



John R. Kasich, Governor  
Mary Taylor, Lt. Governor  
Craig W. Butler, Director

6/13/2016

Certified Mail

Ms. Betty LeClerc  
Williams County Landfill  
1633 Highwood W.  
Pontiac, MI 48340

Facility ID: 0386010059  
Permit Number: P0120640  
County: Williams

RE: FINAL AIR POLLUTION CONTROL TITLE V PERMIT  
Permit Type: Minor Permit Modification

Dear Permit Holder:

Enclosed is a final Ohio Environmental Protection Agency (EPA) Air Pollution Title V permit that allows you to operate the facility in the manner indicated in the permit. Because this permit may contain several conditions and restrictions, we urge you to read it carefully. In this letter you will find the information on the following topics:

- **How to appeal this permit**
- **How to save money, reduce pollution and reduce energy consumption**
- **How to give us feedback on your permitting experience**
- **How to get an electronic copy of your permit**
- **What should you do if you notice a spill or environmental emergency?**

**How to appeal this permit**

The issuance of this Title V permit is a final action of the Director and may be appealed to the Environmental Review Appeals Commission pursuant to Section 3745.04 of the Ohio Revised Code. The appeal must be in writing and set forth the action complained of and the grounds upon which the appeal is based. The appeal must be filed with the Commission within thirty (30) days after notice of the Director's action. The appeal must be accompanied by a filing fee of \$70.00, made payable to "Ohio Treasurer Josh Mandel," which the Commission, in its discretion, may reduce if by affidavit you demonstrate that payment of the full amount of the fee would cause extreme hardship. Notice of the filing of the appeal shall be filed with the Director within three (3) days of filing with the Commission. Ohio EPA requests that a copy of the appeal be served upon the Ohio Attorney General's Office, Environmental Enforcement Section. An appeal may be filed with the Environmental Review Appeals Commission at the following address:

Environmental Review Appeals Commission  
77 South High Street, 17th Floor  
Columbus, OH 43215

## **How to save money, reduce pollution and reduce energy consumption**

The Ohio EPA is encouraging companies to investigate pollution prevention and energy conservation. Not only will this reduce pollution and energy consumption, but it can also save you money. If you would like to learn ways you can save money while protecting the environment, please contact our Office of Compliance Assistance and Pollution Prevention at (614) 644-3469. Additionally, all or a portion of the capital expenditures related to installing air pollution control equipment under this permit may be eligible for financing and State tax exemptions through the Ohio Air Quality Development Authority (OAQDA) under Ohio Revised Code Section 3706. For more information, see the OAQDA website: [www.ohioairquality.org/clean\\_air](http://www.ohioairquality.org/clean_air)

## **How to give us feedback on your permitting experience**

Please complete a survey at [www.epa.ohio.gov/survey.aspx](http://www.epa.ohio.gov/survey.aspx) and give us feedback on your permitting experience. We value your opinion.

## **How to get an electronic copy of your permit**

This permit can be accessed electronically via the eBusiness Center: Air Services in Microsoft Word format or in Adobe PDF on the Division of Air Pollution Control (DAPC) Web page, [www.epa.ohio.gov/dapc](http://www.epa.ohio.gov/dapc) by clicking the "Search for Permits" link under the Permitting topic on the Programs tab.

## **What should you do if you notice a spill or environmental emergency?**

Any spill or environmental emergency which may endanger human health or the environment should be reported to the Emergency Response 24-HOUR EMERGENCY SPILL HOTLINE toll-free at (800) 282-9378. Report non-emergency complaints to the appropriate district office or local air agency.

If you have any questions regarding this permit, please contact the Ohio EPA DAPC, Northwest District Office as indicated on page one of your permit.

Sincerely,



Michael E. Hopkins, P.E.  
Assistant Chief, Permitting Section, DAPC

Cc: U.S. EPA Region 5 Via E-Mail Notification  
Ohio EPA DAPC, Northwest District Office



**FINAL**

**Division of Air Pollution Control  
Title V Permit  
for  
Williams County Landfill**

Facility ID:	0386010059
Permit Number:	P0120640
Permit Type:	Minor Permit Modification
Issued:	6/13/2016
Effective:	6/13/2016
Expiration:	6/7/2018





**Division of Air Pollution Control**  
**Title V Permit**  
for  
Williams County Landfill

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**Final Title V Permit**  
Williams County Landfill  
**Permit Number:** P0120640  
**Facility ID:** 0386010059  
**Effective Date:** 6/13/2016

## Authorization

Facility ID: 0386010059  
Facility Description: Solid Waste Landfill  
Application Number(s): M0003884  
Permit Number: P0120640  
Permit Description: Title V minor permit modification to incorporate PTI P0119127 issued on July 15, 2015.  
Permit Type: Minor Permit Modification  
Issue Date: 6/13/2016  
Effective Date: 6/13/2016  
Expiration Date: 6/7/2018  
Superseded Permit Number: P0110446

This document constitutes issuance of an OAC Chapter 3745-77 Title V permit to:

Williams County Landfill  
12359 County Road G  
Bryan, OH 43506

Ohio Environmental Protection Agency (EPA) District Office or local air agency responsible for processing and administering your permit:

Ohio EPA DAPC, Northwest District Office  
347 North Dunbridge Road  
Bowling Green, OH 43402  
(419)352-8461

The above named entity is hereby granted a Title V permit pursuant to Chapter 3745-77 of the Ohio Administrative Code. This permit and the authorization to operate the air contaminant sources (emissions units) at this facility shall expire at midnight on the expiration date shown above. You will be sent a notice approximately 18 months prior to the expiration date regarding the renewal of this permit. If you do not receive a notice, please contact the Ohio EPA DAPC, Northwest District Office. If a renewal permit is not issued prior to the expiration date, the permittee may continue to operate pursuant to OAC rule 3745-77-08(E) and in accordance with the terms of this permit beyond the expiration date, if a timely renewal application is submitted. A renewal application will be considered timely if it is submitted no earlier than 18 months and no later than 6 months prior to the expiration date.

This permit is granted subject to the conditions attached hereto.

Ohio Environmental Protection Agency

  
Craig W. Butler  
Director



**Final Title V Permit**  
Williams County Landfill  
**Permit Number:** P0120640  
**Facility ID:** 0386010059  
**Effective Date:**6/13/2016

## **A. Standard Terms and Conditions**

**1. Federally Enforceable Standard Terms and Conditions**

- a) All Standard Terms and Conditions are federally enforceable, with the exception of those listed below which are enforceable under State law only:
- (1) Standard Term and Condition A. 24., Reporting Requirements Related to Monitoring and Record Keeping Requirements of State-Only Enforceable Permit Terms and Conditions
  - (2) Standard Term and Condition A. 25., Records Retention Requirements for State-Only Enforceable Permit Terms and Conditions
  - (3) Standard Term and Condition A. 27., Scheduled Maintenance/Malfunction Reporting For State-Only Requirements
  - (4) Standard Term and Condition A. 29., Additional Reporting Requirements When There Are No Deviations of Federally Enforceable Emission Limitations, Operational Restrictions, or Control Device Operating Parameter Limitations
  - (5) Standard Term and Condition A. 30.

*(Authority for term: ORC 3704.036(A))*

**2. Monitoring and Related Record Keeping and Reporting Requirements**

- a) Except as may otherwise be provided in the terms and conditions for a specific emissions unit (i.e., in section C. Emissions Unit Terms and Conditions of this Title V permit), the permittee shall maintain records that include the following, where applicable, for any required monitoring under this permit:
- (1) The date, place (as defined in the permit), and time of sampling or measurements.
  - (2) The date(s) analyses were performed.
  - (3) The company or entity that performed the analyses.
  - (4) The analytical techniques or methods used.
  - (5) The results of such analyses.
  - (6) The operating conditions existing at the time of sampling or measurement.

*(Authority for term: OAC rule 3745-77-07(A)(3)(b)(i))*

- b) Each record of any monitoring data, testing data, and support information required pursuant to this permit shall be retained for a period of five years from the date the record was created. Support information shall include all calibration and maintenance records and all original strip-chart recordings for continuous monitoring instrumentation, and copies of all reports required by this permit. Such records may be maintained in computerized form.

*(Authority for term: OAC rule 3745-77-07(A)(3)(b)(ii))*

c) The permittee shall submit required reports in the following manner:

- (1) All reporting required in accordance with OAC rule 3745-77-07(A)(3)(c) for deviations caused by malfunctions shall be submitted in the following manner:

Any malfunction, as defined in OAC rule 3745-15-06(B)(1), shall be promptly reported to the Ohio EPA in accordance with OAC rule 3745-15-06. In addition, to fulfill the OAC rule 3745-77-07(A)(3)(c) deviation reporting requirements for malfunctions, written reports that identify each malfunction that occurred during each calendar quarter (including each malfunction reported only verbally in accordance with OAC rule 3745-15-06) shall be submitted by January 31, April 30, July 31, and October 31 of each year in accordance with Standard Term and Condition A.2.c)(2) below; and each report shall cover the previous calendar quarter. An exceedance of the visible emission limitations specified in OAC rule 3745-17-07(A)(1) that is caused by a malfunction is not a violation and does not need to be reported as a deviation if the owner or operator of the affected air contaminant source or air pollution control equipment complies with the requirements of OAC rule 3745-17-07(A)(3)(c).

In accordance with OAC rule 3745-15-06, a malfunction reportable under OAC rule 3745-15-06(B) is a deviation of the federally enforceable permit requirements. Even though verbal notifications and written reports are required for malfunctions pursuant to OAC rule 3745-15-06, the written reports required pursuant to this term must be submitted quarterly to satisfy the prompt reporting provision of OAC rule 3745-77-07(A)(3)(c).

In identifying each deviation caused by a malfunction, the permittee shall specify the emission limitation(s) (or control requirement(s)) for which the deviation occurred, describe each deviation, and provide the magnitude and duration of each deviation. For a specific malfunction, if this information has been provided in a written report that was submitted in accordance with OAC rule 3745-15-06, the permittee may simply reference that written report to identify the deviation. Nevertheless, all malfunctions, including those reported only verbally in accordance with OAC rule 3745-15-06, must be reported in writing on a quarterly basis.

Any submitted scheduled maintenance requests, as referenced in OAC rule 3745-15-06(A)(1), that results in a deviation from a federally enforceable emission limitation (or control requirement) shall be reported in the same manner as described above for malfunctions.

