

EXHIBIT A



Illinois Environmental Protection Agency

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JB Pritzker, Governor

James Jennings, Acting Director

217/524-3301

CERTIFIED MAIL

RETURN RECEIPT REQUESTED

OCT 27 2025

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Waste Management of Illinois, Inc.

Attn: James A. Wilson

720 E. Butterfield Road

Suite 400

Lombard, IL 60148-5671

RE: 0310390001 -- Cook County
CID Recycling and Disposal Facility
ILD010284248
Log No. B-27R2-M-8; M-10
RCRA Permit – 24A
Permit Approval

Dear Mr. Wilson:

This letter is in response to the documents described below that were submitted by Steven Chillson, P.G., of Waste Management of Illinois, Inc. (WMIL) CID Recycling and Disposal Facility (CID), for the above- referenced RCRA permitted facility. The facility's RCRA Post-Closure Permit (Permit) requires CID to provide post-closure care, including groundwater monitoring/remediation at the closed Area 3 and Area 4 hazardous waste landfills and required CID to properly address the closed Area 1 and Area 2 landfills as solid waste management units (SWMUs) of concern at the facility.

Submittal No. 1 – A document entitled, "Updated Post-Closure Care Cost Estimates", dated October 27, 2023, and received by the Illinois EPA on October 30, 2023. The subject document contained revised post-closure cost estimates for Area 3 and 4 landfills and a revised corrective action cost estimate for Area 1 and 2 SWMUs. The subject submittal was assigned Log No. B-27R2-M-8.

Submittal No. 2 – A document entitled, "Updated Post-Closure Care Cost Estimates", dated October 28, 2024, and received by the Illinois EPA on October 29, 2024. The subject document contained revised post-closure cost estimates for Area 3 and 4 landfills and a

revised corrective action cost estimate for Area 1 and 2 SWMUs. The subject submittal was assigned Log No. B-27R2-M-10.

Submittal No. 3 – An email entitled, “B-27R2-M-10- CID PC Cost Estimate Tables – Rev 1 – 2025-08-07”, dated August 7, 2025, and submitted by Environmental Information Logistics, LLC (EIL) on behalf of CID. The subject email provided revised Table I-4, I-5, and I-6 to correct typographical errors that were noted by the Illinois EPA in an August 7, 2025 email. The revised tables were accepted as additional information to Submittal No. 2.

In accordance with Title 35 Illinois Administrative Code (35 IAC) 703.280(d)(2)(A), the subject submittals were reviewed as a Class 1* permit modification request. The Illinois EPA has reviewed the information in the subject submittals and hereby partially approves the updated post-closure care and corrective action cost estimates.

This determination was based on the review of: (1) the RCRA Permit issued to CID; (2) the regulations [35 IAC Subtitle G]; and (3) the information contained in the subject submittals.

1. The Illinois EPA can approve the following information in the subject submittals:
 - a. The corrective action cost estimate for Area 1 and 2 SWMUs in the amount of \$11,317,166 (in 2024 dollars).
 - b. The tasks listed in the post-closure cost estimates for Area 3 and 4 landfills.
2. The Illinois EPA cannot approve the post-closure cost estimates for Area 3 and 4 landfills at this time.
3. A RCRA-permitted facility must maintain financial assurance for 30 years for the entire post-closure care period unless it has completed a post-closure activity or changed the frequency of an activity, that would cause a reduction in the post-closure cost estimate. The Permittee must adjust the post-closure cost estimate for inflation each year.
4. Within 60 days of the date of this letter, CID must submit a revised post-closure cost estimate and financial assurance to meet the required minimum 30 years post-closure care costs for Area 3 and 4 landfills as a Class 1* permit modification.

Attachment A to this letter contains a summary of the changes made to the RCRA Permit. A modified RCRA Permit reflecting partial approval of the subject submittals is enclosed with this letter. The approved information in the subject submittals has been incorporated into CID’s approved permit application.

Post-closure care and corrective action activities at the above-referenced facility must be performed in accordance with the RCRA Permit issued to the CID facility and all subsequent approved modifications to the RCRA Permit.

Pursuant to 35 Ill. Adm. Code 703.281(a)(2), a notice of this modification must be sent to all persons on the facility mailing list, maintained by the Illinois EPA in accordance with 35 Ill. Adm. Code 705.163(a)(4), and the appropriate units of state and local government as specified in 35 Ill. Adm. Code 705.163(a)(5). For a Class 1* modification, the notice must be made within 90 days after the Illinois EPA approves the request.

This action shall constitute Illinois EPA's final action on the subject submittal. The applicant may appeal this final decision to the Illinois Pollution Control Board pursuant to Section 40 of the Act by filing a petition for a hearing within 35 days after the date of issuance of the final decision. However, the 35-day period may be extended for a period of time not to exceed 90 days by written notice from the applicant and the Illinois EPA within the initial 35-day appeal period. If the owner or operator wishes to receive a 90-day extension, a written request that includes a statement of the date the final decision was received, along with a copy of this decision, must be sent to the Illinois EPA as soon as possible.

For information regarding the request for an extension, please contact:

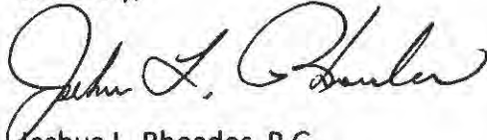
Illinois Environmental Protection Agency
Division of Legal Counsel
2520 West Iles Avenue
Post Office Box 19276
Springfield, IL 62794-9276
217/782-5544

For information regarding the filing of an appeal, please contact:

Illinois Pollution Control Board, Clerk
60 East Van Buren St., Suite 630
Chicago, IL 60601-1241
312/814-3620

Any questions concerning the groundwater aspects of this RCRA Permit, please contact Garrett Strittmatter at 217/558-0073 or garrett.strittmatter@illinois.gov. For all other questions, please contact Kelly Huser at 217/524-3867 or kelly.huser@illinois.gov.

Sincerely,



Joshua L. Rhoades, P.G.
Permit Section Manager
Bureau of Land

JLR: KDH:0310390001-RCRA-B27R2M8-B27R2M10-Approval.docx

KDH DMK GLS TWH AMB

Attachment: Attachment A: Changes to the RCRA Post-Closure Permit
Modified RCRA Post-Closure Permit

- cc: Norberto Gonzalez, U.S. EPA – Region V
Emily Keener, U.S. EPA – Region V
Steven Chillson, WMIL
Ed Doyle, P.E., EIL
Erin Yargicoglu, Ph.D., EIL

**ATTACHMENT A
CHANGES TO THE RCRA POST-CLOSURE PERMIT
CID Recycling & Disposal Facility (RDF)**

**STATE ID No. 0310390001
USEPA No. ILD010284248
LOG No. B-27R2-M-8; M-10**

The following changes were made to CID RDF’s RCRA Post-Closure permit in response to permit modification requests B-27R2-M-8; M-10. These changes reflect approval of some of the proposed permit modifications.

1. Condition IV.F.1 has been revised as follows:

“The current cost estimate for corrective action at this facility is ~~\$10,303,004~~ 11,317,166 (in ~~2021~~ 2024 dollars).”

2. Attachment C, Post-Closure and Corrective Action Cost Estimate Summary has been updated as follows:

“POST-CLOSURE AND CORRECTIVE ACTION

COST ESTIMATE SUMMARY

CID RDF

The post-closure care cost estimates are based on 2021 dollars and the corrective action cost estimates are based on 2024 dollars ~~These estimates are based on using 2021 dollars~~ and include the cost of: (1) activities carried out each year (i.e., annual costs); and (2) one-time or non-annual costs. Post-closure care for Area 3 began on May 30, 2008. Post-closure care for Area 4 began on February 18, 2010.

COST ESTIMATES

ACTIVITY	Area 1 & Area 2 landfills (SWMUs)	Area 3 landfill (HWMU)	Area 4 landfill (HWMU)	Total
Corrective Action	\$10,303,004			\$10,303,004
	<u>\$11,317,166</u>			<u>\$11,317,166</u>
Post Closure Care		\$12,585,185	\$2,901,051	\$15,486,236

Notes: Post-closure care shall continue for a minimum of 30 years from the start dates listed above for Area 3 and Area 4.”

3. Attachment E, Approved Permit Application Identification, has been updated as follows:
 - “13. B-27R2-M-8, Class 1* modification dated October 27, 2023 (partial approval)
 14. B-27R2-M-10, Class 1* modification dated October 28, 2024 (partial approval)”
4. Corrected typographical and formatting errors throughout the Permit.



Illinois Environmental Protection Agency

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JB Pritzker, Governor

James Jennings, Acting Director

HAZARDOUS WASTE MANAGEMENT RCRA POST-CLOSURE PERMIT

0310390001 -- Cook County
ILD 010284248
CID Recycling and Disposal Facility
Permit Log No. B-27R2-M-8; M-10
RCRA Permits – 24A

Issue Date: January 19, 2023
Effective Date: February 23, 2023
Expiration Date: February 23, 2033
Modification Date: **OCT 27 2025**

PERMITTEE

Waste Management of Illinois, Inc.
Environmental Legacy Management Group
720 E. Butterfield Road, Suite 400
Lombard, Illinois 60148-5671

A modified RCRA Post-Closure permit is hereby issued to Waste Management of Illinois, Inc. (CID RDF) as Owner, Operator, and Permittee pursuant to Section 39(d) of the Illinois Environmental Protection Act (Act), and Title 35 Illinois Administrative Code Subtitle G (35 Ill. Adm. Code).

PERMITTED HAZARDOUS WASTE ACTIVITY

This Permit requires CID RDF to conduct the following hazardous waste activities in accordance with the approved permit application and the conditions of this Permit.

- Post-Closure Care** of two closed landfills (Area 3 and Area 4) (D80)
- Groundwater Monitoring:** Detection Monitoring and Corrective Action Program
- Corrective Action** for two closed landfills (Area 1 and Area 2) (SWMUs)

This Permit consists of the conditions contained herein and those in the sections and attachments in this Permit. The Permittee must comply with all terms and conditions of this Permit and the applicable regulations contained in 35 Ill. Adm. Code Parts 702, 703, 705, and 720 through 729 in effect on the effective date of this Permit.

This Permit is issued based on the information submitted in the approved permit application identified in Attachment E of this Permit and any subsequent amendments. Any inaccuracies found in this information provided in the permit application may be grounds for the termination or modification of this Permit (see 35 Ill. Adm. Code 702.187 and 702.186) and potential enforcement action (415 ILCS 5/44(h)).

Joshua L. Rhoades, P.G.
Permit Section Manager
Bureau of Land
KDH TNH DMA AMB GLS

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RCRA POST-CLOSURE PERMIT

ISSUED TO

CID RDF

CALUMET CITY, ILLINOIS

STATE ID # 0310390001

ILD010284248

LOG NO. B-27R2-M-8; M-10

**RCRA POST-CLOSURE PERMIT
CID RDF
LOG NO. B-27R2-M-8; M-10
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GENERAL FACILITY DESCRIPTION

A. OWNER AND OPERATOR

The facility is owned and operated by Waste Management of Illinois, Inc. (WMIL), herein referred to as the "Permittee." (35 Ill. Adm. Code 702.121, 702.123, & 703.181)

Waste Management of Illinois, Inc.
720 East Butterfield Road, Suite 400
Lombard, Illinois 60148

B. LOCATION

1. Location of Facility

The CID Recycling and Disposal Facility (CID RDF) is owned and operated by WMIL and is located upon approximately 400 acres of land in the incorporated limits of Chicago, Calumet City, and Burnham in Cook County, Illinois. The CID RDF facility is located at:

CID Recycling and Disposal Facility
138th Street and Interstate 94
Calumet City, Illinois 60409

The facility contact is the District Manager. They can be reached at 224-523-1736.

2. Facility Map

A general facility map is provided in Attachment J. The location of the two closed landfills (known as Area 3 and Area 4) (D80) and the two closed solid waste management units (known as Area 1 and Area 2 landfills) are shown on this map.

C. DESCRIPTION OF HAZARDOUS WASTE MANAGEMENT ACTIVITIES

The CID RDF owned and operated by Waste Management of Illinois, Inc., was a commercial facility involved in the treatment and disposal of hazardous waste. Nearly all the hazardous waste handled at this facility was generated off-site by various industries. In particular, the largest generators of wastes accepted at the facility were the metal finishing industry, the iron and steel industry, and the petroleum refining industry. Only a small portion of the waste disposed at the facility was generated on-site.

A 25.9-acre closed hazardous waste landfill (known as Area 4) exists at the facility. The Illinois EPA approved closure of the Area 4 landfill on April 23, 2010 (Log No. B-27R-M-13).

A 173-acre closed landfill (known as Area 3) also exists at the facility. Approximately 83 acres of this landfill received hazardous waste during operation between 1980 and January 1983, when hazardous waste was co-disposed with municipal waste disposed at Area 3. Since January 1983, Area 3 had only received municipal refuse and other non-hazardous special wastes. However, as this landfill did receive hazardous waste, it was closed in accordance with the closure plan approved by the Illinois EPA on June 6, 1986 (including any adjudicated revisions as a result of the appeal) and receives post-closure care and monitoring in accordance with this RCRA Post-Closure permit. The Illinois EPA approved closure of the Area 3 landfill in a letter dated October 10, 2008 (Log No. C-187-CERT).

