

APPENDIX O

Letters of Consistency 2004 - 2009

March 19, 2007

Robert Wirks
Project Consultant
Joyce Engineering, Inc
1604 Ownby
Richmond, Virginia 23220

Re: Major Permit Amendment for the City of Petersburg Sanitary Landfill

Dear Mr. Wirks:

Thank you for your email of February 6, 2007, requesting Central Virginia Waste Management Authority (CVMWA) certify that the proposed Major Permit Amendment for the City of Petersburg Sanitary Landfill, is consistent with the Central Virginia Solid Waste Management Plan ("Plan"). The capacity figure for the landfill in the Plan is an approximate figure that won't change significantly with the implementation of the proposed permit amendment. Additionally, the Plan noted that the Landfill would be operational until the 2009 - 2011 time frame. This will continue to be the case if the permit amendment is approved and implemented. The Plan identifies sufficient capacity to meet the waste needs of the Region over the Plan window therefore the proposed changes to the Petersburg Landfill will not impact the Plan's waste management strategies for the Region.

Based on the information that you have provided the CVWMA concerning the proposed Major Permit Amendment for the City of Petersburg Sanitary Landfill it is the CVWMA's understanding that the proposed changes to the landfill will not impact the Regional waste disposal strategies or waste management philosophies included in the Plan.

Therefore, based on the information provided by Joyce Engineering, the proposed Major Permit Amendment is consistent with the Central Virginia Solid Waste Management Plan.

Sincerely;

Kimberly A. Hynes
Executive Director

cc: Bernard B. Harris, Director of Operations

November 13, 2007

Ms. April Swanson
Staff Consultant
Joyce Engineering, Inc
1604 Ownby
Richmond, Virginia 23220

Re: Permit for S.B. Cox, Inc Construction, Demolition and Debris, Material Recovery Facility

Dear Ms. Swanson:

Thank you for your letter of November 8, 2007, requesting Central Virginia Waste Management Authority (CVMWA) certify that the proposed S.B. Cox, Inc Construction, Demolition and Debris (CDD), Material Recovery Facility (MRF), is consistent with the Central Virginia Solid Waste Management Plan ("Plan"). The proposed facility to be located at 5100 Williamsburg Avenue to reclaim potentially recyclable material from demolition and construction waste is expected to reduce the amount of material that will be sent to the Taylor Road CDD Landfill for disposal.

Based on the information that you have provided the CVWMA concerning the proposed CDD MRF it is the CVWMA's understanding that the facility will positively enforce the regional waste disposal strategies and waste management philosophies included in the Plan by reducing the amount of materials that will be landfilled and increasing that amount recycled.

Therefore, based on the information provided by Joyce Engineering, the proposed CDD MRF is consistent with the Central Virginia Solid Waste Management Plan.

Sincerely;

Kimberly A. Hynes
Executive Director

December 3, 2007

Ms. Brenda P. Robinson
President
Environmental Solutions, Inc
13101 N. Enon Church Road
Chester, Virginia 23836

Re: Permit for Environmental Solutions, Inc Composting Facility

Dear Ms. Robinson:

Thank you for your letter of November 26, 2007, requesting Central Virginia Waste Management Authority (CVMWA) certify that the Part A application to allow Environmental Solutions, Inc to compost more than 700 tons per quarter, is consistent with the Central Virginia Solid Waste Management Plan ("Plan"). The Environmental Solutions, Inc. facility located at 13101 North Enon Church Road Williamsburg is currently operating a composting facility under Permit-By-Rule (PBR) #523 that was approved by the Department of Environmental Quality earlier this year following an amendment to the Central Virginia Solid Waste Management Plan to include the facility in the Plan.

Based on the information that you have provided the CVWMA concerning the proposed expansion of the composting facility it is the CVWMA's understanding that the facility will positively enforce the regional recycling and waste disposal strategies and waste management philosophies included in the Plan by reducing the amount of materials that will be landfilled and increasing the amount recycled/reused.

Therefore, based on the information provided by Environmental Solutions, Inc, the proposed composting facility expansion is consistent with the Central Virginia Solid Waste Management Plan.

Sincerely;

Kimberly A. Hynes
Executive Director

cc: Bernard B. Harris, Director of Operations

December 10, 2007

Ms. Brenda P. Robinson
President
Environmental Solutions, Inc
13101 N. Enon Church Road
Chester, Virginia 23836

Re: Permit for Sustainability Park, LLC C/D/D MRF

Dear Ms. Robinson:

Thank you for your letter of December 3, 2007, requesting Central Virginia Waste Management Authority (CVMWA) certify that the application for a Permit-By-Rule (PBR) to allow Sustainability Park, LLC, Inc to operate a Construction Demolition and Debris (C/D/D) Materials Recover Facility (MRF), is consistent with the Central Virginia Solid Waste Management Plan ("Plan"). The proposed Sustainability Park, LLC MRF facility located at 13101 North Enon Church Road, Chester will be operated by Ace Waste, a construction and demolition waste recycling company. The proposed facility will reclaim potentially recyclable material from demolition and construction waste to reduce the amount of material being sent to a Landfill for disposal.

