity of the liner. This liner requirement was introduced before geomembranes and other geosynthetics were used in landfill construction. A detailed description of this history based on interviews with WDNR personnel is in the Appendix C.

The appropriate thickness for CCLs was a concern of USEPA in the 1980s. Hydraulic analyses of CCLs conducted by Wong (1977) and WDNR staff (Kmet et al. 1997) demonstrated that the benefits of increasing the liner thickness diminished substantially when the thickness was increased beyond 2 ft because of a greatly diminishing hydraulic gradient. However, the issue of periodic defects and heterogeneity in the clay liner remained a concern when specifying a minimum thickness for CCLs. Consequently, in the mid-1980s, when USEPA was contemplating minimum standards for Subtitle D of the Resource Conservation and Recovery Act (RCRA), they commissioned a study to evaluate the impact of localized defects in CCLs on overall hydraulic conductivity. This study, which is the basis for the 2-ft CCL in Subtitle D composite liner, demonstrated that the impact of local defects became negligible if a CCL contained at least four lifts (Benson and Daniel 1994a, b). Nevertheless, given the success of 5-ft CCLs in Wisconsin, and with concern about volatile organic compounds (VOCs) in leachate, WDNR followed a conservative approach and retained the 5-ft-thick CCL in NR504.

Promulgation of RCRA Subtitle D in 1993 required that MSW landfills in all states incorporate a composite liner with a geomembrane overlying a CCL at least 2-ft thick and having hydraulic conductivity no greater than $10^{-7}$ cm/s. Given this change in federal regulations, and the additional protection afforded by the geomembrane, WDNR’s adopted a composite liner with a 4-ft-thick CCL overlain by a 60-mil geomembrane. WDNR retained a 4-ft CCL rather than the 2-ft CCL in RCRA Subtitle D to provide additional conservatism. WDNR’s favorable experience protecting groundwater with a 5-ft-thick CCL provided a good basis for a thicker composite liner than required by RCRA Subtitle D, given that composite liners for MSW landfill were relatively new when Subtitle D was promulgated.

LEAKAGE RATE ANALYSIS

The leakage rate analysis was conducted to compare leakage rates anticipated for the four alternative composite liners to the leakage rate anticipate for the NR504 composite liner for the purpose of assessing whether the alternative liners were “equivalent” to the NR504 liner in terms
of reducing leakage (Fig. 1). Flow in composite liners occurs through defects in the geomembrane, between the geomembrane and the underlying soil liner in an interfacial zone, and then downward through the soil liner (Fig. 2). The leakage rate is controlled by the area over which the flow spreads in the interfacial zone, the depth of liquid on the surface of the liner ($d_L$), and the saturated hydraulic conductivity of the soil liner component ($K_s$) (Giroud 1997, Touze-Foltz et al. 1999, Foose et al. 2001). The area of spreading in the interfacial zone is controlled by the size of defects in the geomembrane and the transmissivity of the interface, which is affected by the stiffness of the geomembrane, the texture of the surface of the soil liner component, and the overburden stress on the surface of the liner (Foose et al. 2001, Rowe 2012). More flexible geomembranes, smoother soil liner surfaces, and higher overburden stresses result in better contact between the geomembrane and the soil component, which results in lower interface transmissivity and lower leakage rate. For this reason, geotextiles are not placed between a geomembrane and soil liner in a composite liner, as the geotextile would create a more transmissive interface, greater spreading of flow, and higher leakage rate.

Giroud’s equation is the most common method to predict the leakage rate for a composite liner (Rowe 2012):

$$Q = C \left[ 1 + \frac{1}{10} \left( \frac{d_L}{t_L} \right)^{0.99} \right] a^{0.1} d_L^{0.9} K_s^{0.74}$$

where $Q$ is the leakage rate per hole in the composite liner, $a$ is the area ($m^2$) of the hole, and $C$ is a contact factor (Giroud 1997). The contact factor characterizes the intimacy of contact between the geomembrane and underlying soil liner, with higher $C$ corresponding to a more transmissive interface. Equation 1 is a semi-empirical expression developed by Giroud (1997) that is the most widely used equation to compute the leakage rate from composite liners. Equation 1 is based on the empirical equation originally developed by Giroud et al. (1989), with modifications to address the effects of liner thickness and depth of liquid on the liner, which is accounted for by the term $d_L/t_L$ which resembles a hydraulic gradient (Giroud 1997). Because Equation 1 is based on an empirical expression, the variables must be in a specific set of SI units: $Q$ - m$^3$/s, $d_L$ - m, $t_L$ - m, $a$ - m$^2$, and $K_s$ - m/s. The gradient term $(d_L/t_L)$ in Equation 1 generally is valid for $d_L < 3$ m.