SECTION I: POST-CLOSURE

A. SUMMARY

Hazardous waste management units where waste is left in-place must receive post-closure care for at least 30 years after they are closed. As Area 3 was used for the disposal of hazardous waste prior to January 26, 1983, and Area 4 was used for the disposal of hazardous waste, post-closure care must be provided for both units. Activities required during post-closure care include, but are not limited to, (1) maintenance of the final cover, (2) management of leachate, and (3) monitoring of the groundwater. Post-closure care for Area 3 began on May 30, 2008. Post-closure care for Area 4 began on February 18, 2010.

B. UNIT IDENTIFICATION

1. The Permittee must provide post-closure care for the following hazardous waste management unit(s), as described in the approved permit application, subject to the terms and conditions of this Permit:

<u>Unit Designation</u>	<u>Capacity (c.y.)</u>	<u>Surface Area Dimensions of Unit (acres)</u>	<u>Description of Waste Hazardous Waste No.</u>
Area 3 Landfill (D80)	27,000,000 (approximate)	173	Mostly municipal waste and some hazardous waste
Area 4 Landfill (D80)	2,500,000 (approximate)	25.9	Industrial hazardous waste that met Land Disposal Restrictions

2. The location and horizontal extent of the Area 3 landfill is identified in Attachment J, Site Layout Map, of this Permit. The lowest elevation of the sumps in the base collection system for Area 3 landfill is at or above elevation 555 feet mean seal level (MSL). The highest elevation of the final cover system is at or below elevation 746 feet MSL. The slopes of the final cover on the Area 3 landfill shall not be steeper than 3:1. The Area 3 landfill was designed and constructed to achieve a minimum static slope factor of safety greater than or equal to 1.5 and a seismic factor of safety greater than or equal to 1.3.
3. The liner system on the bottom and sides of the Area 3 landfill is constructed of a minimum of 20-feet of natural, low permeability clay.
4. The cover system on the top of the Area 3 landfill is constructed of the following layers, described from the top to bottom:

- a. Minimum six-inch vegetative layer with sustained vegetation
 - b. Minimum of four feet of compacted clayey soil
5. A survey plat indicating the location and dimensions of the Area 3 landfill and any other hazardous waste disposal units with respect to permanently surveyed benchmarks was prepared and certified by a professional land surveyor. The notes on the plat state the owner's and operator's obligation to restrict disturbance of the Area 3 landfill in accordance with the applicable Subpart G regulations. These notes state:
 - a. The waste materials contained in the Area 3 landfill are considered RCRA hazardous wastes. They include mostly municipal waste and some hazardous waste.
 - b. Any material removed from the Area 3 landfill during future activities must be managed as a hazardous waste in accordance with 35 Ill. Adm. Code Subtitle G: Waste Disposal.
 - c. The use of this area is restricted.
6. The Plat of Survey (PIN No. 25-35-200-004-0000, 25-35-201-014-0000, 25-35-202-003-0000, 25-35-203-001-0000, 25-36-100-026-0000, 25-35-203-007-0000, 25-35-203-003-0000, 25-36-100-002-0000, 25-35-203-006-0000) for that Area 3 landfill, Project No. 89-11-2, was filed with the Cook County Recorder's Office in Chicago, IL on March 18, 2010. The record data is Document No. 1007703015.

The Plat of Survey was attached to the deed to the property and serves as an instrument which is normally examined during title search that will in perpetuity notify any potential purchaser of the property that:

 - a. The waste material in the Area 3 landfill is considered a RCRA hazardous waste;
 - b. Use of the area is restricted; and
 - c. A survey plat and record of the type, location and quantity of waste material in the Area 3 landfill was filed with the IEPA and the County Recorder.
7. The location and horizontal extent of the Area 4 landfill is identified in Attachment J, Site Layout Map, of this Permit. The lowest elevation of the sumps in the Area 4 landfill is at or above elevation 549 feet MSL. The highest elevation of the final cover system is at or below elevation 660 feet MSL. The slopes of the final cover on the Area 4 landfill shall not be steeper than 3:1.

The Area 4 landfill was designed and constructed to achieve a minimum static slope factor of safety greater than or equal to 1.5 and a seismic factor of safety greater than or equal to 1.3.

8. The liner system on the bottom and sides of the Area 4 landfill is constructed of the following layers, described in the table below.

Area 4 Landfill Liner systems (top to bottom)			
Phase I (West)	Phase I (East) and Phase II West	Phase II (East) and Phase III (North & South)	Phase IV (North & South), Phase V and Phase VI
2-feet compacted clay	150-mil geotextile fabric	1-foot granular drainage layer (primary leachate collection system on the base)	Geotextile (filter on the base)
10-feet natural clay	30-mil HDPE synthetic liner	Geotextile protective filter fabric	1-foot granular drainage layer (primary leachate collection system on the base)
	2-feet compacted clay	Drainage layer (side slopes)	Geotextile (on base and side slopes)
	10-feet natural clay	60-mil HDPE (side slope) & 100-mil HDPE (base) Geosynthetic clay liner	HDPE geonet (on side slopes)
		60-mil HDPE (primary liner)	Primary liner: 60-mil HDPE (side slope) & 100-mil HDPE (base) Geosynthetic clay liner
		HDPE geonet secondary leachate system with collection network	60-mil HDPE (secondary liner)
		60-mil HDPE (secondary liner)	HDPE geonet: secondary leachate detection system (Phase VI only)
		2-feet compacted clay	60-mil HDPE (tertiary liner)
		10-feet natural clay	3-feet compacted clay 10-feet natural clay

9. The cover system on the top of the Area 4 landfill is constructed of the following layers, described from the top to bottom:
- a. Three-foot protective soil layer, with six-inches capable of supporting vegetation

double-sided geocomposite (an HDPE geonet sandwiched between two geotextile fabric filter layers)

- b. 40-mil HDPE textured geomembrane
 - c. Geosynthetic clay liner (GCL)
 - d. Two-foot layer of compacted bioremediated or other clean soils
10. A survey plat indicating the location and dimensions of the Area 4 landfill and any other hazardous waste disposal units with respect to permanently surveyed benchmarks was prepared and certified by a professional land surveyor. The notes on the plat state the owner's and operator's obligation to restrict disturbance of the Area 4 landfill in accordance with the applicable Subpart G regulations. These notes state:
- a. The waste materials contained in the Area 4 landfill are considered RCRA hazardous wastes. They include asbestos-containing waste, industrial hazardous waste and commercial hazardous waste.
 - b. Any material removed from the Area 4 landfill during future activities must be managed as a hazardous waste in accordance with 35 Ill. Adm. Code Subtitle G: Waste Disposal.
 - c. The use of this area is restricted.
11. The Plat of Survey (PIN No. 29-01-100-009-0000 and 29-01-200-011-0000) for the Area 4 landfill, Drawing No. S09-01-413, was filed with the Cook County Recorder's Office in Chicago, IL on March 18, 2010. The record data is Document No. 1007703015. The Plat of Survey was attached to the deed to the property and serves as an instrument which is normally examined during title search that will in perpetuity notify any potential purchaser of the property that:
- a. The waste material in the Area 4 landfill is considered a RCRA hazardous waste;
 - b. Use of the area is restricted; and
 - c. A survey plat and record of the type, location and quantity of waste material in the Area 4 landfill was filed with the Illinois EPA and the County Recorder.
12. The Permittee must develop a scaled topographic drawing of each unit identified in Condition I.B.1 to determine the vertical and horizontal dimensions of each unit at least once every 10 years. If a topographic drawing of a unit has not been developed in the 10

years prior to the date of this permit, it must be developed within 180 days of the date of the effective date of this permit, and every 10 years thereafter. The topographic drawings must be maintained as part of the operating record.

If differential settlement is observed to have occurred on a unit that adversely impacts the integrity or effectiveness of the barrier layers of the cover and requires repairs to those layers, the Permittee must notify the Illinois EPA Bureau of Land (BOL) Permit Section within 30 days of this finding. The notification must include a drawing showing the location of this settlement on the unit and a plan that includes a schedule for repairing the cover system. Repairs to the cover system, and/or its components, may be considered a permit modification. Differential settlement will be evaluated, at a minimum, by comparing the 10-year topographic maps required in Condition I.B.12.

C. POST-CLOSURE CARE PERIOD

1. The post-closure care period for the Area 3 landfill began on May 30, 2008, the date of certification of completion of closure of the unit listed in Condition I.B.1 of this Permit and continues for at least 30 years after that date. The post-closure care period for the Area 4 landfill began on February 18, 2010, the date of certification of completion of closure of the unit listed in Condition I.B.1 of this Permit and continues for at least 30 years after that date.
2. Prior to the anticipated completion of the post-closure care period, the Illinois Pollution Control Board (Board) will extend, or the Illinois EPA may propose extension of the post-closure care period if it finds that the extended period is necessary to protect human health and the environment (e.g., waste remains in place, or leachate or groundwater monitoring results indicate a potential for migration of waste at levels which may be harmful to human health and the environment).
3. The Illinois EPA may include restrictions upon the future use of the site if necessary, to protect public health and the environment, including permanent prohibition of the use of the site for purposes which may create an unreasonable risk of injury to human health or the environment. After any administrative and judicial challenges to such restrictions have been exhausted, the Illinois EPA shall file such restrictions of record in the Office of the Recorder of the county in which the hazardous waste disposal site is located.
4. The Permittee must not allow the property where the units designated in Condition I.B.1 are located to be used in a way that could disturb the integrity of the final cover, liners, any components of the containment system, or function of the facility's monitoring systems, unless the Illinois EPA finds, by way of a permit modification, that such use is necessary for either of the following reasons:

- a. It is necessary to the proposed use of the property, and will not increase the potential hazard to public health or the environment, or
 - b. It is necessary to reduce a threat to human health or the environment.
5. The Illinois EPA will require continuation of the security procedures set forth in the approved permit application during the post-closure period. At a minimum, Area 3 and Area 4 must be totally fenced and must have locked gates at each entrance. Any additional requirements beyond this shall be subject to the permit modification procedures set forth in 35 Ill. Adm. Code 705.128.

D. INSPECTIONS

1. The Permittee must inspect the components, structures, and equipment at the site in accordance with the inspection schedule in the approved permit application and the conditions in this Permit (Attachment D). The forms in Appendix D-2 of the Post-Closure Plan in the approved permit application must be used to document inspections and any repairs done at the facility.
2. The Permittee must inspect the facility semi-annually for evidence of any of the following:
 - a. Deterioration, malfunctions, or improper operation of run-on and run-off systems.
 - b. The presence of leachate in, and proper functioning of, the leachate collection and removal systems.
 - c. The deterioration of the liner or cover systems.
3. The facility must be inspected within 72 hours of any rain fall event of three or more inches in 24 hours to detect evidence of any of deterioration, malfunctions, or improper operation of run-on and run-off systems.
4. Appropriate corrective action must be taken if problems, including erosion, blockage of the channels, slope failure, etc. are observed. If corrective action is taken, the site must be revisited one month later to ensure that the actions taken have indeed corrected the problem(s) noted.
5. The Permittee must inspect the benchmark(s) used to identify the location of the hazardous waste management units (HWMUs) and solid waste management units (SWMUs) within 60 days of the effective date of this Permit and thereafter in accordance with the Inspection Schedule in the approved permit application.

Benchmark(s) must be repaired and resurveyed whenever an inspection of the benchmarks indicates they have been damaged. The inspection results, repairs, and surveys of the benchmark(s) must be maintained as part of the operating record.

6. Results of all inspections and a description of any remedial actions taken must be documented in the Repair Log in the operating record and maintained for the entire post-closure period.

E. MONITORING, MAINTENANCE, AND RECORDKEEPING

1. The Permittee must keep and maintain a written operating record that includes all the records, reports, notifications, and data required by 35 Ill. Adm. Code 724.173 and the conditions in this Permit for the entirety of the post-closure care period. The operating record must be kept on-site at the facility and available for Illinois EPA review.
2. The Permittee must maintain and monitor the groundwater monitoring system and comply with the other applicable regulations of 35 Ill. Adm. Code 724 Subpart F (Groundwater Protection) during the post-closure period.
3. The Permittee must maintain the integrity and effectiveness of the final cover including making repairs to the cap as necessary to correct the effects of settling, subsidence, erosion, and other events.
4. The Permittee must prevent run-off from eroding or otherwise damaging the final cover. At a minimum, the run-off management system shall be capable of collecting and controlling the volume of water resulting from a 24 hour, 25-year storm event.
5. The Permittee must comply with the requirements for landfills described in the approved permit application and the condition of this Permit as follows:
 - a. Maintain the integrity and effectiveness of the final cover, including making repairs to the cap as necessary to correct the effects of settling, subsidence, erosion, cracking or other events.
 - b. Corrective action must be taken if ponding has been observed, if cracks or erosion channels greater than one inch wide have formed for whatever reason, if gas, odor, vegetative or vector problems arise, if leachate pop-outs or seeps are present, or if vegetation with tap roots is found to be growing in areas which are not designed to accommodate such vegetation.
6. The Permittee must maintain the leachate collection systems (LCS) in Area 3 (Fig. E-5a of approved permit application) and Area 4 (Fig. E-4a of approved permit application), and

leak detection system (LDS) in Phase VI of Area 4 in accordance with the design plans and specifications contained in the approved permit application and the conditions in this Permit. Including the following:

- a. Initiate troubleshooting of the LCS and LDS if the control system detects abnormal operating conditions or site personnel observe unexpected performance during daily routine system inspections.
 - b. Troubleshooting will include checks of electrical, mechanical, piping and control system components, as necessary depending on the nature of the operating condition. Routine maintenance, such as cleaning LCS and LDS pumps and pipe jetting, will be performed as needed to achieve compliance with designated liquid levels within the LCS and LDS.
 - c. Repairs will be documented in the facility operating record.
7. The Permittee must remove leachate from the Area 3 and Area 4 landfills until leachate is no longer detected in the LCS or LDS.
8. Leachate collected in the LCS and LDS must be managed in the facility's on-site Biological Liquid Treatment Center.
9. The Permittee must operate, monitor, and maintain the LCS in accordance with the approved permit application and the following conditions:
- a. The leachate level in Area 3 must not exceed the following compliance elevations as measured in the sumps of the following collection systems:
 - i. 555 feet MSL for the base collection system. This system consists of a base grade lateral piping system with the eastern half of the system containing a one-foot gravel drainage layer. Leachate levels are monitored quarterly at LW3, MH8, MH9, MH10, MH17, MH18, and W450R.
 - ii. 566 feet MSL for the elevated base collection system. This system collects leachate from a small area in the northeast portion of the landfill with lateral piping and a gravel drainage layer. Leachate levels are monitored quarterly at LW19 and MH20.
 - iii. 580 feet MSL for the piezometer system. This system consists of a series of leachate collection manholes and wells in the western portion of the landfill. Leachate levels are monitored quarterly at MH5, MH6, MH16, L430,

L702, L704, G705, W434, and W435.