*(Authority for term: OAC rule 3745-77-07(A)(3)(c))*

- (2) Except as may otherwise be provided in the terms and conditions for a specific emissions unit (i.e., in section C. Emissions Unit Terms and Conditions of this Title V permit or, in some cases, in section B. Facility-Wide Terms and Conditions of this Title V permit), all reporting required in accordance with OAC rule 3745-77-07(A)(3)(c) for deviations of the emission limitations, operational restrictions, and control device operating parameter limitations shall be submitted in the following manner:

Written reports of (a) any deviations from federally enforceable emission limitations, operational restrictions, and control device operating parameter limitations, (b) the

probable cause of such deviations, and (c) any corrective actions or preventive measures taken, shall be submitted promptly to the Ohio EPA DAPC, Northwest District Office. Except as provided below, the written reports shall be submitted by January 31, April 30, July 31, and October 31 of each year; and each report shall cover the previous calendar quarter.

In identifying each deviation, the permittee shall specify the emission limitation(s), operational restriction(s), and/or control device operating parameter limitation(s) for which the deviation occurred, describe each deviation, and provide the estimated magnitude and duration of each deviation.

These written deviation reports shall satisfy the requirements of OAC rule 3745-77-07(A)(3)(c) pertaining to the submission of monitoring reports every six months and to the prompt reporting of all deviations. Full compliance with OAC rule 3745-77-07(A)(3)(c) requires reporting of all other deviations of the federally enforceable requirements specified in the permit as required by such rule.

If an emissions unit has a deviation reporting requirement for a specific emission limitation, operational restriction, or control device operating parameter limitation that is not on a quarterly basis (e.g., within 30 days following the end of the calendar month, or within 30 or 45 days after the exceedance occurs), that deviation reporting requirement satisfies the reporting requirements specified in this Standard Term and Condition for that specific emission limitation, operational restriction, or control device parameter limitation. Following the provisions of that non-quarterly deviation reporting requirement will also satisfy (for the deviations so reported) the requirements of OAC rule 3745-77-07(A)(3)(c) pertaining to the submission of monitoring reports every six months and to the prompt reporting of all deviations, and additional quarterly deviation reports for that specific emission limitation, operational restriction, or control device parameter limitation are not required pursuant to this Standard Term and Condition.

See A.29 below if no deviations occurred during the quarter.

*(Authority for term: OAC rule 3745-77-07(A)(3)(c))*

- (3) All reporting required in accordance with the OAC rule 3745-77-07(A)(3)(c) for other deviations of the federally enforceable permit requirements which are not reported in accordance with Standard Term and Condition A.2)c)(2) above shall be submitted in the following manner:

Unless otherwise specified by rule, written reports that identify deviations of the following federally enforceable requirements contained in this permit; Standard Terms and Conditions: A.3, A.4, A.5, A.7.e), A.8, A.13, A.15, A.19, A.20, A.21, and A.23 of this Title V permit, as well as any deviations from the requirements in section C. Emissions Unit Terms and Conditions of this Title V permit, and any monitoring, record keeping, and reporting requirements, which are not reported in accordance with Standard Term and Condition A.2.c)(2) above shall be submitted to the Ohio EPA DAPC, Northwest District Office by January 31 and July 31 of each year; and each report shall cover the previous six calendar months. Unless otherwise specified by rule, all other deviations from federally enforceable requirements identified in this permit shall be submitted annually as part of the annual compliance certification, including deviations of federally

enforceable requirements not specifically addressed by permit or rule for the insignificant activities or emissions levels (IEU) identified in section B. Facility-Wide Terms and Conditions of this Title V permit. Annual reporting of deviations is deemed adequate to meet the deviation reporting requirements for IEUs unless otherwise specified by permit or rule.

In identifying each deviation, the permittee shall specify the federally enforceable requirement for which the deviation occurred, describe each deviation, and provide the magnitude and duration of each deviation.

These semi-annual and annual written reports shall satisfy the reporting requirements of OAC rule 3745-77-07(A)(3)(c) for any deviations from the federally enforceable requirements contained in this permit that are not reported in accordance with Standard Term and Condition A.2.c)(2) above.

If no such deviations occurred during a six-month period, the permittee shall submit a semi-annual report which states that no such deviations occurred during that period.

*(Authority for term: OAC rules 3745-77-07(A)(3)(c)(i) and (ii) and OAC rule 3745-77-07(A)(13)(b))*

- (4) Each written report shall be signed by a Responsible Official certifying that, "based on information and belief formed after reasonable inquiry, the statements and information in the report (including any written malfunction reports required by OAC rule 3745-15-06 that are referenced in the deviation reports) are true, accurate, and complete." Signature by the Responsible Official may be represented by entry of the personal identification number (PIN) by the Responsible Official as part of the electronic submission process or by the scanned attestation document signed by the Responsible Official that is attached to the electronically submitted written report.

*(Authority for term: OAC rule 3745-77-07(A)(3)(c)(iv))*

- (5) Consistent with A.2.c.1. above, reports of any required monitoring and/or record keeping information required to be submitted to Ohio EPA shall be submitted to Ohio EPA DAPC, Northwest District Office unless otherwise specified.

*(Authority for term: OAC rule 3745-77-07(A)(3)(c))*

### **3. Reporting of Any Exceedence of a Federally Enforceable Emission Limitation or Control Requirement Resulting From Scheduled Maintenance**

Any scheduled maintenance of air pollution control equipment shall be performed in accordance with paragraph (A) of OAC rule 3745-15-06. Except as provided in OAC rule 3745-15-06(A)(3), any scheduled maintenance necessitating the shutdown or bypassing of any air pollution control system(s) shall be accompanied by the shutdown of the emissions unit(s) that is (are) served by such control system(s). Any scheduled maintenance, as defined in OAC rule 3745-15-06(A)(1), that results in a deviation from a federally enforceable emission limitation (or control requirement) shall be reported in the same manner as described for malfunctions in Standard Term and Condition A.2.c)(1) above.

*(Authority for term: OAC rule 3745-77-07(A)(3)(c))*

#### **4. Risk Management Plans**

If applicable, the permittee shall develop and register a risk management plan pursuant to section 112(r) of the Clean Air Act, as amended, 42 U.S.C. § 7401 et seq. ("Act"); and, pursuant to 40 C.F.R. 68.215(a), the permittee shall submit either of the following:

- a) a compliance plan for meeting the requirements of 40 C.F.R. Part 68 by the date specified in 40 C.F.R. 68.10(a) and OAC 3745-104-05(A); or
- b) as part of the compliance certification submitted under 40 C.F.R. 70.6(c)(5), a certification statement that the source is in compliance with all requirements of 40 C.F.R. Part 68 and OAC Chapter 3745-104, including the registration and submission of the risk management plan.

*(Authority for term: OAC rule 3745-77-07(A)(4))*

#### **5. Title IV Provisions**

If the permittee is subject to the requirements of 40 CFR Part 72 concerning acid rain, the permittee shall ensure that any affected emissions unit complies with those requirements. Emissions exceeding any allowances that are lawfully held under Title IV of the Act, or any regulations adopted thereunder, are prohibited.

*(Authority for term: OAC rule 3745-77-07(A)(5))*

#### **6. Severability Clause**

A determination that any term or condition of this permit is invalid shall not invalidate the force or effect of any other term or condition thereof, except to the extent that any other term or condition depends in whole or in part for its operation or implementation upon the term or condition declared invalid.

*(Authority for term: OAC rule 3745-77-07(A)(6))*

#### **7. General Requirements**

- a) Any noncompliance with the federally enforceable terms and conditions of this permit constitutes a violation of the Act, and is grounds for enforcement action or for permit revocation, revocation and reissuance, or modification, or for denial of a permit renewal application.
- b) It shall not be a defense for the permittee in an enforcement action that it would have been necessary to halt or reduce the permitted activity in order to maintain compliance with the federally enforceable terms and conditions of this permit except as provided pursuant to A.16 below.
- c) This permit may be modified, reopened, revoked, or revoked and reissued, for cause, in accordance with A.11 below. The filing of a request by the permittee for a permit modification, revocation and reissuance, or revocation, or of a notification of planned changes or anticipated noncompliance does not stay any term and condition of this permit.
- d) This permit does not convey any property rights of any sort, or any exclusive privilege.

- e) The permittee shall furnish to the Director of the Ohio EPA, or an authorized representative of the Director, upon receipt of a written request and within a reasonable time, any information that may be requested to determine whether cause exists for modifying, reopening or revoking this permit or to determine compliance with this permit. Upon request, the permittee shall also furnish to the Director or an authorized representative of the Director, copies of records required to be kept by this permit. For information claimed to be confidential in the submittal to the Director, if the Administrator of the U.S. EPA requests such information, the permittee may furnish such records directly to the Administrator along with a claim of confidentiality.
- f) Except as otherwise indicated below, this Title V permit, or permit modification, is effective for five years from the original effective date specified in the permit. In the event that this facility becomes eligible for non-title V permits, this permit shall cease to be enforceable when:
- (1) the permittee submits an approved facility-wide potential to emit analysis supporting a claim that the facility no longer meets the definition of a "major source" as defined in OAC rule 3745-77-01(W) based on the permanent shutdown and removal of one or more emissions units identified in this permit; or
  - (2) the permittee no longer meets the definition of a "major source" as defined in OAC rule 3745-77-01(W) based on obtaining restrictions on the facility-wide potential(s) to emit that are federally enforceable or legally and practically enforceable ; or
  - (3) a combination of (1) and (2) above.

The permittee shall continue to comply with all applicable OAC Chapter 3745-31 requirements for all regulated air contaminant sources once this permit ceases to be enforceable. The permittee shall comply with any residual requirements, such as quarterly deviation reports, semi-annual deviation reports, and annual compliance certifications covering the period during which this Title V permit was enforceable. All records relating to this permit must be maintained in accordance with law.

*(Authority for term: OAC rule 3745-77-01(W), OAC rule 3745-77-07(A)(3)(b)(ii), OAC rule 3745-77(A)(7))*

## **8. Fees**

The permittee shall pay fees to the Director of the Ohio EPA in accordance with ORC section 3745.11 and OAC Chapter 3745-78.

*(Authority for term: OAC rule 3745-77-07(A)(8))*

## **9. Marketable Permit Programs**

No revision of this permit is required under any approved economic incentive, marketable permits, emissions trading, and other similar programs or processes for changes that are provided for in this permit.

*(Authority for term: OAC rule 3745-77-07(A)(9))*

**10. Reasonably Anticipated Operating Scenarios**

The permittee is hereby authorized to make changes among operating scenarios authorized in this permit without notice to the Ohio EPA, but, contemporaneous with making a change from one operating scenario to another, the permittee must record in a log at the permitted facility the scenario under which the permittee is operating. The permit shield provided in these standard terms and conditions shall apply to all operating scenarios authorized in this permit.