Foose et al. (2001) evaluated the efficacy of the equations by Giroud (1997) by comparing leakage rates predicted by Equation 1 to leakage rates computed with a three-dimensional finite-difference model developed with minimal simplifying assumptions. The model explicitly accounted for multidimensional flow in the interfacial zone and soil liner, and allowed different hydraulic properties to be assigned throughout the model domain. Leakage rates predicted by the Giroud equation were higher than those predicted by the three-dimensional finite-difference model, sometimes more than a factor of 10 higher. That is, the Giroud equation overpredicts the leakage rate (i.e., the predictions are “conservative”). Giroud’s equation is broadly used because of its simplicity combined with the “conservative” aspect of the predictions (Rowe 2005).
Leakage rates were computed using Eq. 1, assuming five circular holes per hectare, with each hole 10 mm in diameter. Giroud and Bonaparte (2001) recommend this hole size and frequency for engineering design computations assuming typical quality assurance during construction. “Good” contact between the GM and underlying soil liner was assumed (C = 0.21, Giroud 1997).

Thickness and hydraulic conductivity of the soil component of the composite liner were set at 1.22 m (4 ft) and 1x10⁻⁷ cm/s for the NR504 liner, 0.61 m (2 ft) and 1x10⁻⁷ cm/s for Alternative A1, and 6 mm and 1x10⁻⁹ cm/s for Alternative A3. The thickness and hydraulic conductivity of the GCL for Alternative A4 were based on recommendations in Bradshaw et al. (2013) for stresses corresponding to liner conditions in MSW landfills. For Alternative A2, the thickness of the soil liner component was set equal to the combined thickness of the GCL and compacted clay liner (0.616 m or 2.02 ft) and the hydraulic conductivity was set equal to the harmonic mean of the hydraulic conductivities of the GCL and compacted clay liners weighted by the thickness of each component. The harmonic mean is used for vertical flow through horizontal layers (Benson and Daniel 1994a), and yielded an effective hydraulic conductivity of 5.09x10⁻⁸ cm/s.

The depth of leachate on the liner in Equation 1 was computed assuming sheet flow in the leachate collection system (Giroud et al. 2000):

\[ d_L = \frac{pL}{K_{sl} \sin \beta} \]  

where \( p \) is the leachate impingement rate on the leachate collection layer, \( L \) is the maximum distance of flow to the leachate collection pipe, \( \beta \) is the slope angle for the liner, and \( K_{sl} \) is the saturated hydraulic conductivity of the leachate collection layer. Impingement rates corresponding to 100, 300, 500, and 700 mm/yr were used in Eq. 2 to compute the leachate depths. This range of impingement rates captures the range reported in Bareither et al. (2010) for municipal solid waste (MSW) landfills in humid regions with a broad range of leachate recirculation and/or liquid addition rates, with the lowest impingement rate corresponding to conditions without recirculation or liquid addition to the MSW. Hydraulic conductivity of the leachate collection stone was assumed to be 1 cm/s, as required in NR504.06 for MSW landfills. The slope was varied from 0.5 to 4% (2% is the default minimum in NR504.06, although site-specific provisions for composite liners are identified in NR504.06 and slopes as low as 0.5% are employed for composite-lined landfills in Wisconsin).

No contribution of the upper geomembrane was considered when computing the leakage rates for Alternative A3. If the upper geomembrane is punctured or leaks, the geonet will flood and the leakage rate would be controlled by the underlying composite liner with a geomembrane over a GCL. If the upper geomembrane retains some or complete effectiveness, the leakage rates would be lower than those shown in Table 1 for Alternative A3.
Alternative 4 is a combination of the NR500 liner and Alternative 1. Thus, no leakage rate calculations were made for Alternative A4 assuming that the leakage rate would be no greater than the leakage rate for Alternative A1, and probably less.