- b. Maintenance of the leachate level at or below this elevation is necessary to create and maintain an inward gradient in the soil layer surrounding the landfill.
- c. The leachate level in Area 4 must not exceed the compliance elevations as measured in the sumps listed in the following table:

Monitoring Point	Compliance Elevation (ft) above sump invert	Monitoring Point	Compliance Elevations (ft) above sump invert
4AN Primary	1.5	4F Primary	1.5
4AW Primary	1.6	4B Secondary	1.0
4B Primary	3.0	4D Secondary	1.0
4C Primary	4.2	4E Secondary	1.0
4D Primary	2.5	4F Secondary	1.0
4E Primary	1.6	4G Secondary	4.1

- d. All leachate removed from the leachate collection system must be managed as a hazardous waste.
 - e. The Permittee must record the amount of liquid removed from each LCS sump (in gallons) at least monthly. The results of the leachate quantity testing data from the LCS must be maintained in the facility's operating record and submitted electronically to the Illinois EPA.
10. Three representative samples of leachate from Area 3 and one from Area 4 must be collected annually and analyzed individually for constituents provided on their respective Reduced Appendix I Sampling List found in Attachment I. These samples must be collected during the first quarter inspections. The four samples will be taken from the withdrawal points listed in Condition I.F.7. The results of these analyses must be submitted electronically to the Illinois EPA by June 1st of each year.
- a. The constituents listed in 35 Ill. Adm. Code 724, Appendix I (Full Appendix I List) were analyzed annually in 2015 through 2018 on samples taken from the withdrawal points listed in Condition I.F.7. A permit modification request to reduce the annual leachate monitoring lists for each given sampling point was approved in Log No. B-27R-M-88. The reduced list (Reduced Appendix I List) will be used in lieu of the Full Appendix I List for three out of four years, with the fourth year reverting back to analysis of the Full Appendix I List. Any parameters not included on the existing Reduced Appendix I List that are detected in the fourth-year Full Appendix I List analysis must be added to the Reduced Appendix I

List by means of a Class 1* permit modification request in accordance with 35 Ill. Adm. Code 703.280. This cycle of three years of Reduced Appendix I List analysis, followed by one year of Full Appendix I List analysis, must repeat during the post-closure period. The approved Reduced Appendix I List for calendar years 2023, 2024, and 2025 can be found in Attachment I. The next Full Appendix I List analysis will take place in 2026.

11. The Permittee must operate, monitor, and maintain the LDS in Phase VI of Area 4 in accordance with the approved permit application and the following conditions:
 - a. The elevation of leachate in each Leachate Monitoring/Withdrawal Well in the LDS must be continuously monitored and recorded in feet above MSL.
 - b. As far as is practicable, leachate that collects in each leak detection sump must be removed.
 - c. All leachate removed from the LDS must be managed as a hazardous waste.
 - d. The Permittee must record the amount of liquid removed from each LDS sump (in gallons) at least monthly. The results of the leachate quantity testing data from the LDS must be maintained in the facility's operating record and submitted electronically to the Illinois EPA.
12. The action leakage rate (ALR) was calculated to be 1,532 gallons per day or 214 gallons/acre/day for the Phase VI LDS sump at Area 4 landfill. The pump operating level for the LDS is 551 feet MSL. The Permittee must inspect, operate, and monitor all components of the LDS in accordance with the requirements in 35 Ill. Adm. Code 724.403(c). The monthly volume of leachate removed from the LDS sump must be included in the report required in Condition I.F.2. If at any point the action leakage rate is exceeded, this event must be included on the graphical representation of the data.
13. The action leakage rate is the maximum design flow rate that the LDS can remove without the fluid head on the bottom liner exceeding one foot. The Permittee must monitor the quantity of leachate removed from the LDS sump(s) each month to determine if the rate of leachate removed from each LDS sump exceeds the action leakage rate.

To determine if the action leakage rate has been exceeded, the Permittee must convert the monthly flow rate from the monitoring data obtained under Section 724.403(c) to an average daily flow rate (gallons per acre per day) for each sump. The average daily flow rate for each sump must be calculated monthly during the post-closure care period and recorded in the operating record.

F. REPORTING AND NOTICES

1. The quarterly leachate levels, monthly leachate extraction volume and the total volume of leachate extracted from Area 3 landfill (not including contaminated ground water) shall be submitted to the Illinois EPA annually by January 31st, for the previous calendar year. A graphical representation of the data shall also be included as follows:
 - a. A graphical representation of the volumes of leachate removed from the LCS each month. The scale of the x axis (time) must be such that no more than one year of data (starting with January each year) is presented on each sheet of paper.
 - b. A graphical representation of the elevation of the liquid level in each Leachate Monitoring/Withdrawal Well/Sump for the quarter. For each Well, the graph needs to identify the following: the elevation of leachate over time, elevation of the top of liner, and elevation of the bottom of the cover system all in feet above MSL. Compliance levels should also be marked on the graph.
2. Monthly leachate levels observed in each sump, amount of leachate removed from each sump and total volume removed for the year for Area 4 landfill must be submitted to the Illinois EPA annually by January 31st, for the previous calendar year. A graphical representation of the data must also be included as follows:
 - a. A graphical representation of the volumes of leachate removed from the LCS and LDS each month. The leachate generation rates (gallons/month) from the LCS and LDS must be presented on the same graph. The scale of the x axis (time) must be such that no more than one year of data (starting with January each year) is presented on each sheet of paper. If at any point the action leakage rate is exceeded, this event must also be indicated on the graph.
 - b. A graphical representation of the elevation of the liquid level in each Leachate Monitoring/Withdrawal Well/Sump for the month. For each Sump, the graph needs to identify the following: the elevation of leachate over time, elevation of the top of liner, and elevation of the bottom of the cover system all in feet above MSL. Compliance levels should also be marked on the graph.

3. A completed "RCRA Facility Groundwater, Leachate and Gas Reporting Form" (LPC- 592) must accompany all Leachate Data Reports required by this Permit. A copy of this form is provided in Attachment A. This form is not to be used for permit modification requests. This form is available on the Illinois EPA web site.
4. If quarterly leachate level measurements at Area 3 landfill indicate non-compliance at any of the leachate monitoring points listed in Conditions I.E.9.a.i, I.E.9.a.ii, and I.E.9.a.iii, a written notification must be sent to Illinois EPA BOL Permit Section and Illinois EPA BOL Regional Office. For instances of non-compliance in the first and second quarter, the notice must be sent by July 31st of that year. For instances of non-compliance in the third and fourth quarter, the notice must be sent by January 31st of the following year.
5. If monthly leachate level measurements at Area 4 landfill indicate non-compliance at any of the leachate monitoring points, a notification must be sent to Illinois EPA BOL and Illinois EPA BOL Regional Office. For instances of non-compliance in the first and second quarter, the notice must be sent by July 31st of that year. For instances of non-compliance in the third and fourth quarter, the notice must be sent by January 31st of the following year.
6. Information required by Condition I.E.10 and I.E.10.a must be submitted in an electronic format. The information is to be submitted as fixed-width text files formatted as found in Attachment A.

Additional guidance regarding the submittal of the information in an electronic format can be found on the Illinois EPA website.

7. The following leachate withdrawal points will be used in leachate quality analysis required by conditions I.E.10 and I.E.10.a. For purposes of electronic reporting, the points will be renamed as shown below.

<u>Name in Application</u>	<u>Name for Electronic Reporting</u>
A3LC (Area 3 Composite)	L311
A3L3 (Area 3 LW 3)	L312
A3M6 (Area 3 MH 6)	L313
A4LC (Area 4 Composite)	L331

8. The Permittee must notify the Illinois EPA BOL Permit Section in writing within 30 days of the leachate quality analysis report received by the Permittee required in Condition I.E.10 if the following occurs:
 - a. If the analysis of the leachate detects a parameter for which the groundwater was not analyzed for in the last sampling event. The Illinois EPA may require the

Permittee to modify their groundwater monitoring program based on this additional information.

9. In accordance with 35 Ill. Adm. Code 724.404(b), if the flow rate in the Area 4 Phase VI leak detection sump 4G-SEC exceeds the action leakage rate described above, the Permittee must:
 - a. Notify the Illinois EPA BOL Permit Section and the Illinois EPA BOL Regional Office in writing of the exceedance within seven days of the determination;
 - b. Submit a preliminary written assessment to the Illinois EPA BOL Permit Section and the Illinois EPA BOL Regional Office within 14 days of the determination, as to the amount of liquids, likely sources of liquids, possible location, size and cause of any leaks, and short-term actions taken and planned;
 - c. Determine to the extent practicable the location, size and cause of any leak;
 - d. Determine whether any waste should be removed from the unit for inspection, repairs or controls;
 - e. Determine any other short-term and longer-term actions to be taken to mitigate or stop any leaks; and
 - f. Within 30 days after the notification that the action leakage rate has been exceeded, submit to the Illinois EPA BOL Permit Section and the Illinois EPA BOL Regional Office the results of the determinations specified above, the results of actions taken, and actions planned. Monthly thereafter, as long as the flow rate in the leak detection system exceeds the action leakage rate, the Permittee must submit to the Illinois EPA BOL Permit Section and the Illinois EPA BOL Regional office a report summarizing the results of any remedial actions taken and action planned.

The Permittee must follow the procedures listed in 35 Ill. Adm. Code 724.404(c) to make the determinations required above.

The address for the Illinois EPA BOL Regional Office cited in this condition is:

Illinois EPA Field Office
9511 West Harrison
Des Plaines, Illinois 60016

G. NOTICES AND CERTIFICATION

1. A request to change the Post-Closure Plan must be submitted in the form of a permit modification request. This request must be in accordance with applicable requirements of Parts 702, 703 and 724 and must include a copy of the amended Post-Closure Plan for approval by the Illinois EPA.
2. If the Permittee or any subsequent owner or operator of the land upon which the Area 3 and Area 4 landfills listed in Condition I.B.1 is located wishes to remove hazardous wastes, hazardous waste residues, the liner, if any, or contaminated soil, they must request a modification to this RCRA post-closure permit in accordance with the applicable requirements in 35 Ill. Adm. Code Parts 703, 705 and 724. At a minimum, the owner or operator must demonstrate that the removal of such material will satisfy the criteria of 35 Ill. Adm. Code 724.217(c).
3. If the Permittee seeks to demonstrate that they should be allowed to end the post-closure care period (e.g., all waste has been removed, and leachate and groundwater monitoring results do not indicate a potential for migration of waste at levels which may be harmful to human health and the environment), the Permittee must submit an Environmental Covenant (EC) for the future land use and management of the property on which the Area 3 landfill and Area 4 landfill is located. The EC must be submitted at least one year prior to the date the Permittee expects to submit the Certification of Completion of Post-Closure.

Pursuant to Section 39(g) of the Act, the purpose of the EC is to place restrictions upon the future use of the site necessary to protect public health and the environment, including permanent prohibition of the use of the site for purposes which may create an unreasonable risk of injury to human health or the environment. The EC must be pursuant to a consent order between the Permittee and the State of Illinois and in the form and format specified by Illinois EPA.

4. If the Permittee seeks to exit post-closure care, the Permittee must submit the following documents to the Illinois EPA Bureau of Land Permit Section by registered mail no later than 60 days after completion of the established post-closure care period for Area 3 landfill and Area 4 landfill listed in Condition I.B.1:
 - a. A properly completed Certification of Completion of Post-Closure Form provided in Appendix H that states the post-closure care for the hazardous waste disposal unit (Area 3 or Area 4) was performed in accordance with the specifications in the approved Post-Closure Plan in the approved permit application and the conditions in this Permit. The owner and operator and a qualified Illinois licensed Professional Engineer must sign the Certification Form.