*(Authority for term: OAC rule 3745-77-07(A)(10))*

**11. Reopening for Cause**

This Title V permit will be reopened prior to its expiration date under the following conditions:

- a) Additional applicable requirements under the Act become applicable to one or more emissions units covered by this permit, and this permit has a remaining term of three or more years. Such a reopening shall be completed not later than eighteen (18) months after promulgation of the applicable requirement. No such reopening is required if the effective date of the requirement is later than the date on which the permit is due to expire, unless the original permit or any of its terms and conditions has been extended pursuant to paragraph (E)(1) of OAC rule 3745-77-08.
- b) This permit is issued to an affected source under the acid rain program and additional requirements (including excess emissions requirements) become applicable. Upon approval by the Administrator, excess emissions offset plans shall be deemed to be incorporated into the permit, and shall not require a reopening of this permit.
- c) The Director of the Ohio EPA or the Administrator of the U.S. EPA determines that the federally applicable requirements in this permit are based on a material mistake, or that inaccurate statements were made in establishing the emissions standards or other terms and conditions of this permit related to such federally applicable requirements.
- d) The Administrator of the U.S. EPA or the Director of the Ohio EPA determines that this permit must be revised or revoked to assure compliance with the applicable requirements.

*(Authority for term: OAC rules 3745-77-07(A)(12) and 3745-77-08(D))*

**12. Federal and State Enforceability**

Only those terms and conditions designated in this permit as federally enforceable, that are required under the Act, or any of its applicable requirements, including relevant provisions designed to limit the potential to emit of a source, are enforceable by the Administrator of the U.S. EPA, the State, and citizens under the Act. All other terms and conditions of this permit shall not be federally enforceable and shall be enforceable under State law only.

*(Authority for term: OAC rule 3745-77-07(B))*

**13. Compliance Requirements**

- a) Any document (including reports) required to be submitted and required by a federally applicable requirement in this Title V permit shall include a certification by a Responsible

Official that, based on information and belief formed after reasonable inquiry, the statements in the document are true, accurate, and complete.

- b) Upon presentation of credentials and other documents as may be required by law, the permittee shall allow the Director of the Ohio EPA or an authorized representative of the Director to:
- (1) At reasonable times, enter upon the permittee's premises where a source is located or the emissions-related activity is conducted, or where records must be kept under the conditions of this permit.
  - (2) Have access to and copy, at reasonable times, any records that must be kept under the conditions of this permit, subject to the protection from disclosure to the public of confidential information consistent with paragraph (E) of OAC rule 3745-77-03.
  - (3) Inspect at reasonable times any facilities, equipment (including monitoring and air pollution control equipment), practices, or operations regulated or required under this permit.
  - (4) As authorized by the Act, sample or monitor at reasonable times substances or parameters for the purpose of assuring compliance with the permit and applicable requirements.
- c) The permittee shall submit progress reports to the Ohio EPA DAPC, Northwest District Office concerning any schedule of compliance for meeting an applicable requirement. Progress reports shall be submitted semiannually or more frequently if specified in the applicable requirement or by the Director of the Ohio EPA. Progress reports shall contain the following:
- (1) Dates for achieving the activities, milestones, or compliance required in any schedule of compliance, and dates when such activities, milestones, or compliance were achieved.
  - (2) An explanation of why any dates in any schedule of compliance were not or will not be met, and any preventive or corrective measures adopted.
- d) Compliance certifications concerning the terms and conditions contained in this permit that are federally enforceable emission limitations, standards, or work practices, shall be submitted to the Director (the Ohio EPA DAPC, Northwest District Office) and the Administrator of the U.S. EPA in the following manner and with the following content:
- (1) Compliance certifications shall be submitted annually on a calendar year basis. The annual certification shall be submitted on or before April 30th of each year during the permit term.
  - (2) Compliance certifications shall include the following:
    - a. Identification of each term or condition that is the basis of the certification. The identification may include a statement by the Responsible Official that every term and condition that is federally enforceable has been reviewed, and such terms and conditions with which there has been continuous compliance throughout the year are not separately identified.
    - b. The permittee's current compliance status.

- c. Whether compliance was continuous or intermittent consistent with A.13.d.2.a above.
  - d. The method(s) used for determining the compliance status of the source currently and over the required reporting period consistent with A.13.d.2.a above.
  - e. Such other facts as the Director of the Ohio EPA may require in the permit to determine the compliance status of the source.
- (3) Compliance certifications shall contain such additional requirements as may be specified pursuant to sections 114(a)(3) and 504(b) of the Act.

*(Authority for term: OAC rules 3745-77-07(C)(1),(2),(4) and (5) and ORC section 3704.03(L))*

#### **14. Permit Shield**

- a) Compliance with the terms and conditions of this permit (including terms and conditions established for alternate operating scenarios, emissions trading, and emissions averaging, but excluding terms and conditions for which the permit shield is expressly prohibited under OAC rule 3745-77-07) shall be deemed compliance with the applicable requirements identified and addressed in this permit as of the date of permit issuance.
- b) This permit shield provision shall apply to any requirement identified in this permit pursuant to OAC rule 3745-77-07(F)(2), as a requirement that does not apply to the source or to one or more emissions units within the source.

*(Authority for term: OAC rule 3745-77-07(F))*

#### **15. Operational Flexibility**

The permittee is authorized to make the changes identified in OAC rule 3745-77-07(H)(1)(a) to (H)(1)(c) within the permitted stationary source without obtaining a permit revision, if such change is not a modification under any provision of Title I of the Act [as defined in OAC rule 3745-77-01(JJ)], and does not result in an exceedance of the emissions allowed under this permit (whether expressed therein as a rate of emissions or in terms of total emissions), and the permittee provides the Administrator of the U.S. EPA and the Ohio EPA DAPC, Northwest District Office with written notification within a minimum of seven days in advance of the proposed changes, unless the change is associated with, or in response to, emergency conditions. If less than seven days notice is provided because of a need to respond more quickly to such emergency conditions, the permittee shall provide notice to the Administrator of the U.S. EPA and the Ohio EPA DAPC, Northwest District Office as soon as possible after learning of the need to make the change. The notification shall contain the items required under OAC rule 3745-77-07(H)(2)(d).

*(Authority for term: OAC rules 3745-77-07(H)(1) and (2))*

## **16. Emergencies**

The permittee shall have an affirmative defense of emergency to an action brought for noncompliance with technology-based emission limitations if the conditions of OAC rule 3745-77-07(G)(3) are met. This emergency defense provision is in addition to any emergency or upset provision contained in any applicable requirement.

*(Authority for term: OAC rule 3745-77-07(G))*

## **17. Off-Permit Changes**

The owner or operator of a Title V source may make any change in its operations or emissions at the source that is not specifically addressed or prohibited in the Title V permit, without obtaining an amendment or modification of the permit, provided that the following conditions are met:

- a) The change does not result in conditions that violate any applicable requirements or that violate any existing federally enforceable permit term or condition.
- b) The permittee provides contemporaneous written notice of the change to the Director and the Administrator of the U.S. EPA, except that no such notice shall be required for changes that qualify as insignificant emissions levels or activities as defined in OAC rule 3745-77-01(U). Such written notice shall describe each such change, the date of such change, any change in emissions or pollutants emitted, and any federally applicable requirement that would apply as a result of the change.
- c) The change shall not qualify for the permit shield under OAC rule 3745-77-07(F).
- d) The permittee shall keep a record describing all changes made at the source that result in emissions of a regulated air pollutant subject to an applicable requirement, but not otherwise regulated under the permit, and the emissions resulting from those changes.
- e) The change is not subject to any applicable requirement under Title IV of the Act or is not a modification under any provision of Title I of the Act.

Paragraph (I) of rule 3745-77-07 of the Administrative Code applies only to modification or amendment of the permittee's Title V permit. The change made may require a permit-to-install under Chapter 3745-31 of the Administrative Code if the change constitutes a modification as defined in that Chapter. Nothing in paragraph (I) of rule 3745-77-07 of the Administrative Code shall affect any applicable obligation under Chapter 3745-31 of the Administrative Code.

*(Authority for term: OAC rule 3745-77-07(I))*

## **18. Compliance Method Requirements**

Nothing in this permit shall alter or affect the ability of any person to establish compliance with, or a violation of, any applicable requirement through the use of credible evidence to the extent authorized by law. Nothing in this permit shall be construed to waive any defenses otherwise available to the permittee, including but not limited to, any challenge to the Credible Evidence Rule (see 62 Federal Register 8314, Feb. 24, 1997), in the context of any future proceeding.

*(This term is provided for informational purposes only.)*

**19. Insignificant Activities or Emissions Levels**

Each IEU that is subject to one or more applicable requirements shall comply with those applicable requirements.

*(Authority for term: OAC rule 3745-77-07(A)(1))*

**20. Permit to Install Requirement**

Prior to the "installation" or "modification" of any "air contaminant source," as those terms are defined in OAC rule 3745-31-01, a permit to install must be obtained from the Ohio EPA pursuant to OAC Chapter 3745-31.

*(Authority for term: OAC rule 3745-77-07(A)(1))*

**21. Air Pollution Nuisance**

The air contaminants emitted by the emissions units covered by this permit shall not cause a public nuisance, in violation of OAC rule 3745-15-07.

*(Authority for term: OAC rule 3745-77-07(A)(1))*

**22. Permanent Shutdown of an Emissions Unit**

The permittee may notify Ohio EPA of any emissions unit that is permanently shut down by submitting a certification from the Responsible Official that identifies the date on which the emissions unit was permanently shut down. Authorization to operate the affected emissions unit shall cease upon the date certified by the Responsible Official that the emissions unit was permanently shut down.

After the date on which an emissions unit is permanently shut down (i.e., that has been physically removed from service or has been altered in such a way that it can no longer operate without a subsequent "modification" or "installation" as defined in OAC Chapter 3745-31 and therefore ceases to meet the definition of an "emissions unit" as defined in OAC rule 3745-77-01(O)), rendering existing permit terms and conditions irrelevant, the permittee shall not be required, after the date of the certification and submission to Ohio EPA, to meet any Title V permit requirements applicable to that emissions unit, except for any residual requirements, such as the quarterly deviation reports, semi-annual deviation reports and annual compliance certification covering the period during which the emissions unit last operated. All records relating to the shutdown emissions unit, generated while the emissions unit was in operation, must be maintained in accordance with law.