Based on the information that you have provided the CVWMA concerning the proposed C/D/D MRF it is the CVWMA's understanding that the facility will positively enforce the regional waste disposal strategies and waste management philosophies included in the Plan by reducing the amount of materials that will be landfilled and increasing that amount recycled/reused.

Therefore, based on the information provided by Sustainability Park, LLC the proposed C/D/D MRF is consistent with the Central Virginia Solid Waste Management Plan.

Sincerely;

Kimberly A. Hynes
Executive Director

cc: Bernard B. Harris, Director of Operations

October 1, 2008

Mr. Thomas R. Laughlin
Draper Aden Associates
8090 Villa Park Drive
Richmond, Virginia 23228

Re: Permits for The East End Landfill (TEEL)

Dear Mr. Laughlin:

Thank you for your letter of September 11, 2008, requesting Central Virginia Waste Management Authority (CVMWA) certify that the application to increase TEEL average and maximum daily waste intake rates from 450 tons per day (tpd) and 900 tpd respectively to 2,500 tpd and 3,500 tpd, is consistent with the Central Virginia Solid Waste Management Plan ("Plan"). TEEL, a CDD landfill, is located in eastern Henrico County at 1820 Darbytown Road, Richmond, Virginia, 23231. TEEL currently has processes in place to recycle and reclaim much of the incoming waste, minimizing the amount actually being landfilled. The proposed increase in waste will enable TEEL to further increase the amounts being reclaimed and recycled and improve the efficiency of these processes.

Based on the information that you have provided the CVWMA concerning the proposed increase of TEEL average and maximum daily waste intake rates and the recycling currently being done at the site, it is the CVWMA's understanding that the facility will positively enforce the regional waste disposal strategies and waste management philosophies included in the Plan by reducing the amount of materials that will be landfilled and increasing that amount recycled/reused.

Therefore, based on the information provided by Draper Aden Associates on behalf of TEEL, the proposed increase in average and maximum daily waste intake rates is consistent with

the Central Virginia Solid Waste Management Plan (CVSWMP).

Your letter also indicates that in the near future you intend to seek approval for construction and operation of Cells V and VI. CVWMA has previously stated that the construction of these cells was consistent with the Central Virginia Solid Waste Management Plan both in a letter dated June 17, 2005 and in a Minor Amendment approved by the DEQ November 9, 2005.

The proposal to construct and operate additional cells, Cells VII and VIII, which will increase TEEL capacity and life expectancy, will require a Major Amendment to the CVSWMP. CVWMA will initiate the plan amendment process which includes a public meeting and approval of the proposed amendment by the Crater Planning District Commission, the Richmond Regional Planning District Commission, by the CVWMA Board of Directors and ultimately by the Virginia DEQ.

Sincerely;

Kimberly A. Hynes
Executive Director

cc: Bernard B. Harris, Director of Operations

January 8, 2009

Mr. John Bragg
Environmental Specialist
Charles City County
P.O. Box 66
Charles City, Virginia 23030

Re: Tire Recycling Facility

Dear Mr. Bragg:

Thank you for your note requesting Central Virginia Waste Management Authority (CVMWA) certify that the application to establish a used tire recycling facility at 2640 Roxbury Road, Charles City Virginia is consistent with the Central Virginia Solid Waste Management Plan ("Plan"). It is our understanding that the proposed facility will have daily capacity of 50 tons of used tires and that onsite storage will be limited to 50,000 tires. The proposed products, shredded tires for Tire Derived Fuel (TDF) and engineering purposes as well as scrap steel to be recycled represent a beneficial use of waste tires.

Based on the information that you have provided the CVWMA concerning the proposed facility and capacities, it is the CVWMA's understanding that the facility will positively enforce the regional waste disposal and recycling strategies and waste management philosophies included in the Plan by potentially facilitating the recycling of used tires. This facility will service various municipalities and commercial establishments in Central Virginia.

Therefore, based on the information you have provided on behalf of The Green Zone Tire Recovery Facility (parent Company: Proco Company, 8968 Mike Garcia Dr., Manassas, Virginia 20109), the proposed facility and operation is consistent with the Central Virginia Solid Waste Management Plan (CVSWMP).

Sincerely;

Kimberly A. Hynes
Executive Director

cc: Bernard B. Harris, Director of Operations