- b. A Post-Closure Documentation Report that documents the post-closure care conditions and activities at the facility during the post-closure period. The Post-Closure Documentation Report must include the following:
 - i. Background information about the facility and the unit subject to the post-closure certification. Describe the facility and RCRA permit history of the unit.
 - ii. A detailed description of the unit subject to the post-closure care certification that includes:
 - 1. The Unit's design, including liner system, sumps, leachate collection, leak detection, gas systems, and cover system including stormwater run-off and run-on controls. Provide this information in both a narrative form, and scaled drawings.
 - 2. How it was operated, and how it was closed.
 - 3. When it was operated, and when it was closed.
 - 4. The wastes disposed of in the unit (including waste codes).
 - 5. The amount of leachate pumped each year from each sump (combined amount for Area 3) in the unit's leachate collection and leak detection systems during the post-closure period. Provide this information in both a table and graphically. Demonstrate the unit has met the requirements of 35 Ill. Adm. Code 724.410(b)(2).
 - 6. A scaled map showing location of the unit within the facility. Include all wells in the groundwater monitoring system for the unit on this map.
 - 7. Scaled drawings (plan view and cross-section) showing the horizontal and vertical extent of the unit at the time it was certified closed, every 10 years after it was closed (if available), and at the time the Post-Closure Documentation Report is submitted (e.g. at the end of the post-closure period). The scale of the plan view should be one inch = 200 feet. All design components of the unit must be shown on the drawings.

When the drawings are compared; if a difference in elevation of more than two feet exists at any location on the unit, the Post-Closure Documentation Report needs to indicate the reason for the change in elevation, and why it would not be a concern in the future.

8. A survey of the unit when it was certified closed and at the time the Post-Closure Documentation Report is submitted (e.g. when the post-closure period ended). The surveys must be certified by a professional land surveyor.
- iii. A general discussion on the inspection and maintenance of, and repairs to, the cover system, leachate collection, leak detection, gas collection, stormwater run-off and run-on controls, and wells in the groundwater monitoring system. Describe any problems and/or repairs to these systems that were addressed over the post-closure care period in chronological order. Show the locations of each of the repairs to these systems during post-closure care on a scaled drawing of the unit.
 - iv. A discussion on the groundwater monitoring program, including any corrective measures that were completed during the post-closure care period and a summary of the three most recent years of groundwater data. Identify the horizontal and vertical extent of any groundwater contaminant plume from the unit that existed at the beginning of the post-closure period and every five years after that.
- The facility must have complied with all requirements of 35 Ill. Adm. Code Parts 620 and 724 in order to certify completion of post-closure care activities.
- v. Colored photos of unit(s) at post-closure completion. Photo documentation of the unit should include at least one aerial (satellite) photo and representative photos of above-ground design features of the unit.
 - vi. Illinois EPA form LPC-PA23.
- c. Documentation that the IC/ EC required by Condition I.G.3 has been placed on the deed to the property on which Area 3 and Area 4 are located and has been filed with the County Recorder's Office.

5. The certification of completions of post-closure care shall not be approved by the Illinois EPA until the Permittee demonstrated that the IC/EC required by Condition I.G.3 has been properly filed with the appropriate governmental office (e.g. State of Illinois, or County Recorder's office).
6. Within 60 days after receiving certifications from the owner or operator and a qualified Illinois licensed Professional Engineer that the post-closure care period has been completed for Area 3 and/or Area 4 landfills listed in Condition I.B.1 in accordance with the approved post-closure plan, the Illinois EPA shall notify the owner or operator that it is no longer required to maintain financial assurance for post-closure care of that unit unless the Illinois EPA determines that post-closure care has not been in accordance with the approved post-closure plan. The Illinois EPA shall provide the owner or operator with a detailed written statement of any such determination that post-closure care has not been in accordance with the approved post-closure plan.

H. SUBSURFACE GAS MANAGEMENT

The Permittee must operate the gas monitoring and collection system for the Area 3 landfill in accordance with Section E.5 of the approved permit application, the approved Clean Air Act Program Permit issued January 13, 2022, and any subsequent modifications to the permit, and the following conditions:

1. The Permittee must recover or flare the subsurface gas generated at Area 3 during the post-closure care period.
 - a. Condensate from any gas recovery system is considered hazardous and must be managed as hazardous waste.
2. If subsurface gas problems occur, a corrective action plan must be submitted, for approval, to the Illinois EPA BOL within 30 days of discovering such gas problems.

I. FINANCIAL ASSURANCE

1. The Permittee must maintain financial assurance for post-closure care of the closed Area 3 landfill of at least the amount of \$12,585,185 (2021 dollars). The Permittee must maintain financial assurance for post-closure care of the closed Area 4 landfill of at least the amount of \$2,901,051 (2021 dollars). A summary of the cost estimate for post-closure care of this facility is shown in Attachment C. The financial assurance maintained by the facility must be sufficient to meet the requirements of 35 Ill. Adm. Code 724, Subpart H.

SECTION II: AREA 4 DETECTION MONITORING PROGRAM

A. SUMMARY

The detection monitoring program consists of 19 existing groundwater monitoring wells. This includes nine monitoring wells that are utilized to monitor the Silurian Dolomite and 10 that are utilized to monitor the Dolton Sand. Due to highly variable groundwater flow conditions in the Silurian Dolomite in the vicinity of the facility, intrawell statistical analyses will be conducted at each monitoring well. Therefore, there will not be designated upgradient and downgradient monitoring wells in this program.

B. DEFINITIONS

As used herein, the words or phrases set forth below shall have the following definitions:

1. "Uppermost Aquifer" refers to the geologic formation nearest the natural ground surface that is an aquifer, as well as lower aquifers that are hydraulically connected with this aquifer in the vicinity of the facility. The uppermost aquifer underlying Area 4 has been identified as a weathered, fractured, and/or jointed Silurian dolomite which overlies a bedrock aquitard and underlies a perched outwash sand unit with minimal hydraulic connection.
2. "Point of Compliance" refers to the vertical surface located at the hydraulically downgradient limits of the waste management area (Area 4) extending down into the uppermost aquifer underlying the regulated unit.
3. "Ft – bgs" refers to the number of feet below the ground surface.
4. "Ft-MSL" refers to elevation referenced feet above mean sea level.
5. "Detected" shall mean a concentration equal to or above the practical quantitation level (PQL) listed in USEPA's SW-846 (Third Edition) or as approved by the Illinois EPA for the applicable analytical methods specified in the approved Sampling and Analysis Procedures, which are incorporated by reference in Condition II.H of the Permit.
6. "Progressive Increase" shall mean an increase in the concentration of a constituent in successive sampling events.
7. "Stick-up" refers to the height of the reference survey datum. This point is determined within ± 0.01 foot in relation to mean sea level (MSL), which in turn is established by reference to an established National Geodetic Vertical Datum.

C. IMPLEMENTATION

1. The Permittee must implement the detection monitoring program established in the Permit to determine if the regulated unit is in compliance with the groundwater protection standard listed in Condition II.E.1. The detection monitoring requirements set forth in this permit shall supersede those established in the 35 Ill. Adm. Code Part 724 compliance monitoring program previously approved by the Illinois EPA.
2. The Permittee must carry out the detection monitoring program specified in this Permit on the groundwater found in the Silurian Dolomite and the Dolton Sand beneath the CID-RDF facility in Calumet City, Illinois. Groundwater occurring within the Silurian Dolomite beneath the CID-RDF facility has been designated a 35 Ill. Adm. Code Part 620, Class I: Potable Resource Groundwater. Groundwater occurring within the Dolton Sand beneath the CID-RDF facility has been designated a 35 Ill. Adm. Code Part 620, Class II: General Resource Groundwater.
3. The point of compliance, defined as a vertical surface located at the hydraulically downgradient limits of Area 4 that extends down into the uppermost aquifer underlying the waste management units, is shown on Figure C-2c of the approved permit application.

D. WELL LOCATION AND CONSTRUCTION

1. The Permittee must maintain the groundwater monitoring wells identified in the following table in accordance with the approved permit application to allow for the collection of groundwater samples and elevation from the uppermost aquifer. The location of these wells is specified in Figure C-2c of the approved permit application.

IEPA Well No.	Facility Well No.	Well Depth (ft.)	Well Depth Elevation (Ft.-MSL)	Well Screen Interval
Area 4 Dolomite Monitoring Wells				
G02D*V	G202	67.2	521.13	530.13-521.13
R06D*V	R06D	80.0	510.80	520.80-510.80
R08D*V	R08D	64.6	523.79	533.79-523.79
G10D*V	G210	71.9	515.16	524.36-515.16
G16D*V	G216	66.3	517.70	524.00-517.70
G18D*V	G218	77.5	508.66	517.56-508.66
G20D*V	G220	77.9	511.56	520.46-511.56
R04D*V	G04DR	90.9	503.98	513.98-503.98

G05D* ^v	G05D	88.7	502.76	512.76-502.76
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Area 4 Dolton Sand Monitoring Wells

G01S* ^{vii}	G201	11.3	577.36	581.64 – 577.36
G04S* ^{vii}	G204	18.6	575.22	579.42 – 575.22
G05S* ^{vii}	G205	17.1	574.72	578.92 – 574.72
G07S* ^{vi}	G207	13.8	574.70	578.90 – 574.70
G09S* ^{vi}	G209	11.5	576.33	580.53 – 576.33
G13S* ^{vii}	G213	21.3	573.13	581.67 – 573.13
R15S* ^{vii}	G215R	12.4	575.54	581.54 – 575.54
R17S* ^{vi}	R17S	13.6	576.97	581.67 – 576.97
G19S* ^{vi}	G219	12.1	573.95	579.15 – 573.95
G21S* ^{vii}	G221	11.8	577.02	581.75 – 577.02

NOTE:

* – Denotes point of compliance monitoring well.

^v – Analysis of List G1, G2, G3, G4 and G5 parameters in accordance with Condition II.E.1.

^{vi} – Analysis of List G1 and G2 parameters in accordance with Condition II.E.1.

^{vii} – Analysis of Lists G1, G2, G6 and G7 parameters in accordance with Condition II.E.1.

2. Construction of any new monitoring well/piezometer must be at a minimum in accordance with the diagram contained in Attachment A to this Permit unless otherwise approved in writing by the Illinois EPA. Any new monitoring wells/piezometers must be continuously sampled and logged on an Illinois EPA boring log and well completion report as provided in Attachment A unless otherwise approved by the Illinois EPA.
3. The Permittee must notify the Illinois EPA within 30 days in writing if any of the wells identified in Condition II.D.1 are damaged, or the structure integrity has been compromised causing the well not to serve its function or to act as a contaminant pathway. A proposal for the replacement of the subject well requires Illinois EPA approval and must accompany this notification. The well must not be plugged until the new well is on-line and monitoring data has been obtained and verified, unless the well is extremely damaged and would create a potential route for groundwater contamination.
4. Should any well become consistently dry or unserviceable, a replacement well must be provided within 10 feet of the existing well. This well must monitor the same zone as the existing well and be constructed in accordance with the current Illinois EPA groundwater monitoring well construction standards at the time that the well is replaced. A well which is more than 10 feet from the existing well or which does not monitor the same geologic zone must be approved by the Illinois EPA and designated as a new well. If the facility determines that a replacement well will be a dry well, then it must submit for

Illinois EPA approval either a proposal to install a new monitoring well or a proposal not to replace the well with appropriate rationale.

- The Permittee must submit boring logs, construction diagrams, and data sheets from the installation and development of a new or replacement well to the Illinois EPA at the address below within 30 days of the date that installation of the well is completed. In addition, the Permittee must submit certification that plugging and abandonment of a well was carried out in accordance with the approved procedures (see Attachment A to this Permit) to the Illinois EPA at the address below within 30 days of the date that the well is plugged and abandoned. All information should be submitted to the appropriate State Agencies.

Illinois Environmental Protection Agency
 Bureau of Land - #33
 Permit Section
 2520 West Iles Avenue
 Springfield, Illinois 62702

- All wells/piezometers must be clearly identified and must be equipped with protective caps and locks. Monitoring wells or piezometers in high traffic areas must be protected with bumper guards.
- All monitoring wells and piezometers not utilized in the approved groundwater monitoring system, but retained by the facility, must be constructed and maintained in accordance with 77 Ill. Adm. Code Part 920 regulations. Monitoring wells and piezometers that are improperly constructed must be abandoned in accordance with Attachment A to this Permit.

E. GROUNDWATER PROTECTION STANDARD

- The following hazardous constituents and concentration limits comprise the groundwater protection standard in the vicinity of the CID-RDF facility. Total (unfiltered) values, derived from the applicable USEPA SW-846 (Latest Version) method or equivalent methods listed in Section C of the approved permit application, will be used for comparison with the concentration limits.