Unless otherwise exempted, no emissions unit identified in this permit that has been certified by the Responsible Official as being permanently shut down may resume operation without first applying for and obtaining a permit to install pursuant to OAC Chapter 3745-31.

*(Authority for term: OAC rule 3745-77-01)*

**23. Title VI Provisions**

If applicable, the permittee shall comply with the standards for recycling and reducing emissions of ozone depleting substances pursuant to 40 CFR Part 82, Subpart F, except as provided for motor vehicle air conditioners in Subpart B of 40 CFR Part 82:

- a) Persons operating appliances for maintenance, service, repair, or disposal must comply with the required practices specified in 40 CFR 82.156.
- b) Equipment used during the maintenance, service, repair, or disposal of appliances must comply with the standards for recycling and recovery equipment specified in 40 CFR 82.158.
- c) Persons performing maintenance, service, repair, or disposal of appliances must be certified by an approved technician certification program pursuant to 40 CFR 82.161.

*(Authority for term: OAC rule 3745-77-01(H)(11))*

**24. Reporting Requirements Related to Monitoring and Record Keeping Requirements Under State Law Only**

The permittee shall submit required reports in the following manner:

- a) Reports of any required monitoring and/or record keeping information shall be submitted to the Ohio EPA DAPC, Northwest District Office.
- b) Except as otherwise may be provided in the terms and conditions for a specific emissions unit, quarterly written reports of (i) any deviations (excursions) from emission limitations, operational restrictions, and control device operating parameter limitations that have been detected by the testing, monitoring, and record keeping requirements specified in this permit, (ii) the probable cause of such deviations, and (iii) any corrective actions or preventive measures which have been or will be taken, shall be submitted to the Ohio EPA DAPC, Northwest District Office. In identifying each deviation, the permittee shall specify the applicable requirement for which the deviation occurred, describe each deviation, and provide the magnitude and duration of each deviation. If no deviations occurred during a calendar quarter, the permittee shall submit a quarterly report, which states that no deviations occurred during that quarter. The reports shall be submitted quarterly, by January 31, April 30, July 31, and October 31 of each year and shall cover the previous calendar quarters. (These quarterly reports shall exclude deviations resulting from malfunctions reported in accordance with OAC rule 3745-15-06.)

**25. Records Retention Requirements Under State Law Only**

Each record of any monitoring data, testing data, and support information required pursuant to this permit shall be retained for a period of five years from the date the record was created. Support information shall include, but not be limited to, all calibration and maintenance records and all original strip-chart recordings for continuous monitoring instrumentation, and copies of all reports required by this permit. Such records may be maintained in computerized form.

**26. Inspections and Information Requests**

The Director of the Ohio EPA, or an authorized representative of the Director, may, subject to the safety requirements of the permittee and without undue delay, enter upon the premises of this source at any reasonable time for purposes of making inspections, conducting tests, examining records or reports pertaining to any emission of air contaminants, and determining compliance with any applicable State air pollution laws and regulations and the terms and conditions of this permit. The permittee shall furnish to the Director of the Ohio EPA, or an authorized representative of the Director, upon receipt of a written request and within a reasonable time, any information that may be requested to determine

whether cause exists for modifying, reopening or revoking this permit or to determine compliance with this permit. Upon verbal or written request, the permittee shall also furnish to the Director of the Ohio EPA, or an authorized representative of the Director, copies of records required to be kept by this permit.

*(Authority for term: OAC rule 3745-77-07(C))*

**27. Scheduled Maintenance/Malfunction Reporting For State-Only Requirements**

Any scheduled maintenance of air pollution control equipment shall be performed in accordance with paragraph (A) of OAC rule 3745-15-06. The malfunction of any emissions units or any associated air pollution control system(s) shall be reported to the Ohio EPA DAPC, Northwest District Office in accordance with paragraph (B) of OAC rule 3745-15-06. Except as provided in that rule, any scheduled maintenance or malfunction necessitating the shutdown or bypassing of any air pollution control system(s) shall be accompanied by the shutdown of the emissions unit(s) that is (are) served by such control system(s).

**28. Permit Transfers**

Any transferee of this permit shall assume the responsibilities of the prior permit holder. The Ohio EPA DAPC, Northwest District Office must be notified in writing of any transfer of this permit.

*(Authority for term: OAC rule 3745-77-01(C))*

**29. Additional Reporting Requirements When There Are No Deviations of Federally Enforceable Emission Limitations, Operational Restrictions, or Control Device Operating Parameter Limitations**

If no emission limitation (or control requirement), operational restriction and/or control device parameter limitation deviations occurred during a calendar quarter, the permittee shall submit a quarterly report, which states that no deviations occurred during that quarter. The reports shall be submitted by January 31, April 30, July 31, and October 31 of each year; and each report shall cover the previous calendar quarter.

The permittee is not required to submit a quarterly report which states that no deviations occurred during that quarter for the following situations:

- a) where an emissions unit has deviation reporting requirements for a specific emission limitation, operational restriction, or control device parameter limitation that override the deviation reporting requirements specified in Standard Term and Condition A.2.c)(2); or
- b) where an uncontrolled emissions unit has no monitoring, record keeping, or reporting requirements and the emissions unit's applicable emission limitations are established at the potential to emit; or
- c) where the company's Responsible Official has certified that an emissions unit has been permanently shut down.

**30. Submitting Documents Required by this Permit**

All applications, notifications or reports required by terms and conditions in this permit to be submitted or "reported in writing" are to be submitted to Ohio EPA through the Ohio EPA's eBusiness Center: Air Services web service ("Air Services"). Ohio EPA will accept hard copy submittals on an as-needed basis if the permittee cannot submit the required documents through the Ohio EPA eBusiness Center. In the event of an alternative hard copy submission in lieu of the eBusiness Center, the post-marked date or the date the document is delivered in person will be recognized as the date submitted. Electronic submission of applications, notifications, or reports required to be submitted to Ohio EPA fulfills the requirement to submit the required information to the Director, the Ohio EPA DAPC, Northwest District Office, and/or any other individual or organization specifically identified as an additional recipient identified in this permit unless otherwise specified. Consistent with OAC rule 3745-15-03, the required application, notification or report is considered to be "submitted" on the date the submission is successful using a valid electronic signature. Signature by the Responsible Official may be represented as provided through procedures established in Air Services.



**Final Title V Permit**  
Williams County Landfill  
**Permit Number:** P0120640  
**Facility ID:** 0386010059  
**Effective Date:**6/13/2016

## **B. Facility-Wide Terms and Conditions**



**Final Title V Permit**  
Williams County Landfill  
**Permit Number:** P0120640  
**Facility ID:** 0386010059  
**Effective Date:**6/13/2016

1. All the following facility-wide terms and conditions are federally enforceable with the exception of those listed below which are enforceable under state law only:
  - a) None.
2. There are no insignificant emissions units with applicable requirements at this facility.



**Final Title V Permit**  
Williams County Landfill  
**Permit Number:** P0120640  
**Facility ID:** 0386010059  
**Effective Date:**6/13/2016

## **C. Emissions Unit Terms and Conditions**

**1. F001, Roadways & Parking Areas**

**Operations, Property and/or Equipment Description:**

Paved and Unpaved Roadways & Parking Areas

a) The following emissions unit terms and conditions are federally enforceable with the exception of those listed below which are enforceable under state law only.

(1) None.

b) Applicable Emissions Limitations and/or Control Requirements

(1) The specific operation(s), property, and/or equipment that constitute each emissions unit along with the applicable rules and/or requirements and with the applicable emissions limitations and/or control measures are identified below. Emissions from each unit shall not exceed the listed limitations, and the listed control measures shall be specified in narrative form following the table.

	Applicable Rules/Requirements	Applicable Emissions Limitations/Control Measures
a.	OAC rule 3745-31-05(A)(3) (PTI 03-8978 issued July 26, 1995)	50.2 tons fugitive particulate emissions (PE)/yr from paved and unpaved roadways and parking areas  <u>Paved Roadways &amp; Parking Areas:</u> no visible PE, except for a period of time not to exceed one minute during any 60-minute observation period  best available control measures that are sufficient to minimize or eliminate visible emissions of fugitive dust (see Sections b)(2)a., b)(2)c., and b)(2)e. through b)(2)i.  <u>Unpaved Roadways &amp; Parking Areas:</u> no visible PE, except for a period of time not to exceed three minutes during any 60-minute observation period  best available control measures that are sufficient to minimize or eliminate visible emissions of fugitive dust (see Sections b)(2)b., b)(2)d. through b)(2)i.)
b.	OAC rule 3745-17-07(B)(1)	See Section b)(2)j.
c.	OAC rule 3745-17-07(B)(1)	See Section b)(2)k.

(2) Additional Terms and Conditions

- a. The paved roadways that are subject to the terms and conditions of this permit are listed below:

paved roadways:  
all paved road segments

paved parking areas:  
all paved parking areas

- b. The unpaved roadways and parking areas that are subject to the terms and conditions of this permit are listed below:

unpaved roadways:  
all unpaved road segments

unpaved parking areas  
all unpaved parking areas

- c. The permittee shall employ best available control measures on all paved roadways and parking areas for the purpose of ensuring compliance with the above-mentioned applicable requirements. In accordance with the permittee's permit application, the permittee has committed to treat the paved roadways and parking areas by flushing with water at sufficient treatment frequencies to ensure compliance (also sweeping, speed reduction, tire washing, and/or surface improvements). Nothing in this paragraph shall prohibit the permittee from employing other equally-effective control measures to ensure compliance.

- d. The permittee shall employ best available control measures on all unpaved roadways and parking areas for the purpose of ensuring compliance with the above-mentioned applicable requirements. In accordance with the permittee's permit application, the permittee has committed to treat the unpaved roadways and parking areas with watering or other suitable dust suppression chemicals, at sufficient treatment frequencies to ensure compliance (also speed reduction, tire washing, and/or surface improvements). Nothing in this paragraph shall prohibit the permittee from employing other equally-effective control measures to ensure compliance.

- e. The needed frequencies of implementation of the control measures shall be determined by the permittee's inspections pursuant to the monitoring section of this permit. Implementation of the control measures shall not be necessary for a paved or unpaved roadway or parking area that is covered with snow and/or ice or if precipitation has occurred that is sufficient for that day to ensure compliance with the above-mentioned applicable requirements. Implementation of any control measure may be suspended if unsafe or hazardous driving conditions would be created by its use.