Results

Leakage rates computed using Giroud’s equation are summarized in Table 1 for the NR504 liner and Alternatives A1-A3. A graph comparing the leakage rates is shown in Fig. 2 for a liner slope of 0.5% and the range of leachate impingement rates used in the analysis. The leakage rates in Table 1 and Fig. 2 are generally consistent with those reported in Bonaparte et al. (2002) and Mitchell et al. (2007).

All of the leakage rates are very low, typically being less than 0.2 L/ha-d (~0.02 gall/ac-d) at the highest impingement rates. The leakage rates are very low because the leachate depth in the leachate collection system is very low (on the order of a few mm) and the composite barrier is highly effective in constraining flow. The high hydraulic conductivity of the leachate collection layer provides for efficient transmission of leachate, resulting in very low leachate depths.

Comparison of the leakage rates indicates that the NR504 liner has the highest leakage rates of all liners. Alternative A1 has comparable leakage rate as the NR504 liner, whereas Alternatives A2 and A3 are considerably lower. These findings indicate that the thickness of the composite liner is not particularly important in terms of controlling the leakage rate.

The leakage rate for Alternative A3 is lower than for A2, even though both include a GCL, with the GCL backed up by a compacted clay liner in A2. This reflects an anomaly in how the hydraulic gradient is applied in Giroud’s equation (Eq. 1), as the leakage rate for Alternative A2 is expected to be less than or equal than the leakage rate computed for Alternative A3 given that the upper geomembrane Alternative A3 was ignored in the analysis. For all practical purposes, leakage rates for Alternatives A2 and A3 should be comparable when the upper geomembrane in A3 is ignored. For this reason, the leakage rates reported for A2 and A3 in Fig. 2 and Table 1 for a given leachate impingement rate can be considered a range of possible leakage rates for either liner.

The effect of liner slope on the leakage rates is shown in Fig. 3. The leakage rate diminishes modestly as the liner slope increases, with the greatest change as the slope increases from 0.5 – 2.0%. The leakage rates for Alternatives A1 show similar sensitivity to slope as the NR504 liner. In contrast, the leakage rates for Alternatives A2 and A3 are less sensitive to liner slope because the soil component of the composite liner is less permeable.

CONTAMINANT TRANSPORT ANALYSIS

A contaminant transport analysis was conducted to evaluate whether two of the alternative liners were equally protective of groundwater as the NR504 composite liner. For composite liners,
diffusion is the most important mechanism affecting contaminant transport because diffusion can occur across the entire surface, whereas leakage only occurs at those locations where defects exist in the geomembrane. The cross-sectional area of the defects is orders of magnitude lower than the total cross-sectional area of the liner surface. Thus, the area for diffusion is orders of magnitude larger than the area engaged in leakage (Foose et al. 2002). Diffusion is most significant for organic compounds, particularly VOCs, as they readily partition into the geomembrane and can be transported by diffusion through the liner.

For diffusive transport of VOCs, the material and transport properties of the solute, GM, clay and natural soil are of significance whereas leachate head and number of holes/defects are of much less significance (seepage velocity is nil compared to diffusive transport processes, Foose et al. 2002). As VOC transport occurs over the entire surface of a GM, the process can be modeled one dimensionally (1D). In saturated soil, 1D mass transport of a non-decaying solute via diffusion can be expressed as (Hashimoto et al. 1964; Freeze and Cherry 1979):

\[
\frac{\partial C_s}{\partial t} = \frac{D^*}{R} \frac{\partial^2 C_s}{\partial z^2}
\]  

where \( C_s \) is the concentration of the organic compound in the pore water of the soil liner, \( z \) is the distance along the direction of mass transport, \( t \) is elapsed time, \( R \) is the retardation factor, and \( D^* \) is the effective diffusion coefficient. The effective diffusion coefficient can be related to the free solution diffusion coefficient \( D \) by:

\[
D^* = D \tau_a
\]

where \( \tau_a \) is apparent tortuosity, which is typically 0.01 to 0.5 for clay (Shackelford and Daniel 1990, Tinjum et al. 1997). The retardation factor is computed as:

\[
R = 1 + \frac{\rho_b K_d}{\eta}
\]

where \( K_d \) is the clay-water partition coefficient, \( \rho_b \) is the dry density of the clay liner, and \( \eta \) is the porosity of the clay.