<u>List G1 – Field Parameters</u>	<u>STORET</u>	<u>Units</u>	<u>Concentration Limit</u> (µg/L)	
			<u>Class I</u>	<u>Class II</u>
pH	00400	standard	6.5-9.0	--
Specific Conductance at 25°C	00094	µmhos/cm	--	--

Temperature of Water Sample	00011	Fahrenheit	--	--
Turbidity	00076	NTUs	--	--
Depth to Water (below land surface)	72019	Feet	--	--
Depth to Water (below measuring point)	72109	Ft-bgs	--	--
Elevation of Groundwater Surface	71993	Ft-MSL	--	--
Elevation of Bottom of Well#	72020	Ft-MSL	--	--
Elevation of Measuring Point (Top of Casing) ##	72110	Ft-MSL	--	--

Must be determined in accordance with Condition II.G.3

Must be determined in accordance with Condition II.G.2

Hazardous Waste Constituents

	STORET	PQL (µg/L)	Concentration Limit (µg/L)	
			Class I	Class II
<u>List G2 – Organics</u>				
Toluene	34010	1	1,000	2,500
Benzene	34030	1	5	25
Ethylbenzene	78113	1	700	1,000
Xylene (total)	81551	2	10,000	10,000
BTEX (total)	11750	3	11,705	13,525
1,4-dioxane	81582	5	7.7	7.7
<u>List G3 – Organics</u>				
Naphthalene	34696	5	140	220
Acetone	81552	10	6,300	6,300
bis(2-ethylhexyl)phthalate	39100	5	6	60
Chlorobenzene	34301	1	100	500
Methylene Chloride	34423	1	5	50
<u>List G4 – Inorganics (total)</u>				
Barium, total	01007	TBD	1,000	--
Chloride, total	00940	1,000	200,000	--
Chromium, total	01034	TBD	100	--
Cobalt, total	01037	TBD	1,000	--
Lead, total	01051	TBD	7.5	--
Nickel, total	01067	TBD	100	--
Zinc, total	01092	TBD	5,000	--

List G5 – Inorganics (dissolved)

Barium, dissolved	01005	2	--	--
Chloride, dissolved	00941	1,000	--	--
Chromium, dissolved	01030	4	--	--
Cobalt, dissolved	01035	4	--	--
Lead, dissolved	01049	10	--	--
Nickel, dissolved	01065	10	--	--
Zinc, dissolved	01090	10	--	--

List G6 – Inorganics (total)

Arsenic, total	01002	TBD	--	200
Chromium, total	01034	TBD	--	1,000
Cobalt, total	01037	TBD	--	1,000
Vanadium, total	01087	TBD	--	100

List G7 – Inorganics (dissolved)

Arsenic, dissolved	01000	TBD	--	--
Chromium, dissolved	01030	TBD	--	--
Cobalt, dissolved	01035	TBD	--	--
Vanadium, dissolved	01055	TBD	--	--

2. The background values established for the purpose of intrawell statistical analysis, must initially be established from the historical groundwater data from the initial sampling of each monitoring well under the initial RCRA Part B Permit (March 1988) to the Fourth Quarter 2006, utilizing the following procedures. This may include data from original monitoring wells and replacement wells as appropriate. This submittal must include example calculations and must include, in table form, all groundwater data used in the calculation for each well, the number of pieces of data used to determine the mean, and a list of derived prediction limits.
 - a. For those parameters or constituents which are found to be above the PQL in 85% - 100% of the background data set, the background values for that parameter or constituent must be calculated using the methodology described in Attachment B, Page 1. The facility must utilize a value of one half the PQL for non-detect results included in the data set.
 - b. For the parameters or constituents which are found to be above the PQL in 50% - 85% of the background data set, the background values for that parameter must be calculated using methodology described in Attachment B, Page 2 or 5 as appropriate.

- c. For those parameters or constituents from the background data set which do not meet the requirements of Conditions II.E.2.a or II.E.2.b, the average background value must be set at the PQL as shown in Condition II. E.1.
 - d. Sampling and analytical procedures utilized to establish background values shall be in accordance with Condition II.F below.
 - e. The Permittee must determine the distribution of the background data set for each parameter that meets the requirements of II.E.2.a and II.E.2.b.
 - i. The Permittee must calculate a coefficient of variation for the background data set from each monitoring well in accordance with Attachment B.
 - ii. If the coefficient of variation is less than or equal to 1.00, the Permittee may assume a normal data distribution for statistical analysis.
 - iii. In the event that the coefficient of variation is greater than 1.00, the Permittee may choose to transform the background data in lieu of proposing a non-parametric statistical procedure in accordance with Condition II.E.2.e.iv below. The Permittee must demonstrate that the original non-transformed data are inappropriate for a normal theory test.
 - iv. If the Permittee determines that the transformed background data does not pass the test described in Condition II.E.2.e.ii, it must assume that the background data set is not appropriate for normal theory statistical analysis. In this event, the Permittee must submit for Illinois EPA review and approval a proposed statistical procedure that is appropriate for the distribution of the data used to establish background values and provides a reasonable balance between the probability of falsely identifying a non-contaminating regulated unit and the probability of failing to identify a contaminating unit.
 - v. The Permittee may submit for Illinois EPA review and approval a proposal for an alternative procedure for evaluation of background data distribution.
3. The facility must reestablish intrawell background values every two years as follows:

Background values must be established for each List G2, G3, and G5 parameter listed in Condition II.E.1 in each Silurian Dolomite monitoring well listed in Condition II.D.1, and each List G2 and G7 parameter listed in Condition II.E.1 for each Dolton Sand monitoring well listed in Condition II.D.1 where sampling is required by the notes at the end of Condition II.D.1.

- a. The facility must use a data set consisting of the results of the eight most recent sampling events;
 - b. The facility must utilize the procedures outlined in Conditions II.E.2.a through II.E.2.e.
 - c. Recalculated background values must be submitted for Illinois EPA review and approval by July 15 of each odd numbered calendar year beginning with July 15, 2023. This submittal must include example calculations and must include, in table form, all groundwater data used in the calculation for each well, the number of pieces of data used to determine the mean, and a list of derived prediction limits.
4. For those parameters and constituents which have not been sampled and analyzed in eight previous sampling events, background values must be established by the methodology approved by Condition II.E.2 following four sampling events after the effective date of this Permit. The results of this determination must be submitted to the Illinois EPA for review and approval within 90 days from the fourth sampling event.
 5. Each of the monitoring wells listed in Condition II.D.1 must be sampled semi-annually in accordance with the schedule in Condition II.J.2. The groundwater samples collected at each well must be analyzed for the appropriate Condition II.E.1 constituents indicated by footnotes provided in Condition II.D.1.
 6. Alternate concentration limits may be established in accordance with 35 Ill. Adm. Code 724.194(b) where the Permittee can determine a constituent will not pose a substantial hazard to human health and the environment. The alternative concentration limits proposed by the facility must be approved by the Illinois EPA.

F. DETECTION MONITORING PROGRAM

The Permittee must conduct the Detection Monitoring Program in accordance with Section C of the approved permit application, and in accordance with the following:

1. The Permittee must collect, preserve, and analyze samples pursuant to Condition II.H.
2. The Permittee must determine groundwater quality at each monitoring well identified in Condition II.D.1 semi-annually (as defined in Condition II.J.2) during the active life of the Area 4 landfill (including the closure and post-closure care periods), beginning with the effective date of this Permit. The Permittee must express the groundwater quality data in a form necessary for the determination of statistically significant increases, as described in Condition II.I. Replicate measurements are not required.

Groundwater quality at each well must be determined by analyzing a sample from the well for the appropriate Condition II.E.1 constituents indicated by footnotes provided in Condition II.D.1.

3. After determination of background water quality, the Permittee must determine whether there is a statistically significant increase over the background values for each parameter identified in Condition II.E.1 each time groundwater quality is determined at the point of compliance as required by Condition II.F.2. In determining whether such an increase has occurred, the Permittee must compare the groundwater quality at each monitoring well specified in Condition II.D.1 to the background values in accordance with the statistical procedures specified in Condition II.I. All activities described in Condition II.I must be completed within the same quarter that the initial sample required by Condition II.F.2 was collected.
4. The Permittee must determine the groundwater flow rate and direction in the Silurian Dolomite unit at least annually from the Silurian Dolomite monitoring wells listed in Condition II.D.1.
5. The Permittee must evaluate the results of the analyses required by Condition II.F.2 and identify:
 - a. The concentration of any Condition II.E.1 List G2, G3, G4, G5, G6, and G7 constituent, which is above the appropriate PQL, or estimated quantitation limit (EQL) listed in the approved analytical method(s) specified in Section C of the approved permit application.
 - b. The concentration of any constituent detected which was not detected during the previous sampling event.
 - c. The concentration of any Condition II.E.1 List G2, G3, G4, G5, G6, and G7 constituent that exhibits a progressive increase over four consecutive sampling events.
6. Originally beginning the Second Quarter 2015, and for the Second Quarter every five years thereafter, the Permittee must report the concentration of any tentatively identified compound (TIC) detected by laboratory analysis of that monitoring event. This information must be provided in the report required by Condition II.J.10.
7. For any 35 Ill. Adm. Code 724, Appendix I constituent found in the analysis required by Condition II.F.6 that is not currently included in Condition II.E.1, the Permittee must, within 30 days, resample all of the monitoring wells listed in Condition II.D.1 for the detected constituent. If the results of the second analysis confirm the presence of the

constituent in groundwater, the Permittee must follow the procedures of Condition II.J.13.

G. GROUNDWATER ELEVATION

1. The Permittee must determine the groundwater surface elevation referenced to the nearest ± 0.01 Ft.-MSL at each well each time groundwater is sampled in accordance with Condition II.J.3.
2. The Permittee must report the surveyed elevation of stick-up, referenced to MSL, when the well is installed (with as-built diagrams) and every two years (during the First or Second Quarter), or at the request of the Illinois EPA, or whenever the elevation changes in accordance with Condition II.J.5.
3. Elevation, as referenced to MSL, of the bottom of each monitoring well (STORET 72020), must be taken in the event a performance problem is identified with the dedicated pumps found in the monitoring wells, or whenever the downhole equipment is removed from the monitoring well in accordance with Condition II.J.7.

H. SAMPLING AND ANALYTICAL PROCEDURES

The Permittee must use the following techniques and procedures described in the approved permit application, as modified below, when obtaining and analyzing samples from the groundwater monitoring wells described in Condition II.D.1:

1. Samples must be collected using the techniques described in the approved permit application.
2. Samples must be preserved, shipped, and handled in accordance with the procedures specified in the approved permit application.
3. Samples must be analyzed in accordance with the procedures specified in the approved permit application.
4. Samples must be tracked and controlled using the chain-of-custody procedures specified in the approved permit application.

I. STATISTICAL PROCEDURES

When evaluating the monitoring results in accordance with Section II.F, the Permittee must use the following procedures:

1. The groundwater quality for each well must be collected in accordance with Condition II.H and must be compared to the background values which were established for that well in accordance with Condition II.E.2 or II.E.3. The value for each parameter must be compared to the background value established for that parameter at that well.
2. For those constituents identified in Condition II.E.1 which have background values established in accordance with Conditions II.E.2.a and II.E.2.b, the Permittee must conduct the following statistical analysis (NOTE: This procedure must not be used if the coefficient of variation of the background values is greater than 1.00):
 - a. The difference between the measured concentration of the constituent in a sample from each well and the background value for that constituent must be evaluated using prediction limits as described in Attachment B. If the test indicates the difference is significant at the 0.01 level, the Permittee may resample the monitoring well(s), or the Permittee may choose not to resample and must conclude that a statistically significant increase has occurred.
 - b. If a resample is obtained, it must be analyzed for the constituent(s) which was (were) initially found to be present in the sample at a value significantly different from its background value. Collection, preservation, and analysis of this resample must be carried out in accordance with Condition II.H. The results of this resample must be compared to the background value for the constituent, again using the statistical procedure describe in this condition. If the second round of analysis indicated the difference is significant, the Permittee must conclude that a statistically significant increase has occurred.
3. For those constituents identified in Condition II.E.1 which have background values established in accordance with Condition II.E.2.c, the Permittee must conduct the following statistical analysis at each well:
 - a. The measured concentration of each of these constituents present in a sample collected from each well must be compared to the PQL. If, for a given well, (A) the measured concentration of a single constituent is greater than two times the PQL, or (B) the measured concentration of any two or more of these constituents is greater than the PQL, the Permittee may immediately resample that well(s), or the Permittee may choose not to resample and must conclude evidence of statistically significant increase has occurred.
 - b. If a resample is obtained, it must be analyzed for the constituents detected above the PQL in the initial sample collected and analyzed in accordance with this condition. Collection, preservation, and analysis of this sample must be carried out in accordance with Condition II.H. The results of this resampling must again be

compared to the PQL's as described in this condition. If the measured concentrations for this resampling fail either of the comparisons, the Permittee must conclude that a significant change has occurred.

4. For those constituents that have intrawell background values that exceed appropriate 35 III. Adm. Code Part 620 Groundwater Quality Standards (GQSs), the facility must conduct the following statistical evaluation:

- a. The Permittee must conclude that there has been a statistically significant increase if either of the following has occurred:
 - i. The measured concentration of the constituent exceeds the background value calculated in accordance with Conditions II.E.2 or II.E.3; or
 - ii. A trend analysis (e.g., Mann-Kendall Trend test or Sen's Trend Estimator) of the 10 most recent sampling events indicates a statistically significant increasing trend at the 95% confidence level.
- b. If the statistical evaluation required in Condition II.I.4.a indicates a statistically significant increase, the facility may immediately resample the monitoring well(s), or the Permittee may choose not to resample and must conclude that a statistically significant increase has occurred.
- c. If a resample is obtained, it must be analyzed for the constituent(s) that failed the evaluation in Condition II.I.4.a. Collection, preservation, and analysis of the resample must be carried out in accordance with Condition II.H. The results of this resample must again be evaluated as required by Condition II.I.4.a substituting the resample result for the most recent sampling event.

If the resample results again fail the evaluation required by Condition II.I.4.a, the facility must conclude that a statistically significant increase has occurred.