- f. Any unpaved roadway or parking area, which during the term of this permit is paved or takes the characteristics of a paved surface due to the application of



that day to ensure compliance with the above-mentioned applicable requirements. Any required inspection that is not performed due to any of the above-identified events shall be performed as soon as such event(s) has (have) ended, except if the next required inspection is within one week.

[OAC 3745-31-05(A)(3) and 3745-77-07(C)(1)]

- (3) The permittee shall maintain records of the following information:
- a. the date and reason any required inspection was not performed, including those inspections that were not performed due to snow and/or ice cover or precipitation;
  - b. the date of each inspection where it was determined by the permittee that it was necessary to implement the control measures;
  - c. the dates the control measures were implemented; and
  - d. on a calendar quarter basis, the total number of days the control measures were implemented and the total number of days where snow and/or ice cover or precipitation were sufficient to not require the control measures.

The information required in d)(3)d. shall be kept separately for (i) the paved roadways and parking areas and (ii) the unpaved roadways and parking areas, and shall be updated on a calendar quarter basis within 30 days after the end of each calendar quarter.

[OAC 3745-31-05(A)(3) and 3745-77-07(C)(1)]

e) Reporting Requirements

- (1) The permittee shall submit deviation (excursion) reports that identify the following:
- a. each day during which an inspection was not performed by the required frequency, excluding an inspection which was not performed due to an exemption for snow and/or ice cover or precipitation; and
  - b. each instance when a control measure, that was to be implemented as a result of an inspection, was not implemented.

The permittee shall submit these reports in accordance with the General Terms and Conditions of this permit.

[OAC 3745-31-05(A)(3) and 3745-77-07(C)(1)]

- (2) Unless other arrangements have been approved by the Director, all notifications and reports shall be submitted through the Ohio EPA's eBusiness Center: Air Services online web portal.

[OAC rule 3745-15-03(A)]

f) Testing Requirements

(1) Compliance with the Emissions Limitations and/or Control Requirements specified in section b)(1) of these terms and conditions shall be determined in accordance with the following methods:

a. Emission Limitation:  
50.2 tons fugitive PE/yr

Applicable Compliance Method:  
Compliance may be determined as follows:

- i. multiply the emission factor {for PE based on pounds per vehicle mile traveled (VMT)} for paved roadways [from equation 1 in chapter 13.2.1 of AP-42, Compilation of Air Pollution Emission Factors, Volume I: Stationary Point and Area Sources; Fifth Edition, (10/02)] by the maximum annual VMT, and then multiply by a control factor of (1-.80);\*
- ii. multiply the emission factor {for PE based on pounds per vehicle mile traveled (VMT)} for unpaved roadways [from equation 1 in chapter 13.2.2 of AP-42, Compilation of Air Pollution Emission Factors, Volume I: Stationary Point and Area Sources; Fifth Edition, (10/02)] by the maximum annual VMT, and then multiply by a control factor of (1-.80);\*\*
- iii. add a.i. and a.ii. and divide by 2000.

\* The control efficiency of applying water, and sweeping as applicable, is assumed to be 80%.

\*\* The control efficiency of applying water and other suitable dust suppressants is assumed to be 80%.

[OAC 3745-31-05(A)(3) and 3745-77-07(C)(1)]

b. Emission Limitation:  
No visible PE, except for a period of time not to exceed one minute during any 60-minute observation period for paved roadways and parking areas

Applicable Compliance Method:  
Compliance with the visible emission limitation specified above shall be determined in accordance with Test Method 22 as set forth in "Appendix on Test Methods" in 40 CFR, Part 60 ("Standards of Performance for New Stationary Sources).

[OAC 3745-31-05(A)(3) and 3745-77-07(C)(1)]

c. Emission Limitation:  
No visible PE, except for a period of time not to exceed three minutes during any 60-minute observation period for unpaved roadways and parking areas



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Williams County Landfill  
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**Effective Date:**6/13/2016

Applicable Compliance Method:

Compliance with the visible emission limitation specified above shall be determined in accordance with Test Method 22 as set forth in "Appendix on Test Methods" in 40 CFR, Part 60 ("Standards of Performance for New Stationary Sources).

[OAC 3745-31-05(A)(3) and 3745-77-07(C)(1)]

g) Miscellaneous Requirements

(1) None.

**2. P901, Landfill Gas**

**Operations, Property and/or Equipment Description:**

Municipal Solid Waste Landfill

a) The following emissions unit terms and conditions are federally enforceable with the exception of those listed below which are enforceable under state law only.

(1) None.

b) Applicable Emissions Limitations and/or Control Requirements

(1) The specific operation(s), property, and/or equipment that constitute each emissions unit along with the applicable rules and/or requirements and with the applicable emissions limitations and/or control measures are identified below. Emissions from each unit shall not exceed the listed limitations, and the listed control measures shall be specified in narrative form following the table.

	Applicable Rules/Requirements	Applicable Emissions Limitations/Control Measures
a.	OAC rule 3745-31-05(A)(3) June 30, 2008	See b)(2)a. and b)(2)b.
b.	OAC rule 3745-31-05(A)(3)(ii) June 30, 2008	The Best Available Technology (BAT) requirements under OAC rule 3745-31-05(A)(3) do not apply to the particulate matter 10 microns in diameter or less (PM <sub>10</sub> ), nitrogen oxides (NO <sub>x</sub> ), sulfur dioxide (SO <sub>2</sub> ) and volatile organic compounds (VOC) emissions from this air contaminant source since the potential to emit is less than 10 tons/yr.  See b)(2)c.
c.	ORC rule 3704.03(T)	See b)(2)d.
d.	OAC rule 3745-31-05(F) (PTI #P0119127 issued on July 15, 2015)	26.74 tons of carbon monoxide (CO) per year  49.0 tons of fugitive non-methane organic compounds (NMOC) per year  28,200 tons of fugitive methane per year  6.79 tons of fugitive PM <sub>10</sub> per year  1.23 tons of PM <sub>10</sub> per year  4.91 tons of NO <sub>x</sub> per year  2.81 tons of SO <sub>2</sub> per year



	Applicable Rules/Requirements	Applicable Emissions Limitations/Control Measures
		0.38 ton of volatile VOC per year  Visible fugitive particulate emissions (PE) shall not exceed 20% opacity, as a three-minute average.  Best available control measures that are sufficient to minimize or eliminate visible emissions of fugitive dust [See b)(2)p. through b)(2)t.]  See b)(2)e.
e.	40 CFR 60.750 et seq. (NSPS Subpart WWW)	See b)(2)f., b)(2)g., and b)(2)l.  Sections d) - f) below.
f.	40 CFR 63.1930 et seq. (MACT Subpart AAAA)	none (See Section b)(2)m.)
g.	OAC rule 3745-17-07(B)(1)	none (See Section b)(2)n.)
h.	OAC rule 3745-17-08(B)	none (See Section b)(2)o.)

(1) Additional Terms and Conditions

- a. The Best Available Technology (BAT) requirement under this rule for PM<sub>10</sub>, NO<sub>x</sub>, SO<sub>2</sub> and VOC emissions has been determined to be the use of passive venting systems that are limited to 550 cubic feet per minute flow [See c)(1)].
- b. The Best Available Technology (BAT) emission limits apply until U.S. EPA approves Ohio Administrative Code (OAC) paragraph 3745-31-05(A)(3)(a)(ii) (the less than 10 tons per year BAT exemption) into the Ohio State Implementation Plan (SIP).
- c. These requirements apply once U.S. EPA approves OAC paragraph 3745-31-05(A)(3)(a)(ii) (the less than 10 tons per year BAT exemption) as part of the Ohio SIP.
- d. The BAT requirement under this rule for CO emissions has been determined to be the use of passive venting systems that are limited to 550 cubic feet per minute flow [See c)(1)].
- e. This permit establishes the following voluntary restrictions that are legally and practically enforceable limitations. These emission limitations are based on the operational restriction contained in c)(1):
  - i. 26.74 tons of CO per year;
  - ii. 49.0 tons of NMOC per year;

- iii. 28,200 tons of fugitive methane per year;
  - iv. 6.79 tons of fugitive PM<sub>10</sub> per year;
  - v. 1.23 tons of PM<sub>10</sub> per year;
  - vi. 4.91 tons of NO<sub>x</sub> per year;
  - vii. 2.81 tons of SO<sub>2</sub> per year
  - viii. 0.38 ton of VOC per year;
  - ix. Best available control measures that are sufficient to minimize or eliminate visible emissions of fugitive dust [See b)(2)p. through b)(2)t.]; and
  - x. Visible fugitive particulate emissions shall not exceed 20% opacity, as a three-minute average.
- f. The permittee (owner or operator), for the MSW landfill having a design capacity greater than 2.5 million cubic meters by volume or 2.5 million megagrams by mass, shall calculate the landfill non-methane organic compounds (NMOC) emission rate annually or may elect to calculate and submit an estimate of the annual NMOC emission rate for the next 5-year period, in lieu of an annual report; and if the estimated NMOC emission rate can be documented to be less than 50 megagrams for each of the next five consecutive years. The estimate shall include the current amount of solid waste-in-place and the estimated waste acceptance rate for the next 5 years. The NMOC emissions for each year shall be calculated using the procedures and appropriate equation contained in this permit [and 40 CFR 60.754(a)]. The landfill NMOC emissions can be calculated in 1, 2 or 3 Tiers as follows:
- i. Tier 1: the NMOC emissions are calculated using the appropriate formula and the default values from 40 CFR 60.754(a)(1);
  - ii. Tier 2: the NMOC emissions are calculated, using the appropriate formula from 40 CFR 60.754(a)(1), using the site specific NMOC concentration (instead of the default value), obtained through the sampling procedures specified in 40 CFR 60.754(a)(3), using either Method 25C or Method 18 of Part 60 appendix A;
  - iii. Tier 3: the NMOC emissions are calculated, using the appropriate formula from 40 CFR 60.754(a)(1), using the site-specific methane generation rate constant, k, determined as required in 40 CFR 60.754(a)(4), using Method 2E of Part 60 appendix A, and the site-specific NMOC concentration determined from the sampling in Tier 2, 40 CFR 60.754(a)(3).

If the actual waste acceptance rate exceeds the estimated acceptance rate in any year reported in the 5-year estimate, a revised 5-year estimate shall be submitted to the Director (the Ohio EPA, Northwest District Office). The revised



estimate shall cover the 5-year period beginning with the year in which the actual waste acceptance rate exceeded the estimated waste acceptance rate, or the reporting frequency shall be changed to annual.