Partitioning in the geomembrane is described by the solute-geomembrane partition coefficient \( (K_{gm}) \):

\[
K_{gm} = \frac{C_{gm}}{C_s}
\]

where \( C_{gm} \) is the concentration sorbed to the geomembrane and \( C_s \) is the solute concentration in solution. Diffusion through the GM is described using Eq. 3 with \( D^*/R \) replaced by \( D_{gm} \), the diffusion coefficient for the geomembrane (Park and Nibras 1993; Park et al. 1996; Sangam and Rowe 2001b; Joo et al. 2004, 2005; Park et al. 2012a, b)
\[ \frac{\partial c_{gm}}{\partial t} = D_{gm} \frac{\partial^2 c_{gm}}{\partial z^2} \]  

(7)

For soil-solute systems, \( K_d \) is obtained (Blume et al. 1990; Nelson and Sommers 1996) by:

\[ K_d = f_{oc} K_{oc} \]  

(8)

where \( K_{oc} \) is the organic carbon partition coefficient and \( f_{oc} \) is the fraction of organic carbon in the clay. \( K_{oc} \) is computed from the octanol-water partition coefficient, \( K_{ow} \), as (Karickhoff et al. 1979; Kim et al. 2001; Lake and Rowe 2005):

\[ \log K_{oc} = 0.92 + 0.36 \log K_{ow} \]  

(9)

when \( f_{oc} \) is in the range of 0.1–6%, as is commonly found in clay liner soils. Toluene is commonly used as a representative VOC in transport analysis for MSW liners given that toluene is ubiquitous in MSW landfill leachates.

For the unsaturated zone beneath the liner, the effective diffusion coefficient, \( D^* \), is a function of the degree of saturation, \( S \) (Porter et al. 1960; Romkens and Bruce 1964; Rowell et al. 1967; Warncke and Barber 1972; Barraclough and Tinker 1981, Lim et al. 1998).

Transport Modeling

A diffusive solute transport analysis incorporating the liner and underlying vadose zone was conducted using the COMSOL finite-element package. COMSOL provides a numerical solution of Equations 3-9 for a given set of input simulations. Results obtained from COMSOL were validated using the Crank-Nicolson finite-difference method in Microsoft Excel spreadsheets (Foose 2002; Foose et al. 2001, 2002; Park et al. 2012b; Eun et al. 2014).

Leachate from MSW contains a wide range of VOCs (see Table 2) in addition to inorganic compounds. Klett et al. (2005) examined VOC concentrations in MSW landfill leachates throughout Wisconsin for lined landfills (CCLs or composite liners). Average concentrations of five VOCs in leachates from Klett et al. (2005) are shown in Table 3 that represent a range of VOC types. Toluene (an arene, \( K_{ow} = 2.69 \)) is the most widely detected VOC (49 of 54 cells) with one of the highest concentrations(\( C_{avg} = 83.5 \text{ ug/L} \)). For this reason, toluene was used as the representative solute in this analysis.

Transport parameters used in the modeling are summarized in Table 4. The toluene concentration in the leachate was assumed to be constant at 100 \( \mu \text{g/L} \), which is higher than the geometric mean concentration of toluene reported by Klett et al. (2005) for leachate in Wisconsin landfills (83.5 \( \mu \text{g/L} \)). The lower boundary condition was set at a concentration of 0 and was assumed to be time invariant.
Results

Concentrations at the groundwater table predicted by the model are shown in Fig. 6 for a period of 125 yr. Toluene concentrations are zero for over 100 years and remain exceptionally low throughout the entire simulation period (i.e., orders of magnitude below regulatory levels). Moreover, the highest concentrations are obtained from the NR504 composite liner due to the longer diffusion distance through the unsaturated silty sand subgrade beneath the thinner alternative composite liners. This analysis ignored biodegradation of the toluene. If degradation had been included, concentrations at the groundwater table would have been zero throughout the entire duration of the simulation.