5. Each time samples are collected for the statistical comparisons required by Conditions II.I.2, II.I.3, or II.I.4, the Permittee must prepare lab (trip) blanks in accordance with the procedures described in the approved permit application.
 - a. If any volatile organic compound identified in Condition II.E.1 cause the initial sample from a given well to fail the tests required by Conditions II.I.2, II.I.3, or II.I.4, and the constituent(s) is (are) found above the PQL in a field and/or lab blank associated with the collection or analysis of the sample, the Permittee must immediately resample the well of concern. This sample, taken to verify the concentration of those

constituents found in the initial sample, must be collected, preserved, and analyzed in accordance with the procedures set forth in Condition II.H.

- i. Analysis of the resample.
 - A. If the constituent found in the blank is statistically evaluated in accordance with Condition II.I.2, the resample must be analyzed for the constituents which failed the test and were also found in the blanks.
 - B. If the constituent found in the blank is statistically evaluated in accordance with Condition II.I.3, the resample must be analyzed for all the constituents statistically evaluated in accordance with Condition II.I.3.
 - C. If the constituent found in the blank is statistically evaluated in accordance with Condition II.I.4, the resample must be analyzed for all the constituents statistically evaluated in accordance with Condition II.I.4.
- ii. The measured concentration of the constituents in the resample must be compared to background values in accordance with Conditions II.I.2, II.I.3, and II.I.4.
 - A. If this comparison passes the tests set forth in Condition II.I.2, II.I.3, and/or II.I.4, the Permittee may conclude that no significant increase has occurred for the constituents of concern at the well in question.
 - B. If this comparison fails the test set forth in Conditions II.I.2, II.I.3, and/or II.I.4, the Permittee must immediately collect a "verification sample" in accordance with Conditions II.I.2, II.I.3, and II.I.4.
- b. If the same problem described in Condition II.I.5.a occurs in the analysis of the "resample" required by Conditions II.I.2, II.I.3, and II.I.4, the Permittee may collect and analyze a verification sample in accordance with Condition II.I.5.a. as modified below:
 - i. The phrase "resample" must be substituted for "initial sample."
 - ii. The verification sample need only be analyzed for those constituents which the "resample" was analyzed for.
 - iii. If the comparison of the analytical results fails the tests in Conditions II.I.2, II.I.3, and/or II.I.4, the Permittee must conclude that a significant change has occurred.

- c. Chemical and statistical analyses which are not affected by the interpretation of blank data must not be repeated, except as described above.

J. REPORTING AND RECORDKEEPING

1. The Permittee must enter all monitoring, testing, and analytical data obtained in accordance with Conditions II.E, II.F, II.G, II.H, and II.I above in the operating record. The data must include all computations, calculated means, variances, prediction limits and statistical or results of statistical tests that the Illinois EPA has determined to be equivalent.
2. Samples collected to meet the requirements of the groundwater monitoring program described in Conditions II.E, II.F, II.G, II.H, and II.I must be collected and reported as identified in the table below. All additional information required by the groundwater monitoring program (as specified in Conditions II.E, II.F, II.G, and II.I) must also be submitted to the Illinois EPA at the address listed in Condition II.D.5 in accordance with this schedule.

<u>Sampling Event of Calendar Year</u>	<u>Samples to be Collected During the Months of</u>	<u>Results Submitted to the Illinois EPA by the Following</u>
Second Quarter	April – June	July 15
Fourth Quarter	October – December	January 15

3. Groundwater surface elevation data measured pursuant to Condition II.G.1, must be collected semi-annually and submitted to the Illinois EPA as identified in Condition II.J.2.
4. The Permittee must report the groundwater flow rate and direction in the Silurian Dolomite, as required by Condition II.F.4, by July 15 of each year.
5. The Permittee must report the surveyed elevation, as required by Condition II.G.2, of the top of the well casing (“stick-up”), referenced to MSL, in accordance with the following schedule:
 - a. For wells identified in Condition II.D.1, every two years (during the First or Second Quarter), or at the request of the Illinois EPA, or whenever the elevation changes.
 - b. For any new wells, at the time of installation and reported in the as-built diagrams. Subsequent measurements must be made every two years (during the First or Second Quarter) or at the request of the Illinois EPA, or whenever the elevation changes.

6. Elevation of the bottom of each monitoring well identified in Condition II.D.1 referenced to MSL, is to be reported when maintenance activities are conducted in accordance with Condition II.J.7. This measurement must be taken during the first semi-annual sampling event and reported by July 15 of that year.
7. The Permittee must maintain all equipment associated with groundwater monitoring wells. Dedicated pumps found in monitoring wells identified in Condition III.D.1 must be removed, inspected, and repaired, if necessary, every five years. Information regarding the inspection and maintenance of pumps must be reported by July 15 of that year.
8. The Permittee must submit a completed "RCRA Facility Groundwater, Leachate and Gas Reporting Form" (LPC-592) as a cover sheet for any notices or reports required by the facility's Permit for identification purposes. Only one copy of the LPC-592 must accompany the submittal. However, the Permittee must submit one original and a minimum of two copies of each notice or report submitted to the Illinois EPA. The form is not to be used for permit applications.
9. Information required by Conditions II.G.3, II.J.2, II.J.3, II.J.5, and II.J.6 must be submitted in an electronic format. The information is to be submitted, as fixed-width text files formatted as found in Attachment A, in accordance with the schedule in Condition II.J.2. Additional guidance regarding the submittal of the information in an electronic format can be found on the Illinois EPA website.
10. In addition to submitting analytical results electronically as required by Condition II.J.9, a summary report describing the results of the groundwater sampling event must be submitted after each sampling event in accordance with the schedule found in Condition II.J.2. These reports must include, but not be limited to:
 - a. A description of any problems encountered during the event.
 - b. A tabulated summary of groundwater and analytical data collected during the sampling event including the appropriate groundwater quality standard, appropriate PQL or EQL, and appropriate derived background value for each parameter.
 - c. A summary table of groundwater elevations collected during the sampling event and potentiometric map(s) based on that data.
 - d. Copies of any statistical analysis required to be conducted in accordance with Conditions II.I.2, II.I.3, and II.I.4.
 - e. Information required by Conditions II.F.5, II.F.6, and II.F.7.

11. If the Permittee determines, pursuant to Condition II.I, that there is a statistically significant increase for any of the parameters specified in Condition II.E.1 at any monitoring well at the compliance point, the Permittee must:
- a. Notify the Illinois EPA in writing indicating what parameters and wells have shown statistical increases and provide all statistical calculations which have been completed. This notification must be submitted to the Illinois EPA within seven days of the date that the increase is discovered.
 - b. Sample the groundwater in all wells listed in Condition II.D.1 screened within the hydrostratigraphic unit in which the statistically significant increase was identified and determine the concentration of all constituents identified in 35 Ill. Adm. Code 724, Appendix I such that the results will accompany the permit modification required by Condition II.J.11.d.
 - c. For any Appendix I compounds found in the analysis pursuant to this condition, the Permittee may resample within one month and repeat the analysis for those compounds detected. If the results of this second analysis confirm the initial results, then these constituents will form the basis for compliance monitoring. If the Permittee does not resample for the compounds pursuant to this condition, the hazardous constituents found during this initial Appendix I analysis will form the basis for compliance monitoring.
 - d. Within 90 days, submit to the Illinois EPA a permit application to establish a compliance monitoring program meeting the requirements of 35 Ill. Adm. Code 724.199. The permit application must include the following information:
 - i. An identification of the concentration of any 35 Ill. Adm. Code 724, Appendix I constituents found in the groundwater at each monitoring well at the compliance point;
 - ii. Any proposed changes to the groundwater monitoring system at the facility necessary to meet the requirements of 35 Ill. Adm. Code 724.199;
 - iii. Any proposed changes to the monitoring frequency, sampling and analysis procedures, or methods or statistical procedures used at the facility necessary to meet the requirements of 35 Ill. Adm. Code 724.199; and
 - iv. For each hazardous constituent found at the compliance point, a proposed concentration limit under 35 Ill. Adm. Code 724.194(a)(1) or 724.194(a)(2), or a notice of intent to seek an alternate concentration limit for a hazardous constituent under 35 Ill. Adm. Code 724.194(b).

- e. Submit to the Illinois EPA a corrective action feasibility plan to meet the requirements of 35 Ill. Adm. Code 724.200 unless all hazardous constituents identified under Condition II.J.11.b are listed in 35 Ill. Adm. Code 724.194 and their concentrations do not exceed the respective values given in that table or the Permittee has sought an alternate concentration limit under II.J.11.d.iv for every hazardous constituents identified under Condition II.J.11.b.
 - f. Within 180 days, submit to the Illinois EPA all data necessary to justify any alternate concentration limits for a hazardous constituent sought under Condition II.J.11.d.iv.
12. If the Permittee determines, pursuant to Condition II.F, that there is a statistically significant increase above the background values for the parameters specified in Condition II.E.1, the Permittee may demonstrate that a source other than a regulated unit caused the increase or that the increase resulted from error in sampling, analysis, or statistical evaluation, or natural variation in groundwater. To make this demonstration, the Permittee must:
- a. Notify the Illinois EPA in writing within seven days of the date that it intends to make a demonstration under 35 Ill. Adm. Code 724.198(g).
 - b. Within 90 days submit a report to the Illinois EPA which demonstrates that a source other than a regulated unit caused the increase, or that the increase resulted from error in sampling, analysis, or evaluation.
 - c. Within 90 days submit to the Illinois EPA an application to make any appropriate changes to the detection monitoring program at the facility.
 - d. Continue to monitor in accordance with the detection monitoring program established under Condition II.F.
13. If the Permittee determines that additional hazardous constituents not currently part of the Groundwater Protection Standard are present in the groundwater, the Permittee must:
- a. Report the concentration of these additional constituents detected in the groundwater to the Illinois EPA within seven days after the receipt of the analytical data from the laboratory, and
 - b. Within 30 days of the date that the additional constituents are confirmed, submit a Class 1* permit modification request to add the additional constituents to the monitoring list of the Groundwater Protection Standard, Lists G2 through G7 as

necessary and establish the concentration limit for each additional constituent following procedures in Condition II.E.2.

14. Area 1 RFI activities do not relieve the facility of the responsibility to meet the requirements of 35 Ill. Adm. Code 724.198(g), which among other things, requires the reporting of statistically significant increases for 1,4-dioxane and chloride in Area 4 monitoring wells adjacent to Area 1.

K. REQUEST FOR PERMIT MODIFICATION

1. If the Permittee or the Illinois EPA determines that the detection monitoring program no longer satisfies the requirements of 35 Ill. Adm. Code 724, Subpart F, the Permittee must, within 90 days, submit a permit application to the Illinois EPA to make any appropriate changes to the program which will satisfy the regulations.
2. Conditions in this section of the Permit may be modified in accordance with 35 Ill. Adm. Code 705.128 if there is cause for such modification, as defined in 35 Ill. Adm. Code 702.184. Causes for modification identified in this section include, but are not limited to, alterations to the permitted facility, additional information which would have justified the application of different permit conditions at the time of issuance, and new regulations.

**SECTION III
AREA 3 GROUNDWATER CORRECTIVE ACTION PROGRAM**

A. SUMMARY

Groundwater contamination has been detected in groundwater monitoring wells in the Dolton Sand and the upper Silurian Dolomite aquifer at Area 3 of the CID-RDF. The groundwater contamination is in the form of light non-aqueous phase liquid (LNAPL), as well as organic constituents at concentrations which exceed the Groundwater Protection Standards established by 35 Ill. Adm. Code 724.192. Therefore, this corrective action program, meeting the requirements of 35 Ill. Adm. Code 724.200, must be implemented at Area 3.

The Area 3 Groundwater Corrective Action Program required by this Permit includes:

1. A Groundwater Management Zone (GMZ), established pursuant to 35 Ill. Adm. Code 620.250, as a three-dimensional region containing groundwater being managed through a corrective action system to mitigate impairment caused by the release of contamination;
2. Extraction of the LNAPL and groundwater contaminated with organic constituents found in the weathered Silurian Dolomite inside the northern portion of the GMZ.
3. Extraction of groundwater contaminated with organic constituents inside the southern portion of the GMZ.
4. Implementation of a phytoremediation system at the southern portion of the GMZ.
5. Monitoring of groundwater to ensure the effectiveness of the Corrective Action System within the GMZ. This monitoring will involve: (a) evaluating the zone of influence of the Corrective Action system; and (b) groundwater sampling and analysis to ensure the reduction of contaminant concentrations.
6. Monitoring of groundwater at uncontaminated wells that are situated at the perimeter of the GMZ. This monitoring system ensures wells located at the perimeter of the GMZ are in compliance with the Groundwater Protection Standard.
7. Monitoring of groundwater at the portions of Area 3 that are not included in the GMZ.

B. DEFINITIONS

1. "Uppermost Aquifer" refers to the geologic formation nearest the natural ground surface that is an aquifer, as well as lower aquifers that are hydraulically connected with this aquifer in the vicinity of the facility. The uppermost aquifer underlying Area 3 has been identified as a weathered, fractured and/or jointed Silurian dolomite which overlies a bedrock aquitard, and underlies a perched outwash sand unit with minimal hydraulic connection.
2. "GMZ" refers to the three-dimensional region containing groundwater being managed to mitigate impairment caused by the release of contaminants from a site.
3. "Point of Compliance" refers to the vertical surface located at the hydraulically downgradient limits of the waste management area (Area 3) extending down into the uppermost aquifer underlying the regulated unit.
4. "Ft-bgs" refers to the number of feet below the ground surface.
5. "Ft-MSL" refers to elevation referenced to mean sea level.
6. "Detected" shall mean a concentration equal to or above the PQL listed in USEPA's SW-846 (Third Edition) or as approved by the Illinois EPA for the applicable analytical methods specified in the approved Sampling and Analysis Procedures, which are incorporated by reference in Condition III.H.
7. "Progressive Increase" shall mean an increase in the concentration of a constituent in successive sampling events.
8. "Stick-up" refers to the height of the reference survey datum. This point is determined within ± 0.01 foot in relation to MSL, which in turn is established by reference to an established National Geodetic Vertical Datum.