The initial 5-year NMOC emissions report shall be submitted to the director by January 31st, following the first year in which the landfill design capacity exceeded 2.5 million cubic meters by volume or 2.5 million megagrams by mass, and shall cover the preceding calendar year and the 5 consecutive years that follow. The NMOC emissions report shall be submitted by January 31st every 5 years, until a collection and control system is installed in compliance with 60.752(b)(2) and operating in accordance with 40 CFR 60.753 and 60.755.

[40 CFR 60.752(b), 60.754(a), & 60.757(b)]

- g. As long as the calculated NMOC emission rate is calculated to be less than 50 megagrams per year the permittee shall:
  - i. submit the initial 5-year NMOC emission rate report and either annual or 5-year emission reports thereafter; and
  - ii. recalculate the NMOC emission rate following the fifth year and every 5 years thereafter, using the procedures and calculation specified in 40 CFR 60.754(a) and contained in the testing section of this permit.

If Tier 2 is used to calculate the estimated annual NMOC emissions, the site-specific NMOC concentration shall be re-tested every 5 years, as required in 40 CFR 60.754(a)(3).

If Tier 3 is used to calculate the estimated annual NMOC emissions, the initial/original site-specific methane generation rate constant shall be used in all future annual NMOC emission calculations and reports.

The NMOC emissions report shall be submitted by January 31st every 5 years (unless reverting to annually), until such time a collection and control system is installed in compliance with 60.752(b)(2) and operated in accordance with 40 CFR 60.753 and 60.755, or the landfill is closed.

Unless other arrangements are made with the Director, the permittee shall submit a permit to install (PTI) application with the first annual report where the calculated NMOC emissions exceed 50 megagrams per year, in order to permit the facility for the collection and control system(s) required by the Standards of Performance for Municipal Solid Waste Landfills, Subpart WWW.

[40 CFR 60.752(b)]

- h. The facility shall not accept for disposal any regulated asbestos containing material (RACM) as defined in the National Emission Standards for Hazardous Air Pollutants (NESHAP) for Asbestos, 40 CFR Part 61, Subpart M, Section 141 and OAC rule 3745-20, or any subsequent revisions to either rule. RACM is defined to include:

- i. friable asbestos material;
- ii. Category I non-friable asbestos containing material that has become friable;
- iii. Category I non-friable asbestos containing material that will be or has been subjected to sanding, grinding, cutting, or abrading; or
- iv. Category II non-friable asbestos containing material that has a high probability of becoming or has become crumbled, pulverized, or reduced to powder by the forces expected to act on the material in the course of demolition or renovation operations regulated by this subpart.

In addition, this facility shall not accept any Category II non-friable asbestos-containing material. For asbestos materials, the permittee shall be limited to accepting Category I non-friable asbestos containing material that has not or will not be subjected to sanding, grinding, cutting, or abrading. The permittee shall ensure that any Category I non-friable asbestos containing material which has not or will not be subjected to sanding, grinding, cutting, or abrading shall not become friable during processing at the landfill. Any asbestos containing material that is or becomes friable is subject to the asbestos NESHAP regulation.

[40 CFR Part 61, Subpart M & OAC rule 3745-20]

- i. If any asbestos material arrives at the landfill from an unregulated residence and meets the description of RACM as described in b)(2)f. above, the landfill shall:
  - i. cause or permit no visible emissions to the outside air from the asbestos-containing waste materials during on-site transportation, transfer, deposition or compacting operations;
  - ii. assure that deposition and burial operations be conducted in a manner which prevents handling by equipment or persons that causes asbestos-containing waste materials to be broken-up or dispersed before the materials are buried;
  - iii. cover the asbestos-containing waste material with at least twelve inches of non-asbestos-containing material, as soon as practicable after deposition, but no later than at the end of the operating day; and
  - iv. assure that during the unloading, deposition, burial and initial compaction of asbestos-containing waste materials, the disposal site is restricted adequately to deter unauthorized entry of the general public and any unauthorized personnel to within one hundred feet of the operations.

[40 CFR Part 61, Subpart M & OAC rule 3745-20]

- j. There shall be no open burning, in violation of OAC Chapter 3745-19, at this facility.

[OAC rule 3745-19]

- k. Pursuant to the authority in ORC section 3704.03(L), any representative of the Director may, upon presentation of proper identification, enter at any reasonable time upon any portion of the property where this landfill is located, including any improvements thereon, to make inspections; take samples; conduct tests; examine records or reports pertaining to any emissions of air contaminants; and inspect monitoring equipment, emissions control equipment, and/or methods of operation and gas sampling. No operator or agent of this landfill shall act in any manner to refuse, hinder, or thwart this legal right of entry.

[ORC section 3704.03(L)]

- l. The permittee shall submit a PTI modification application and be issued a new PTI, before and where an expansion or an increase in the waste material received increases the NMOC emissions to equal or exceed 50 megagrams/year. If the amended design capacity report is not submitted with the PTI application, the permittee shall submit an amended design capacity report to the Director within 90 days of the increase in the maximum design capacity of the landfill.

[40 CFR 60.752(a) & 60.757(a)]

- m. This facility is not subject to 40 CFR Part 63, Subpart AAAAA, pursuant to 40 CFR 63.1935.
- n. This emissions unit is exempt from the visible particulate emission limitations specified in OAC rule 3745-17-07(B) pursuant to OAC rule 3745-17-07(B)(11)(e).
- o. The facility is not located within an "Appendix A" area as identified in OAC rule 3745-17-08. Therefore, pursuant to OAC rule 3745-17-08(A), this emissions unit is exempt from the requirements of OAC rule 3745-17-08(B)(1).
- p. The landfill fugitive dust operations/sources that are covered by this permit and subject to the requirements of OAC rule 3745-31-05(F) are listed below:
- i. excavator loading into haul trucks
  - ii. haul truck dumping
  - iii. bulldozer operations
  - iv. wind erosion from daily cover storage
- q. The permittee shall employ best available control measures for the above-identified landfill fugitive dust operations/sources for the purpose of ensuring compliance with the above-mentioned applicable requirements. In accordance with the permittee's permit application, the permittee has committed to treat with water and/or any other suitable dust suppression chemicals at sufficient treatment frequencies to ensure compliance.
- r. The above-mentioned control measures shall be employed if the permittee determines, as a result of the inspection conducted pursuant to the monitoring

section of this permit, that the control measures are necessary to ensure compliance with the above-mentioned applicable requirements. Any required implementation of the control measures shall continue during any such operation until further observation confirms that use of the measures is unnecessary.

- s. Implementation of the control measures shall not be necessary for fugitive dust sources which are covered with snow and/or ice or if precipitation has occurred that is sufficient for that day to ensure compliance with the above-mentioned applicable requirements.
- t. Implementation of the above-mentioned control measures in accordance with the terms and conditions of this permit is appropriate and sufficient to satisfy the requirements of OAC rule 3745-31-05(F).

c) Operational Restrictions

- (1) The passive venting systems are limited to 550 cubic feet per minute flow.

[PTI #P0119127 and OAC 3745-77-07(A)(1)]

d) Monitoring and/or Recordkeeping Requirements

- (1) The permittee shall keep for at least 5 years, up-to-date, readily accessible, on-site records of the design capacity report which showed the landfill capacity to equal or exceed 2.5 million megagrams and/or 2.5 million cubic meters, the current amount of solid waste in-place, and the year-by-year waste acceptance rate. Off-site records may be maintained if they are retrievable within 4 hours. Either hardcopy or electronic formats are acceptable.

[PTI #P0119127, OAC 3745-77-07(C)(1) and 40 CFR 60.758(a)]

- (2) The permittee shall maintain records of the total volume of material received each day. These records shall be maintained for a period of not less than three years, and the records shall be available for review by the director or his representative during normal business hours.

[PTI #P0119127 and OAC 3745-77-07(C)(1)]

- (3) This solid waste landfill has a design capacity greater than 2.5 million megagrams or 2.5 million cubic meters; therefore, the permittee shall calculate the NMOC emission rate for the landfill using the procedures specified in 40 CFR 60.754(a)(1) and this permit, and shall maintain records of such calculations. Except as provided in 60.757(b)(1)(ii) (where NMOC emissions can be calculated to be less than 50 megagrams in each of the next 5 consecutive years), the NMOC emission rate shall be re-calculated and reported annually.

[PTI #P0119127, 40 CFR 60.752(b)(2) and OAC 3745-77-07(C)(1)]



- (4) The permittee shall keep readily accessible documentation of the nature, date of deposition, amount, and location of asbestos-containing and/or non-degradable wastes, excluded from collection as provided in 40 CFR 60.759(a)(3)(i), as well as any nonproductive areas excluded from collection as provided in 40 CFR 60.759(a)(3)(ii).

[PTI #P0119127, 40 CFR 60.758(d)(2) and OAC 3745-77-07(C)(1)]

- (5) Except as otherwise provided in this section, the permittee shall perform inspections of the landfill fugitive dust operations/sources in accordance with the following frequencies:

landfill fugitive dust operations/sources: minimum inspection frequency:

excavator loading into haul trucks                      once during each day of operation                      haul  
truck dumping    once during each day of operation                      bulldozer  
operations    once during each day of operation                      wind erosion -  
daily cover storage                      once during each day of operation

[PTI #P0119127 and OAC 3745-77-07(C)(1)]

- (6) The purpose of the inspections is to determine the need for implementing the above-mentioned control measures for particulate emissions. The inspections shall be performed during representative, normal operating conditions. No inspection shall be necessary for a for a landfill fugitive dust operation/source that is covered with snow and/or ice or if precipitation has occurred that is sufficient for that day to ensure compliance with the above-mentioned applicable requirements. Any required inspection that is not performed due to any of the above identified event shall be performed as soon as such event(s) has (have) ended, except if the next inspection is within one week.

[PTI #P0119127 and OAC 3745-77-07(C)(1)]

- (7) The permittee shall maintain records of the following information:
  - a. the date and reason any required inspection was not performed;
  - b. the date of each inspection where it was determined by the permittee that it was necessary to implement the control measure(s);
  - c. the dates the control measure(s) was (were) implemented; and
  - d. on a calendar quarter basis, the total number of days the control measure(s) was (were) implemented.

The information in d)(7) shall be kept separately for each landfill fugitive dust operation/source listed above, and shall be updated on a calendar quarter basis within 30 days after the end of each calendar quarter.