REFERENCES


Wisconsin Department of Natural Resources (2019). “LANDFILL LOCATION, PERFORMANCE, DESIGN AND CONSTRUCTION CRITERIA.” Chapter NR 504.
Table 1. Leakage rates for NR504 composite and proposed alternative liners computed with Equation 1.

<table>
<thead>
<tr>
<th>Impingement Rate (mm/y)</th>
<th>Liner Slope (%)</th>
<th>Leakage Rate (L/ha-d)</th>
<th>NR504</th>
<th>A1</th>
<th>A2</th>
<th>A3</th>
</tr>
</thead>
<tbody>
<tr>
<td>100</td>
<td>0.5</td>
<td>0.035</td>
<td>0.035</td>
<td>0.021</td>
<td>0.001</td>
<td></td>
</tr>
<tr>
<td>300</td>
<td>0.5</td>
<td>0.095</td>
<td>0.095</td>
<td>0.058</td>
<td>0.004</td>
<td></td>
</tr>
<tr>
<td>500</td>
<td>0.5</td>
<td>0.150</td>
<td>0.150</td>
<td>0.091</td>
<td>0.006</td>
<td></td>
</tr>
<tr>
<td>700</td>
<td>0.5</td>
<td>0.203</td>
<td>0.204</td>
<td>0.124</td>
<td>0.009</td>
<td></td>
</tr>
<tr>
<td>100</td>
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<td>0.019</td>
<td>0.019</td>
<td>0.011</td>
<td>0.001</td>
<td></td>
</tr>
<tr>
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<td>0.051</td>
<td>0.051</td>
<td>0.031</td>
<td>0.002</td>
<td></td>
</tr>
<tr>
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<td>0.080</td>
<td>0.049</td>
<td>0.003</td>
<td></td>
</tr>
<tr>
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<td>0.109</td>
<td>0.109</td>
<td>0.066</td>
<td>0.004</td>
<td></td>
</tr>
<tr>
<td>100</td>
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<td>0.010</td>
<td>0.006</td>
<td>0.000</td>
<td></td>
</tr>
<tr>
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<td>0.027</td>
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<tr>
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<td>0.043</td>
<td>0.026</td>
<td>0.002</td>
<td></td>
</tr>
<tr>
<td>700</td>
<td>2.0</td>
<td>0.058</td>
<td>0.058</td>
<td>0.035</td>
<td>0.002</td>
<td></td>
</tr>
<tr>
<td>100</td>
<td>3.0</td>
<td>0.007</td>
<td>0.007</td>
<td>0.004</td>
<td>0.000</td>
<td></td>
</tr>
<tr>
<td>300</td>
<td>3.0</td>
<td>0.019</td>
<td>0.019</td>
<td>0.011</td>
<td>0.001</td>
<td></td>
</tr>
<tr>
<td>500</td>
<td>3.0</td>
<td>0.030</td>
<td>0.030</td>
<td>0.018</td>
<td>0.001</td>
<td></td>
</tr>
<tr>
<td>700</td>
<td>3.0</td>
<td>0.041</td>
<td>0.041</td>
<td>0.025</td>
<td>0.001</td>
<td></td>
</tr>
<tr>
<td>100</td>
<td>4.0</td>
<td>0.005</td>
<td>0.005</td>
<td>0.003</td>
<td>0.000</td>
<td></td>
</tr>
<tr>
<td>300</td>
<td>4.0</td>
<td>0.015</td>
<td>0.015</td>
<td>0.009</td>
<td>0.000</td>
<td></td>
</tr>
<tr>
<td>500</td>
<td>4.0</td>
<td>0.023</td>
<td>0.023</td>
<td>0.014</td>
<td>0.001</td>
<td></td>
</tr>
<tr>
<td>700</td>
<td>4.0</td>
<td>0.031</td>
<td>0.031</td>
<td>0.019</td>
<td>0.001</td>
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</table>
Table 2. Percent VOC detections in leachates of Massachusetts (Friedman 1988) and Wisconsin (Klett et al. 2005).