C. IMPLEMENTATION

1. The Permittee must implement the Corrective Action Program upon the effective date of this Permit. On that date, the corrective action and groundwater monitoring requirements set forth in this Permit shall supersede those previously established in the previous Permit for the facility.
2. The Permittee must carry out the corrective action monitoring program specified in this Permit on the groundwater beneath the CID-RDF facility in the City of Chicago, Illinois. The uppermost aquifer in the vicinity of the CID-RDF has been identified as a composite zone consisting of a perched outwash sand and gravel, where present and the underlying

weathered, fractured and/or jointed Silurian dolomite which lies above a bedrock aquitard.

3. Monitoring wells at the facility are screened in the shallow outwash sand and gravel referred to as the "Dolton Sand", historic overlying fill material, and the deeper dolomite unit referred to as the "Silurian Dolomite". For the purposes of this Permit and in accordance with 35 Ill. Adm. Code Part 620 regulations: (1) the Dolton Sand has been designated Class II: General Resource Groundwater; and (2) the Silurian Dolomite has been designated Class I: Potable Resource Groundwater. The analytical results obtained from the groundwater monitoring wells must be compared to the appropriate Class I or Class II concentration limits that comprise the groundwater protection standard found in Condition III.E.1 or to established background values as appropriate.
4. Upon the effective date of this Permit, a GMZ is established as a three-dimensional region containing groundwater within the previously defined uppermost aquifer pursuant to 35 Ill. Adm. Code 620.250. The GMZ consist of a northern portion and a southern portion. The geographic location of the northern portion of the GMZ is currently bound by monitoring wells H28D, C28D, D28D, R13D, M28D, P28D, and K28D. The geographic location of the southern portion of the GMZ is currently bound on the north by monitoring wells G23DR, G10S, RW8S, G38D, and G25D. The geometry of the GMZ and the corrective action activities conducted within the GMZ may be modified in accordance with Condition III.K.11 as corrective action activities progress.
5. The GMZ must apply to the constituents comprising the groundwater protection standard found in Condition III.E.1. The GMZ must remain in place as long as corrective action activities are being conducted in a timely and appropriate manner.
6. The facility must remediate groundwater such that it meets appropriate groundwater quality standards at the Point of Compliance. At this time, the Point of Compliance shall be postponed for the Area 3 GMZ until such time that the GMZ monitoring wells have attained the applicable concentration limits that comprise the groundwater protection standard found in Condition III.E.1 and the GMZ expires. At that time, the CID-RDF facility must submit a proposal for establishment of a point of compliance which satisfies the regulatory requirements found in 35 Ill. Adm. Code 724, Subpart F and reflects the current conditions at the facility.

D. WELL LOCATIONS AND CONSTRUCTION

1. The Permittee must maintain the groundwater monitoring wells identified in the following table in accordance with the approved permit application to allow for the collection of groundwater samples. The location of these wells is specified in Figures C-2a, C-2b, and C-2c of the approved permit application.

IEPA Well No.	Permittee Well No.	Well Depth (ft.)	Well Depth Elevation (Ft.-MSL)	Well Screen Interval
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List 1 – GMZ Observation Zone Monitoring Wells/LNAPL/Groundwater Extraction Network
 (GMZ wells located within the area of groundwater contamination)

G1A1* ^M	A28D	74.7	518.90	528.40-518.90
G1A2* ^M	B28D	82.0	512.51	522.51-512.51
G1A3* ^M	C28D	71.6	521.54	531.54-521.54
G1A4 ^{RM}	D28D	77.6	516.81	526.81-516.41
G1A5* ^M	E28DR	84.4	505.71	515.71-505.71
R1A6* ^M	F28DR	84.6	508.81	518.87-508.81
G1A7* ^M	G29D	88.2	505.24	515.24-505.24
G1B1* ^M	K28D	85.5	503.23	513.23-503.23
G1B2* ^M	L28D	93.8	496.76	506.76-496.76
G601 ^{RE}	RW-1	79.52	511.97	511.97-522.14
G602 ^{RE}	RW-2	84.17	506.58	506.63-516.63
G603 ^{RM}	RW-3	90.9	502.07	512.07-502.07
A24D ^O	A24D	94.1	498.84	508.84-498.84
G36D ^M	G36D	90.7	497.97	507.97-497.97
G37D ^M	G37D	92.8	496.61	506.61-496.61
GU2D ^M	IW302D	89.0	503.44	513.44-503.44
G604 ^E	EW1	79.00	509.06	519.56-509.56
G605 ^E	EW2	11.50	576.73	583.23-577.23
P106 ^P	P6W	13.6	577.12	582.12-577.12
G1C1 ^P	RW1S	13.7	578.50	583.50-578.50
G1C2 ^P	RW2S	18.0	576.14	586.14-576.14
G1C3 ^P	RW3S	10.3	578.18	583.18-578.18
G1C4 ^P	RW4S	10.7	579.73	584.73-579.73

List 2 – GMZ Perimeter Monitoring Wells (GMZ wells located outside the area of groundwater contamination)

R13D ^M	R13D	82.3	509.21	519.21-509.21
G1A8* ^M	H28D	71.6	520.74	530.74-520.74
G1B3 ^M	M28D	96.3	494.27	504.27-494.27
G1B5 ^M	P28D	94.5	495.61	505.61-495.61
G10S ^P	G10S	7.7	581.22	586.22-581.22
G25D ^O	G25D	102.6	488.46	498.46-488.46

G38D ^M	G38D	96.9	495.14	505.14-495.14
R23D ^M	G23DR	69.5	522.45	532.45-522.45
G1C5 ^P	RW5S	11.0	579.51	585.51-579.51
R1C6 ^P	RW6S	12.5	578.70	583.40-578.70
G1C7 ^S	RW7S	11.9	580.99	585.64-580.99
G1C8 ^P	RW8S	12.6	579.56	583.99-579.56

List 3 – Area 3 Dolomite Monitoring Wells (Outside the GMZ)

A12D ^O	A12D	54.7	534.65	544.65-534.65
R15D ^O	G15DR	97.7	490.85	495.85-490.85
G1B6 ^M	O28D	60.8	529.06	539.06-529.06
G21D ^O	G21D	60.5	530.13	535.13-530.13
R107 ^O	G107R	83.0	508.19	517.59-508.19
AW01 ^O	AW01	98.9	490.39	500.39-490.39
R16D ^O	R16D	84.3	505.66	515.66-505.66
R26D ^O	G26DR	87.4	502.96	512.96-502.96
R27D ^O	G27DR	89.6	501.96	511.96-501.96

List 4 – Area 3 Dolton Sand Monitoring Wells (Outside the GMZ)

G12S ^P	G12S	7.3	581.21	582.21-581.21
R13S ^P	G13SR	7.6	583.92	588.92-583.92
G14S ^P	G14S	17.3	572.62	573.62-572.62
G15S ^P	G15S	18.1	570.33	571.33-570.33
G16S ^P	G16S	11.8	577.56	578.56-577.56

NOTE:

^E -- Groundwater extraction well

^M -- Analysis of List G1, G2, G3, G4 and G5 parameters in accordance with Condition III.E.1

^O -- Analysis of List G1, G2, G3, G4 and G5 parameters in accordance with Condition III.E.1

^P -- Analysis of List G1 and G2 parameters in accordance with Condition III.E.1

^R -- Denotes LNAPL recovery well.

^S -- Denotes monitoring well used only for groundwater elevation measurements

* -- Denotes well to be used for groundwater quality monitoring and supplemental LNAPL recovery.

2. Construction of each new or replacement monitoring well/piezometer must be at a minimum in accordance with the diagram contained in Attachment A, unless otherwise approved in writing by the Illinois EPA. All new monitoring wells/piezometers must be continuously sampled and logged on an Illinois EPA boring log and well completion report, as provided in Attachment A unless otherwise approved by the Illinois EPA.

3. The Permittee must notify the Illinois EPA within 30 days in writing if any of the wells identified in Condition III.D.1 are damaged, the structural integrity has been compromised causing the well not to serve its function or to act as a contaminant pathway. A proposal for the replacement of the subject well(s) must accompany this notification. The well must not be plugged until the new well is on-line and monitoring data has been obtained and verified, unless the well is extremely damaged and would create a potential route for groundwater contamination.
4. Should any well become consistently dry or unserviceable, a replacement well must be provided within 10 feet of the existing well. This well must monitor the same zone as the existing well and be constructed in accordance with the current Illinois EPA groundwater monitoring well construction standards at the time that the wells are replaced. A well which is more than 10 feet from the existing well and which does not monitor the same geologic zone must be approved by the Illinois EPA and designated as a new well. If the facility determines that a replacement well will be a dry well, then it must submit for Illinois EPA approval either a proposal to install a new monitoring well or a proposal not to replace the well with appropriate rationale.
5. The Permittee must submit boring logs, construction diagrams, and data sheets from the installation and development of each new or replacement well to the Illinois EPA at the address below within 30 days of the date that installation of the well is completed. In addition, the Permittee must submit certification that plugging and abandonment of a well was carried out in accordance with the approved procedures (see Attachment A) to the Illinois EPA at the address below within 30 days of the date that the well is plugged and abandoned. All information must be submitted to the appropriate Agencies.

Illinois Environmental Protection Agency
Bureau of Land -- #33
2520 West Iles Avenue
Permit Section
Springfield, Illinois 62794-9276

6. All wells/piezometers must be clearly identified and must be equipped with protective caps and locks. Monitoring wells or piezometers located in high traffic areas must be protected with bumper guards.
7. All groundwater monitoring wells and piezometers not utilized in the approved groundwater monitoring system, but retained by the facility, must be constructed and maintained in accordance with 77 Ill. Adm. Code Part 920 regulations. Monitoring wells and piezometers that are improperly constructed must be abandoned in accordance with Attachment A.

E. GROUNDWATER PROTECTION STANDARD

1. The following hazardous constituents and concentration limits comprise the groundwater protection standard in the vicinity of the CID-RDF facility. Total (unfiltered) values, derived from the applicable USEPA SW-846 (latest version) or equivalent methods listed in Section C of the approved permit application, will be used for comparison with the concentration limits.

	<u>STORET</u>	<u>Units</u>	<u>Concentration Limit</u>	
			Class I	Class II
<u>List G1 – Field Parameters</u>				
pH	00400	standard	6.5-9.0	
Specific Conductance at 25°C	00094	µmhos/cm	--	--
Temperature of Water Sample	00011	Fahrenheit	--	--
Turbidity	00076	NTUs	--	--
Depth to Water (below land surface)	72019	Feet	--	--
Depth to Water (below measuring point)	72109	Ft-bgs	--	--
Elevation of Groundwater Surface	71993	Ft-MSL	--	--
Elevation of Bottom of Well#	72020	Ft-MSL	--	--
Elevation of Measuring Point (Top of Casing) ##	72110	Ft-MSL	--	--

Hazardous Waste Constituents

	<u>STORET</u>	<u>PQL</u> <u>(µg/L)</u>	<u>Concentration Limit</u> <u>(µg/L)</u>	
			Class I	Class II
<u>List G2 – Organics</u>				
Toluene	34010	6	1,000	2,500
Benzene	34030	5	5	25
Ethylbenzene	78113	7.2	700	1,000
Xylene (total)	81551	5	10,000	10,000
BTEX(total)	11750	--	11,705	13,525
1,4-dioxane	81582	5	7.7	7.7
Chlorobenzene	34301	6	100	500

List G3 – Organics

Naphthalene	34696	10	140	220
Acetone	81552	100	6,300	6,300
bis(2-ethylhexyl)phthalate	39100	6	6	60
Methylene Chloride	34423	5	5	50

1,4-dichlorobenzene	34571	2	25	375
Vinyl Chloride	39175	2	2	10
Fluoranthene	34376	5	280	1,400

List G4 – Inorganics (total)

Chloride, total	00940	1,000	200,000	200,000
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List G5 – Inorganics (dissolved)

Chloride, dissolved	00941	1,000	--	--
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Must be determined in accordance with Condition III.G.3

Must be determined in accordance with Condition III.G.2

2. Alternate concentration limits may be established in accordance with 35 Ill. Adm. Code 724.194 (b) where the Permittee can determine a constituent will not pose a substantial hazard to human health or the environment. The alternate concentration limits proposed by the facility must be approved by the Illinois EPA.
3. The compliance period when the Groundwater Protection Standard applies is the number of years equal to the active life of the waste management area (including any waste management activity prior to permitting and the closure period). The compliance period at the CID-RDF facility has been defined as 30 years following certification of closure of the Area 3 Landfill.
4. This Corrective Action Program must continue during the compliance period until the Permittee demonstrates that the LNAPL has been removed to the greatest extent practicable, and that the Groundwater Protection Standard has not been exceeded for four consecutive monitoring events. However, if the owner or operator is engaged in a corrective action at the end of the defined compliance period, the compliance period is extended until the owner or operator can demonstrate that the Groundwater Protection Standard has not been exceeded for three consecutive years.
5. The Permittee shall not be relieved of the responsibility to remediate a release that has migrated beyond the facility boundary where off-site access is denied.