[PTI #P0119127 and OAC 3745-77-07(C)(1)]

e) Reporting Requirements

(1) Until a collection and control system is installed, meeting the requirements of 40 CFR 60.753 and 60.755, the permittee shall submit an annual NMOC emission rate report to the director, except for the provisions for the "5-year" estimate below. The Director may request such additional information as may be necessary to verify the reported NMOC emission rate.

a. The NMOC emission rate report shall contain an annual or 5-year estimate of the NMOC emission rate, calculated using the formula from 40 CFR 60.754(a), also contained in this permit:

i. The initial NMOC emission rate report may be combined with the initial design capacity report. Subsequent NMOC emission rate reports shall be submitted annually thereafter, except as provided for below.

ii. If the estimated NMOC emission rate as reported in the annual report to the Director is less than 50 megagrams per year in each of the next 5 consecutive years, the permittee may elect to submit an estimate of the NMOC emission rate for the next 5-year period in lieu of the annual report. This estimate shall include the current amount of solid waste-in-place and the estimated waste acceptance rate for each year of the 5 years for which an NMOC emission rate is estimated. All data and calculations upon which this estimate is based shall be provided to the Director. This estimate shall be revised at least once every 5 years. If the actual waste acceptance rate exceeds the estimated waste acceptance rate in any year reported in the 5-year estimate, a revised 5-year estimate shall be submitted to the Director. The revised estimate shall cover the 5-year period beginning with the year in which the actual waste acceptance rate exceeded the estimated waste acceptance rate.

b. The permittee is exempted from the requirements of submitting the annual or 5-year NMOC emission estimate report, following the installation of a collection and control system meeting the requirements of 40 CFR 60.753 and 60.755 (or other option under 40 CFR 60.752(b)(2)(iii)), or when the landfill is closed.

[PTI #P0119127, 40 CFR 60.757(b) and OAC 3745-77-07(C)(1)]

(2) Unless otherwise approved by the Director, the permittee shall submit a PTI application along with the first NMOC emissions report in which the emission rate exceeds 50 megagrams per year; and a collection and control system design plan, if applicable, shall be submitted within 1 year of the first NMOC emissions report in which the emission rate exceeds 50 megagrams per year, except as follows:

a. If the permittee elects to recalculate the NMOC emission rate after Tier 2 NMOC sampling and analysis, as provided in 40 CFR 60.754(a)(3), and the resulting rate is less than 50 megagrams per year, annual periodic reporting shall be resumed, using the Tier 2 determined site-specific NMOC concentration, until the calculated emission rate is equal to or greater than 50 megagrams per year or the landfill is closed. The revised NMOC emission rate report, with the re-

calculated emission rate based on NMOC sampling and analysis, shall be submitted to the Director within 180 days of the first calculated emission rate exceeding 50 megagrams per year.

- b. If the permittee elects to recalculate the NMOC emission rate after determining a site-specific methane generation rate constant (k), as provided in Tier 3 in 40 CFR 60.754(a)(4), and the resulting NMOC emission rate is less than 50 megagrams per year, annual periodic reporting shall be resumed. The resulting site-specific methane generation rate constant (k) shall be used in the emission rate calculation until such time as the emissions rate calculation results in an exceedance of 50 megagrams per year. The revised NMOC emission rate report, based on the provisions of 40 CFR 754(a)(4) and the resulting site-specific methane generation rate constant (k), shall be submitted to the director within 1 year of the first calculated emission rate exceeding 50 megagrams per year.

[PTI #P0119127, 40 CFR 60.757(c) and OAC 3745-77-07(C)(1)]

- (3) The permittee shall submit a closure report to the Division of Air Pollution Control at the appropriate Ohio EPA office of jurisdiction, within 30 days of waste acceptance cessation. Permanent closure shall be conducted in accordance with the requirements of 40 CFR 258.60; and the Ohio EPA may request additional information, as may be necessary, to verify that all of these conditions are met. If a closure report has been submitted to the Ohio EPA, no additional wastes may be placed into the landfill without filing a notification of modification as described in 40 CFR 60.7(a)(4).

[PTI #P0119127, 40 CFR 60.757(d) and OAC 3745-77-07(C)(1)]

- (4) The permittee shall submit quarterly deviation reports that identify any of the following occurrences:
  - a. Each day during which an inspection was not performed by the required frequency, excluding an inspection which was not performed due to an exemption for snow and/or ice cover or precipitation; and
  - b. Each instance when a control measure that was to be implemented as a result of an inspection was not implemented.

[PTI #P0119127 and OAC 3745-77-07(C)(1)]

f) Testing Requirements

- (1) The permittee shall calculate the NMOC emission rate using either the equation provided in 40 CFR 60.754(a)(1)(i) or the equation provided in 40 CFR 60.754(a)(1)(ii), and specified below. Both equations may be used if the actual year-to-year solid waste acceptance rate is known, as specified in 40 CFR 60.754(a)(1)(i), for part of the life of the landfill. The default values to be used in both equations are 0.05 per year for "k", unless a site-specific methane generation rate constant is determined as specified in a Tier 3 determination; 170 cubic meters per megagram for "L<sub>o</sub>"; and 4,000 ppm by volume as hexane for "C<sub>NMOC</sub>", unless samples are collected and the actual NMOC concentration is determined, as specified in a Tier 2 determination.

- a. The following equation shall be used if the actual year-to-year solid waste acceptance rate is known:

$$M_{\text{NMOC}} = \text{SUM } (i = 1 \text{ to } n) \text{ of } 2(k)(L_o)(M_i)(e^{-kt_i})(C_{\text{NMOC}})(3.6 \times 10^{-9})$$

where,

$M_{\text{NMOC}}$  = Total NMOC emission rate from the landfill, megagrams per year

$k$  = methane generation rate constant, year<sup>-1</sup>

$L_o$  = methane generation potential, cubic meters per megagram solid waste

$M_i$  = mass of solid waste in the  $i^{\text{th}}$  section, megagrams

$t_i$  = age of the  $i^{\text{th}}$  section, years

$C_{\text{NMOC}}$  = concentration of NMOC, parts per million by volume as hexane

$3.6 \times 10^{-9}$  = conversion factor

$n$  = number of sections

The mass of non-degradable solid waste may be subtracted from the total mass of solid waste in a particular section of the landfill, when calculating the value for  $M_i$ , if documentation of the nature and amount of such wastes is maintained.

- b. The following equation shall be used if the actual year-to-year solid waste acceptance rate is unknown:

$$M_{\text{NMOC}} = 2(L_o)(R)(e^{-kc} - e^{-kt})(C_{\text{NMOC}})(3.6 \times 10^{-9})$$

Where:

$M_{\text{NMOC}}$  = mass emission rate of NMOC, megagrams per year

$L_o$  = methane generation potential, cubic meters per megagram solid waste

$R$  = average annual acceptance rate, megagrams per year

$k$  = methane generation rate constant, year<sup>-1</sup>

$t$  = age of landfill, years

$C_{\text{NMOC}}$  = concentration of NMOC, parts per million by volume as hexane

$c$  = time since closure, years; for active landfill  $c=0$  and  $e^{-kc}=1$

$3.6 \times 10^{-9}$  = conversion factor

The mass of non-degradable solid waste may be subtracted from the total mass of solid waste in a particular section of the landfill when calculating the value of  $R$ , if documentation of the nature and amount of such wastes is maintained.

[PTI #P0119127, 40 CFR 60.754(a)(1) and OAC 3745-77-07(C)(1)]

- (2) The permittee shall compare the calculated NMOC mass emission rate to the standard of 50 megagrams per year. If the calculated NMOC emission rate is calculated to be less than 50 megagrams per year, then the permittee shall submit an emission rate report as required in 40 CFR 60.757(b)(1), and shall recalculate the NMOC mass emission rate annually and submit the report to the Director, as required under 40 CFR 60.752(b)(1) and as provided in this permit.

If the calculated NMOC emission rate is equal to or greater than 50 megagrams per year, the permittee shall submit, within one year, a collection and control system design plan, prepared by a professional engineer, and shall install it in compliance with 40 CFR

60.752(b)(2); or shall determine a site-specific NMOC concentration and recalculate the NMOC emission rate using the procedures provided in a Tier 2 determination, in 40 CFR 60.754(a)(3).

[PTI #P0119127, 40 CFR 60.754(a)(2) and OAC 3745-77-07(C)(1)]

- (3) For a Tier 2 determination of the NMOC emission rate, the permittee shall determine the NMOC concentration using the following sampling procedure:
- a. The permittee shall install at least two sample probes per hectare of landfill surface that has retained waste for at least 2 years. If the landfill is larger than 25 hectares in area, only 50 sample probes are required. The sample probes should be located to avoid known areas of non-degradable solid waste.
  - b. The permittee shall collect and analyze one sample of landfill gas from each probe to determine the NMOC concentration using Method 25 or 25C of Appendix A of 40 CFR Part 60. Method 18 of Appendix A of 40 CFR Part 60 may be used to analyze the samples collected by the Method 25 or 25C sampling procedure.
  - c. Taking composite samples from different probes into a single cylinder is allowed; however, equal sample volumes must be taken from each probe. For each composite, the sampling rate, collection times, beginning and ending cylinder vacuums, or alternative volume measurements must be recorded to verify that composite volumes are equal. Composite sample volumes should not be less than one liter, unless evidence can be provided to substantiate the accuracy of smaller volumes. The compositing shall be terminated before the cylinder approaches ambient pressure where measurement accuracy diminishes.
  - d. If using Method 18, the permittee must identify all compounds in the sample, and, at a minimum, test for those compounds published in the most recent Compilation of Air Pollutant Emission Factors (AP-42), minus carbon monoxide, hydrogen sulfide, and mercury. At a minimum, the instrument must be calibrated for each of the compounds on the list. The concentration of each Method 18 compound shall be converted to CNMOC as hexane by multiplying it by the ratio of its carbon atoms divided by six.
  - e. The permittee shall also divide the NMOC concentration determined from Method 25 or 25C of Appendix A of 40 CR Part 60 by six, to convert from CNMOC as carbon to CNMOC as hexane.
  - f. If the landfill has an active or passive gas removal system in place, Method 25 or 25C samples may be collected from these systems instead of surface probes, provided the removal system can be shown to provide sampling as representative as the two sampling probe per hectare requirement. For active collection systems, samples may be collected from the common header pipe before the gas moving or condensate removal equipment. For these systems, a minimum of three samples must be collected from the header pipe.