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Percent landfills with VOC detections in leachate</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Massachusetts</td>
</tr>
<tr>
<td>Styrene</td>
<td>5</td>
</tr>
<tr>
<td>Vinyl chloride</td>
<td>16</td>
</tr>
<tr>
<td>Chlorobenzene</td>
<td>16</td>
</tr>
<tr>
<td>Trichlorofluoromethane</td>
<td>26</td>
</tr>
<tr>
<td>Chloroform</td>
<td>26</td>
</tr>
<tr>
<td>Methyl ethyl ketone</td>
<td>37</td>
</tr>
<tr>
<td>1,2-dichloroethane</td>
<td>42</td>
</tr>
<tr>
<td>1,4-dichlorobenzene</td>
<td>42</td>
</tr>
<tr>
<td>1,2-dichloroethylene (trans)</td>
<td>42</td>
</tr>
<tr>
<td>1,1,1-trichloroethane</td>
<td>47</td>
</tr>
<tr>
<td>Chloroethane</td>
<td>58</td>
</tr>
<tr>
<td>Tetrahydrofuran</td>
<td>58</td>
</tr>
<tr>
<td>Tetrachloroethylene</td>
<td>58</td>
</tr>
<tr>
<td>1,1-dichloroethane</td>
<td>63</td>
</tr>
<tr>
<td>Trichloroethylene</td>
<td>63</td>
</tr>
<tr>
<td>Benzene</td>
<td>63</td>
</tr>
<tr>
<td>Xylene, o-</td>
<td>84</td>
</tr>
<tr>
<td>Ethylbenzene</td>
<td>84</td>
</tr>
<tr>
<td>Toluene</td>
<td>95</td>
</tr>
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</table>
Table 3. Summary of VOCs in MSW landfills in Wisconsin along with the Wisconsin enforcement standard, the preventative action limit, and the USEPA maximum contaminant level (units of µg/l)

<table>
<thead>
<tr>
<th>Type</th>
<th>Type</th>
<th>PAL¹</th>
<th>ES²</th>
<th>MCL³</th>
<th>Avg. Max Conc. in Lysimeter</th>
<th>Avg. Conc. in Lysimeter</th>
</tr>
</thead>
<tbody>
<tr>
<td>MC</td>
<td>Alkane</td>
<td>0.5</td>
<td>5</td>
<td>5</td>
<td>87.4</td>
<td>15.4</td>
</tr>
<tr>
<td>MTBE</td>
<td>Ether</td>
<td>12</td>
<td>60</td>
<td>-</td>
<td>30</td>
<td>10.8</td>
</tr>
<tr>
<td>TCE</td>
<td>Alkene</td>
<td>0.5</td>
<td>5</td>
<td>5</td>
<td>42.8</td>
<td>10.5</td>
</tr>
<tr>
<td>TOL</td>
<td>Aromatic</td>
<td>200</td>
<td>1000</td>
<td>1000</td>
<td>74.7</td>
<td>15.9</td>
</tr>
<tr>
<td>CB</td>
<td>Aromatic</td>
<td>20</td>
<td>100</td>
<td>100</td>
<td>58.5</td>
<td>19.9</td>
</tr>
</tbody>
</table>

¹PAL = Preventative Action Limit
²ES = Enforcement Standard
³MCL = USEPA Maximum Contaminant Level

Table 4. Transport properties used in contaminant transport analysis.