- g. If more than the required number of samples are taken, all samples must be used in the analysis.
- h. The permittee shall recalculate the NMOC mass emission rate using the average NMOC concentration from the collected samples instead of the default value.
- i. If the resulting mass emission rate, recalculated using the site-specific NMOC concentration, is equal to or greater than 50 megagrams per year, the permittee shall either:
  - i. comply with 40 CFR 60.752(b)(2) and submit, within one year, a collection and control system design plan, and install the system within 30 months after the first annual report in which the emission rate equals or exceeds 50 megagrams per year, as required by rule, or
  - ii. determine the site-specific methane generation rate constant,  $k$ , in a Tier 3 determination, and recalculate the NMOC emission rate using the site-specific NMOC concentration from Tier 2 and site-specific methane generation rate constant,  $k$ , from Tier 3.
- j. If the resulting mass emission rate, recalculated using the site-specific NMOC concentration, is less than 50 megagrams per year, the permittee shall submit annual reports (or 5-year submission per 40 CFR 60.757(b)(1)(ii)) for the estimated NMOC emissions, recalculated each year using the site-specific NMOC concentration and as provided in 40 CFR 60.757(b)(1). The site-specific NMOC concentration shall be retested, as above, every 5 years.

[PTI #P0119127, 40 CFR 60.754(a)(3) and OAC 3745-77-07(C)(1)]

- (4) For a Tier 3 determination of the NMOC emission rate, the permittee shall determine the site-specific methane generation rate constant, using the procedures provided in Method 2E of Appendix A of 40 CFR, Part 60. The permittee shall estimate the NMOC mass emission rate using the equations from 40 CFR 60.754(a)(1), and included in this permit, using a site-specific methane generation rate constant  $k$  and the site-specific NMOC concentration from Tier 2, instead of the default values provided with the calculation in the rule. The permittee shall compare the resulting NMOC mass emission rate to the standard of 50 megagrams per year.
  - a. If the resulting NMOC mass emission rate, calculated using the site-specific methane generation rate constant from Tier 3 and the site-specific concentration of NMOC from Tier 2, is equal to or greater than 50 megagrams per year, the permittee shall comply with 40 CFR 60.752(b)(2) and submit, within one year, a collection and control system design plan, and install the system within 30 months after the first annual report in which the emission rate equals or exceeds 50 megagrams per year, as required by rule; or
  - b. If the resulting NMOC mass emission rate, calculated using the site-specific methane generation rate constant from Tier 3 and the site-specific concentration of NMOC from Tier 2, is less than 50 megagrams per year, the permittee shall submit annual reports (or 5-year submission per 40 CFR 60.757(b)(1)(ii)) for the



estimated NMOC emissions, recalculated each year using the site-specific methane generation rate constant  $k$  and the site-specific NMOC concentration from Tier 2, and submitted as provided in 40 CFR 60.757(b)(1).

- c. The site-specific NMOC concentration shall be retested, as above, every 5 years, to be used in the NMOC emission estimate calculations. However, the calculation of the methane generation rate constant is performed only once, and the value obtained from this test shall be used in all subsequent annual NMOC emission rate calculations.

[PTI #P0119127, 40 CFR 60.754(a)(4) and OAC 3745-77-07(C)(1)]

- (5) The permittee may use other methods to determine the NMOC concentration or site-specific methane generation rate constant  $k$ , as an alternative to the methods required in 40 CFR 754(a)(3) or (4), only if the method has been approved by the Administrator of the U.S. Environmental Protection Agency.

[PTI #P0119127, 40 CFR 60.754(a)(5) and OAC 3745-77-07(C)(1)]

- (6) When calculating emissions for PSD purposes, the permittee shall estimate the NMOC emission rate, for comparison to the PSD major source and significance levels in 40 CFR 51.166 or 40 CFR 52.21 using AP-42 or other approved measurement procedures.

[PTI #P0119127, 40 CFR 60.754(c) and OAC 3745-77-07(C)(1)]

- (7) Compliance with the emissions limitation(s) in Section b)(1) of these terms and conditions shall be determined in accordance with the following method(s):

- a. Emission Limitation:  
49.0 tons NMOC per year

Applicable Compliance Method:

Compliance shall be based on the NMOC emission rate report required in Section e)(1). These calculations represent the highest emission rates which could occur based on US EPA's Landfill Gas Emission Model (LandGEM) prior to implementation of the provisions of 40 CFR 60.752(b)(2)(iii).

[PTI #P0119127, 40 CFR 60 Subpart WWW and OAC 3745-77-07(C)(1)]

- b. Emission Limitation:  
28,200 tons methane per year

Applicable Compliance Method:

Emissions shall not exceed these values based on the calculations referenced below. These calculations represent the highest emission rates which could occur based on US EPA's Landfill Gas Emission Model (LandGEM) prior to implementation of the provisions of 40 CFR 60.752(b)(2)(iii).

The maximum gas generation/emissions were calculated or predicted using LandGEM, based on the proposed landfill capacity of 16,407,483 Mg

(megagrams) divided equally over approximately 93 years of proposed operation, at the maximum receiving rate of 120,000 Mg of waste material per day. NMOC concentrations and emissions were determined according to 40 CFR 60, Appendix A, Method 25C and LandGEM (Tier 2 value of 160).

[PTI #P0119127, 40 CFR 60 Subpart WWW and OAC 3745-77-07(C)(1)]

- c. Emission Limitation:  
6.79 tons fugitive PM<sub>10</sub> per year

Applicable Compliance Method:

The permittee shall demonstrate compliance by adding maximum potential emissions from excavator loading into haul trucks, haul truck dumping, bulldozer operations and wind erosion from daily cover storage, and landfill gas combustion from the passive vent flares. The maximum potential emission rate for wind erosion was calculated using emission factors from AP-42, section 13.2.5 (1/95) and a maximum total annual storage surface area of 1,499 m<sup>2</sup>. The maximum potential emission rates for excavator loading into haul trucks and haul truck dumping were calculated using an emission factor of 9.14<sup>-4</sup> lbs/ton derived from AP-42, section 13.2.4 (1/95) and a maximum total annual material tonnage of 595,000. The maximum potential emission rate for bulldozer operations was calculated using an emission rate of 2.65 lbs/hr derived from the emission factor equation in AP-42, Table 11.9-1 (7/98) and a maximum of 4,896 hours of bulldozer operations. The maximum values indicated above are based on 354,385 tons (321,493 Mg) per year of waste received.

Therefore, provided compliance is shown with the requirement to apply best available control measures, compliance with the annual limitation shall also be demonstrated.

[PTI #P0119127, 40 CFR 60 Subpart WWW and OAC 3745-77-07(C)(1)]

- d. Emission Limitation:  
1.23 tons PM<sub>10</sub> per year

Applicable Compliance Method:

The permittee shall demonstrate compliance by multiplying the maximum flow rate (550 cfm) by an AP-42 emission factor from Table 2.4-5 of 17 lbs PM<sub>10</sub> per million scf, 50% for methane generation a conversion factor of 60 minutes per hour, 8760 hours per year and 1 ton per 2000 lbs.

Therefore, provided compliance is shown with the operational restriction in c)(1), compliance with the annual limitation shall also be demonstrated.

[PTI #P0119127 and OAC 3745-77-07(C)(1)]

- e. Emission Limitation:  
26.74 tons CO per year

Applicable Compliance Method:

The permittee shall demonstrate compliance by multiplying the maximum flow rate (550 cfm) by the average heat content of landfill gas (500 Btu/cf) and the flare manufacturer guaranteed emission factor (0.37 lb CO/MMBtu). This value is multiplied by a conversion factor (1 MMBtu/1,000,000 Btu) and minutes in an hour (60 min/1 hr), hours in a year (8760) and 1 ton/2000 lbs.

Therefore, provided compliance is shown with the operational restriction in c)(1), compliance with the annual limitation shall also be demonstrated.

[PTI #P0119127 and OAC 3745-77-07(C)(1)]

- f. Emission Limitation:  
4.91 tons NO<sub>x</sub> per year

Applicable Compliance Method:

The permittee shall demonstrate compliance by multiplying the maximum flow rate (550 cfm) by the average heat content of landfill gas (500 Btu/cf) and the flare manufacturer guaranteed emission factor (0.068 lb NO<sub>x</sub>/MMBtu). This value is multiplied by a conversion factor (1 MMBtu/1,000,000 Btu) and minutes in an hour (60 min/1 hr), hours in a year (8760) and 1 ton/2000 lbs.

Therefore, provided compliance is shown with the operational restriction in c)(1), compliance with the annual limitation shall also be demonstrated.

[PTI #P0119127 and OAC 3745-77-07(C)(1)]

- g. Emission Limitation:  
2.81 tons SO<sub>2</sub> year

Applicable Compliance Method:

The permittee shall demonstrate compliance by multiplying the corresponding AP-42 emission factor (46.9X10<sup>-6</sup> lb mole SO<sub>2</sub>/1 lb mole of landfill gas) by (64 lbs SO<sub>2</sub>/mole), (1 lb mole of landfill gas/386 scf), maximum flowrate of 550 cfm, and an adjustment factor of 2.5. This value is multiplied by a conversion factor (1 MMBtu/1,000,000 Btu), minutes in an hour (60 min/1 hr), hours in a year (8760) and 1 ton/2000 lbs.

Therefore, provided compliance is shown with the operational requirement, compliance with the annual limitation will be assumed.

[PTI #P0119127 and OAC 3745-77-07(C)(1)]

- h. Emission Limitation:  
0.38 ton VOC year

Applicable Compliance Method:

The permittee shall demonstrate compliance by multiplying the maximum flow rate (550 cfm) by the average heat content of landfill gas (500 Btu/cf), (1 lb mole of landfill gas/386 scf) and the typical landfill gas concentration (595 lb mole

VOC/1 lb mole of landfill gas). This value is multiplied by a conversion factor (1 MMBtu/1,000,000 Btu), minutes in an hour (60 min/1 hr), hours in a year (8760), 1 ton/2000 lbs and a flare manufacturer destruction efficiency guarantee of 98%.

Therefore, provided compliance is shown with the operational restriction in c)(1), compliance with the annual limitation shall also be demonstrated.

[PTI #P0119127 and OAC 3745-77-07(C)(1)]

i. Emission Limitation:

Visible fugitive PE shall not exceed 20% opacity, as a three-minute average.

Applicable Compliance Method:

If required, compliance with the visible emission limitation listed above shall be determined in accordance with Test Method 9 as set forth in "Appendix on Test Methods" in 40 CFR, Part 60 ("Standards of Performance for New Stationary Sources").

[PTI #P0119127 and OAC 3745-77-07(C)(1)]

g) Miscellaneous Requirements

- (1) The application and enforcement of the provisions of the New Source Performance Standards (NSPS), as promulgated by the United States Environmental Protection Agency, 40 CFR, Part 60, are delegated to the Ohio Environmental Protection Agency. The requirements for 40 CFR, Part 60 are also federally enforceable.