<table>
<thead>
<tr>
<th>Layer</th>
<th>Kd (L/kg)</th>
<th>D* (x10^-13 m²/s)</th>
<th>η</th>
<th>τa</th>
<th>ρd (g/cm³)</th>
<th>Ksat (m/s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.5-mm EVOH</td>
<td>83.21</td>
<td>0.140</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>1.5-mm HDPE</td>
<td>88.56</td>
<td>4.06</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>CCL</td>
<td>0.75</td>
<td>2000</td>
<td>0.37</td>
<td>0.24</td>
<td>1.24</td>
<td>1.0x10^-9</td>
</tr>
<tr>
<td>GCL</td>
<td>0.12</td>
<td>600</td>
<td>0.70</td>
<td>0.074</td>
<td>0.79</td>
<td>1.0x10^-11</td>
</tr>
<tr>
<td>Natural Soil, SM</td>
<td>0.62</td>
<td>3000 at 100% S</td>
<td></td>
<td>0.375</td>
<td>0.35</td>
<td>1.24</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2400 at 80% S</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>1800 at 55% S</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>1350 at 45% S</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>1050 at 32.5% S</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>750 at 15% S</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Amended Base</td>
<td>1.55</td>
<td>2500</td>
<td>0.375</td>
<td>0.30</td>
<td>1.24</td>
<td>1.0x10^-8</td>
</tr>
</tbody>
</table>

*S = Degree of Saturation in percentage, EVOH = ethylene vinyl alcohol geomembrane. After Eun (2014); Foose et al. (2002); Kim et al. (2001); Lake and Rowe (2005); Lim et al. (1998); Park et al. (2012a); Tinjum et al. (1997). Hyphen indicates not applicable.
Fig. 1. NR504 composite liner and alternative liners consider in leakage rate comparison.
Fig. 2. Flow processes in a composite liner: flow downward through the geomembrane defect, laterally in the interfacial zone between the geomembrane and soil liner, and downward through the soil liner.
Fig. 3. Leakage rates for NR504 composite liner and Alternatives A1-A3 as a function of impingement rate. Liner slope at 0.5% for all scenarios. 1 L/ha-d = 0.1 gall/ac-d.
Fig. 4  Leakage rates for the NR504 composite liner and Alternatives A1-A3 as a function of liner slope. Impingement rate = 300 mm/yr for all scenarios. 1 L/ha-d = 0.1 gall/ac-d.
Fig. 5. Considerations for performance-based landfill liner design where J is solute flux, Q is rate of leakage, and C is concentration of chemical/solute at a point of compliance.
Fig. 6. NR504 alternative liner sections evaluated for performance-based diffusive flux (a) and diffusive flux concentration profiles with the annual high groundwater table being the point of compliance (b).
HISTORY OF COMPACTED CLAY LINERS IN WISCONSIN

The history of formal environmental containment, siting, and management regulation in the State of Wisconsin is relatively recent, with the formation of the Wisconsin Department of Natural Resources (WDNR) occurring just over 50 years ago in 1967. In the very early history, landfill liner materials, methods, and thickness evolved from staff efforts within WDNR to define what should take the place of local practice at the time and while requirements from the United States Environmental Protection Agency, USEPA, were vague. In 1967, Chapter 83 represented Wisconsin’s first law that addressed solid waste, and then Chapter NR 51, Wisconsin Administrative Code, was adopted by the Wisconsin Natural Resources Board in 1969, actually preceding the establishment of the USEPA in 1971. In Chapter NR 51, licensing of solid waste disposal sites and facilities was initiated, along with minimum standards, plans of operations, and the requirement that new landfills required WDNR approval.

Landfill design, in the early days, evolved from empirical observations and feedback from early designs. Some of the earliest examples of larger-scale, “engineered” landfills included Brown County East Landfill (upgraded to a 5-ft-thick clay liner) and Marathon County Landfill with a 4-ft-thick CCL, 1-ft-thick natural sand, final clay cover, and a leachate collection system with PVC collection piping. The development of specifications for low-permeability, recompacted, fine-grained soil liners were initially led by Mark Gordon, Staff Engineer, and Paul Huebner, Lead Hydrogeologist within the WDNR. These specifications were formed out of similarities to the compaction procedures of clay in earth-dam cores thus leading to wet-of-optimum compaction with pad-foot compactors in 6-inch-thick lifts with moisture/density control for compacted clay liners (CCL). However, in these early days, the WDNR noted that compaction for “permeability control” was a “hard sell.” Furthermore, in the 70’s and early 80’s, natural attenuation designs were being proposed by agricultural and wastewater engineers which, ultimately, were not achievable or believed by the WDNR, especially with the later discovery of VOCs in leachate and landfill gas. With all of this background, the WDNR was largely gravitating towards the need for a thick, redundant, recompacted clay liner as the standard-of-practice.

In the mid- to late-70’s, liners and leachate collection systems (LCS) were required for larger and newer landfills. Given WDNR’s lack of confidence in technical expertise within the State, the 5-ft-thick CCL was born because the WDNR did not know the identify or capabilities of contractors, inspectors, and engineering staff to conduct proper field QC and construction documentation. For example, there were instances in which the owner ‘swore’ that they laid down
3 ft of clay but for which field inspections only showed 6 inches in places. Furthermore, the WDNR documented systems in which the slopes on collection pipes were much less than designed and approved. The WDNR believed that there was ready access to clay soil throughout the State based on reports from the Wisconsin Geological and Natural History Survey (WGNHS), County Ag. Soil Surveys…This 5-ft-thick CCL was redundant where individual, out-of-code lifts would not impact the overall performance of the system. The initial thickness requirements thus developed as 5-ft-thick CCLs with hydraulic conductivity of $10^{-7}$ cm/s or less and a 1-ft-thick sand drain of $10^{-3}$ cm/s or greater. Note that these standards were defined before geomembranes and geosynthetics in general were introduced to the profession and before the advent of composite liners (required beginning in the mid 90’s).

Circa 1980, justification was sought for the mandatory 5-ft-thick CCL by owners, contractors, and engineers alike. Within WDNR, Ken Quinn, Senior Hydrogeologist, and Peter Kmet, Acting Section Chief, led the effort to quantify and justify this requirement. Based largely on the work initially published by J. Wong (1977) titled “The Design of a System for Collecting Leachate from a Lined Landfill Site,” Kmet, Quinn, and Slavik published a follow-on paper in 1981 at the Madison Waste Conference titled “Analysis of Design Parameters Affecting the Collection Efficiency of Clay Lined Landfills.” In this groundbreaking paper, Kmet et al. (1981) improved certain simplifying assumptions, corrected an error in the derivation of the core equation, and also corrected the parameters to include porosity. They then ran a sensitivity analysis and noted that the hydraulic conductivity of the CCL and the material overlying the liner, including the initial head and conductivity, were the most critical design parameters. Two of the exemplifying graphs in this formative WDNR assessment and publication follow in which percent leakage and total volume of leakage are plotted against the CCL thickness and various initial heads.
You will note in these graphs that **leachate head is a significant parameter and that there are significant improvements going to at least 2 ft of CCL, but significantly decreasing improvements thereafter, especially for 1 ft of head.** Later in the evolution and maintenance of these redundantly thick CCLs, significant papers published circa 1988 about the existence of wide-ranging synthetic organics and volatile organic compounds (VOCs) in landfill leachate led the WDNR to stick to their philosophy that it is “better to be safe than sorry.”

Eventually, in the mid 90’s, geomembranes and composite liners were evolving into standard-of-practice. This led to WDNR’s ‘acceptance’ of the change of the standard 5-ft-thick CCL to a 4-ft-thick CCL with a 60-mil HDPE GM. This was explained to be an artifact of introducing modifications to the original NR 504 to accommodate these composite liners. The WDNR ‘assuaged’ landfill owners about the cost impacts of installing the 60-mil HDPE GM by reducing the CCL thickness and, internally, justified to themselves via a ‘qualitative assessment’ that not much protection was lost if the GM was compromised or “worthless.” However, the full benefits of the composite liner system were not necessarily calculated quantitatively nor were the continued and significant improvements in compaction equipment, QA/QC methods, engineering specifications and technical experience in the State assessed against the history and evolution of the original requirements. There continued to be a list of evolving concerns about the integrity of CCLs and composite liners in the mid-90s into the 21st century ranging from the detrimental impact of freeze-thaw cycling, diffusion of VOCs, and studies that found VOCs and leachate in lysimeters below composite liner systems (via holes, defects, diffusion…) thus guiding the WDNR, once again, to stay consistent with their “better to be safe than sorry” approach. Finally, the lack of any
significant groundwater contaminant plumes emanating from modern-day Wisconsin landfills designed with thick CCLs or composite systems thereof has convinced the leadership that whatever they are doing is working, so why change?