F. CORRECTIVE ACTION PROGRAM

The Permittee must conduct the corrective action program and perform groundwater monitoring detailed in this section, in accordance with the following:

1. List 1, Observation Zone Monitoring Wells/LNAPL/Groundwater Extraction Network

- a. The GMZ Observation Zone monitoring wells identified in Condition III.D.1, List 1 are the wells that comprise the Groundwater Remediation System. The Groundwater Remediation System consists of wells that are used for recovery of LNAPL, contaminated groundwater, and for groundwater quality monitoring when LNAPL is not present. For the northern portion of the GMZ, the Permittee must implement, at these wells, the corrective measures detailed in Section C.8 of the approved permit application as modified by Illinois EPA Log No. B-27R-M-67. For the southern portion of the GMZ, the Permittee must implement the corrective measures detailed in the document entitled, "Class 2 Permit Modification", dated May 24, 2013 and additional information to that document dated July 30, 2013, with the following conditions:
 - i. Extraction using the LNAPL Extraction System shall begin within 30 days of the effective date of this Permit. Extraction at newly installed extraction wells shall begin within 30 days of the date of installation of the new well.
 - ii. The facility must extract LNAPL from each northern GMZ well identified in Condition III.D.1, List 1 on a quarterly basis. LNAPL extraction must be conducted in accordance with the procedures described in Section C.8.3 of the approved permit application.
 - iii. Written approval in the form of a Class 1* Permit Modification must be obtained from the Illinois EPA prior to the installation of additional LNAPL extraction well(s).
 - iv. LNAPL extraction must be evaluated quarterly and reported semi-annually in accordance with Conditions III.I.1 and III.K.2.
- b. The Permittee must demonstrate the effectiveness of the Corrective Action Program by monitoring the groundwater from the GMZ Observation Zone well network identified in Condition III.D.1, List 1. The effectiveness must be evaluated in accordance with the procedures described in the approved permit application and the following conditions:
 - i. Groundwater samples must be collected semi-annually (second and fourth quarters) in accordance with the schedule provided in Condition III.K.2 and analyzed for List G1, G2, G3, G4, and G5 parameters as identified by the Notes in Condition III.D.1. However, if measurable LNAPL is present within a well at the time of a sampling event, the well must be monitored for the presence and thickness of LNAPL in lieu of the above lists.

- ii. Wells that exhibit measurable quantities of LNAPL must be recorded as containing free product and are not required to be sampled for pH, specific conductance, water temperature, turbidity, or Lists G2, G3, G4, and G5 parameters during that event. Wells that do not exhibit measurable quantities of LNAPL (i.e., wells with sheens, emulsions or no evidence of free product) must be sampled for pH, specific conductance, water temperature, turbidity, and Lists G2, G3, G4, and G5 parameters, as identified by the Notes to Condition III.D.1, during that event.
- iii. The volume of LNAPL removed by each well in the LNAPL Extraction System must be determined quarterly during the time that measurable LNAPL is extracted from the LNAPL Extraction System. If no measurable LNAPL is extracted by the LNAPL Extraction System, the facility must note that no LNAPL was recovered during this period.
- iv. The facility must report the method of LNAPL extraction utilized for each well during each extraction event and the criteria used to determine the extraction method.
- v. The volume of groundwater extracted by each well must be reported in accordance with the requirements of Condition III.K.2.
- vi. Sampling and analytical procedures utilized in the Observation Zone wells must be in accordance with Condition III.H.
- vii. Statistical analysis of the data collected from Observation Zone wells must be conducted in accordance with Condition III.I.1.a.
- viii. Results of the Observation Zone monitoring and LNAPL/groundwater extraction activities must be reported in accordance with Condition III.K.

2. Perimeter Wells

- a. The Permittee must determine whether the Groundwater Protection Standard has been exceeded at the GMZ Perimeter (non-impacted) wells. The wells identified in Condition III.D.1, List 2 must be used for this evaluation. These wells must be evaluated during the compliance period as follows:
 - i. Groundwater samples must be collected semi-annually (second and fourth quarters) in accordance with the schedule provided in Condition III.K.2 and analyzed for Lists G1, G2, G3, G4, and G5 parameters as identified by the Notes in Condition III.D.

- ii. Sampling and analytical procedures must be in accordance with Condition III.H.
 - iii. Statistical analysis of the data collected from the GMZ Perimeter wells must be conducted in accordance with Condition III.I.1.b.
 - iv. Results of the GMZ Perimeter well monitoring must be reported in accordance with Condition III.K.
3. List 3 – Area 3 Dolomite Monitoring Wells (Outside the GMZ)
- a. The facility must monitor groundwater in the Silurian Dolomite for releases from portions of Area 3 that are not associated with the current GMZ. The wells identified in Condition III.D.1, List 3 must be used for this evaluation. These wells must be evaluated during the compliance period as follows:
 - i. Groundwater samples must be collected semi-annually (second and fourth quarters) in accordance with the schedule provided in Condition III.K.2 and analyzed for List G1, G2, G3, G4, and G5 parameters identified in Condition III.E.
 - ii. Sampling and analytical procedures must be in accordance with Condition III.H.
 - iii. Statistical analysis of the data collected from the List 3 – Area 3 Dolomite Monitoring wells must be conducted for the List G2, G3, and G5 parameters in accordance with Conditions III.J.
 - iv. Results of the List 3 well monitoring must be reported in accordance with Condition III.K.
4. List 4 – Area 3 Dolton Sand Monitoring Wells (Outside the GMZ)
- a. The facility must monitor groundwater in the Dolton Sand for releases from portions of Area 3 that are not associated with the current GMZ. The wells identified in Condition III.D.1, List 4 must be used for this evaluation. These wells must be evaluated during the compliance period as follows:
 - i. Groundwater samples must be collected semi-annually (second and fourth quarters) in accordance with the schedule provided in Condition III.K.2 and analyzed for List G1 and G2 parameters identified in Condition III.E.
 - ii. Sampling and analytical procedures must be in accordance with Condition III.H.

- iii. Statistical analysis of the data collected from the List 4 – Area 3 Dolton Sand Monitoring wells must be conducted for the List G2 parameters in accordance with Condition III.J.
 - iv. Results of the List 4 well monitoring must be reported in accordance with Condition III.K.
5. The Permittee must determine the groundwater flow rate and direction in the Dolton Sand and the Silurian Dolomite at least annually from the wells listed in Condition III.D, Lists 1, 2, 3, and 4. The groundwater flow rate should be reported as a minimum and maximum range.
 6. The Permittee must provide, on a semi-annual basis (second and fourth quarters), isoconcentration maps, by monitored zone, of the extent of contamination in groundwater at the corrective action area.
 7. The Permittee must evaluate the effectiveness of the Groundwater Remediation System to hydraulically capture and withdraw the off-site plume of groundwater contamination. This evaluation must be conducted semi-annually (second and fourth quarters). If the evaluation indicates the off-site plume of contamination is not completely captured by the current corrective action system design, the Permittee must submit within 30 days of the semi-annual evaluation proper notification or modification request to achieve capture of the groundwater contamination.
 8. The Permittee must evaluate the results of the analyses required by Conditions III.F.1, III.F.2, III.F.3, and III.F.4, excluding the List G1 parameters, and identify:
 - a. The concentration of any constituent listed in Condition III.E.1 which is above the appropriate PQL or EQL listed in the approved analytical method(s) specified in Section C of the approved permit application.
 - b. The concentration of any constituent detected which was not detected during the previous sampling event.
 - c. The concentration of any constituent that exhibits a progressive increase over four consecutive sampling events.
 9. Originally beginning the Second Quarter 2015, and for the Second Quarter every five years thereafter, the Permittee must report the concentration of any TIC detected by laboratory analysis of that monitoring event. This information must be provided in the report required by Condition III.K.10.

10. For any 35 Ill. Adm. Code 724, Appendix I constituent found in the analysis required by Condition III.F.8 that is not currently included in Condition III.E.1 the Permittee must, within 30 days, resample all of the monitoring wells listed in Condition III.D.1 for the detected constituent. If the results of the second analysis confirm the presence of the constituent in groundwater, the Permittee must follow the procedures of Condition III.K.13.

G. GROUNDWATER ELEVATION

1. The Permittee must determine the groundwater surface elevation referenced to the nearest ± 0.01 Ft.-MSL at each well each time groundwater is sampled in accordance with Condition III.K.3.
2. The Permittee must report the surveyed elevation of stick-up, referenced to MSL, when the well is installed (with as-built diagrams) and every two years (during the First or Second Quarter), or at the request of the Illinois EPA, or whenever the elevation changes in accordance with Condition III.K.5.
3. Elevation, as referenced to MSL, of the bottom of each monitoring well (STORET 72020), must be taken in the event a performance problem is identified with the dedicated pumps found in the monitoring wells. Additionally, the elevation of the bottom of each monitoring well must be taken whenever the downhole equipment is removed from the monitoring well.

H. SAMPLING AND ANALYSIS PROCEDURES

The Permittee must use the techniques and procedures described in the approved permit application when obtaining samples from the groundwater monitoring wells described in Condition III.D.1 with the following conditions:

1. Samples must be collected by the techniques described in the approved permit application.
2. Samples must be preserved, shipped, and handled in accordance with the procedures specified in the approved permit application.
3. Samples must be analyzed according to the procedures specified in the approved permit application.
4. Samples must be tracked and controlled using the chain-of-custody procedures specified in the approved permit application.

I. STATISTICAL PROCEDURES FOR THE GMZ MONITORING WELLS

To determine the effectiveness of the corrective action system in reducing the concentration of contaminants within the GMZ the facility must conduct the following activities:

1. The Permittee must evaluate the quality of groundwater samples acquired during the semi-annual sampling events identified in Condition III.K.2.
 - a. List 1 GMZ Observation Zone wells must be evaluated according to the following procedures:
 - i. When measurable LNAPL is present, LNAPL thickness and elevation referenced to Ft.-MSL for each well must be tabulated and graphed to indicate historical trends.
 - ii. Measurable LNAPL/groundwater volume recovered from each recovery well must be tabulated and graphed to indicate historical trends.
 - iii. Concentrations of each List G2, G3, and G5 parameter analyzed in accordance with Condition III.F.1.b at each well must be tabulated and graphed to indicate historical trends.
 - iv. The results of Observation Zone analyses must be reported in accordance with Condition III.K.2.
 - b. List 2 GMZ Perimeter wells must be evaluated according to the following procedures:
 - i. The concentration of each List G2, G3, and G4 parameter must be compared to its PQL and its respective Concentration Limit. If a List G2, G3, or G4 constituent is found to exceed the appropriate concentration limit(s) in the sample collected from the well, the Permittee may resample within 30 days. If the Permittee chooses not to resample, it must conclude that a statistically significant increase has occurred and follow the procedures in Conditions III.K.11 or III.K.12.
 - ii. If the Permittee chooses to resample, it must repeat the analysis for those compounds detected. Collection preservation and analysis of this resample must be carried out in accordance with Condition III.H. If the second round of analysis indicates an exceedance of appropriate concentration limit(s), the Permittee must conclude that a statistically significant increase has occurred and shall follow the procedures specified in Conditions III.K.11 or III.K.12.

- iii. Constituents detected below the PQL must be determined to be showing no change and no action is necessary.
- iv. Constituents detected above the PQL must be plotted on graphs which show historical concentration versus time. Plots indicating statistically significant increasing trends must be reported, in accordance with Condition III.K.14, as a potential area of increasing contamination. The trend analysis must be based on data from a minimum of four and a maximum of the 10 most recent consecutive sampling events and use of an appropriate trend test (e.g. Mann-Kendall Trend Test or Sen's Trend Estimator) of the 95% confidence level. In addition, this report must contain an evaluation as to whether the corrective actions are operating effectively and whether adjustments or additional remedial actions are necessary based on this trend.
- v. If the Permittee determines at any time that free product is present in any GMZ Perimeter well listed in Condition III.D.1, List 2, it must be reported and addressed in accordance with Condition III.K.11 and III.K.12.

J. STATISTICAL PROCEDURES FOR THE AREA 3 MONITORING WELLS OUTSIDE THE GMZ

To monitor for releases of contamination to groundwater underlying Area 3 that are not associated with the GMZ, the facility must conduct the following activities:

1. The background values established for the purpose of intrawell statistical analysis for the groundwater parameters monitored at the List 3 and List 4 monitoring wells listed in Condition III.D.1, must initially be established from the historical groundwater data from the initial sampling of each monitoring well under the initial RCRA Part B Permit (1988) to the Fourth Quarter 2006. This may include data from original monitoring wells and replacement wells as appropriate. The parameters for which background values must be established at the List 3 wells include the List G2, G3, and G5 parameters. The parameters monitored at the List 4 wells for which background values must be established include the List G2 parameters.
2. The background values established for the purpose of intrawell statistical analysis, must be established from the background data set, utilizing the following procedures. This submittal must include example calculations and must include, in table form, all groundwater data used in the calculation for each well, the number of pieces of data used to determine the mean, and a list of derived prediction limits.
 - a. For those parameters or constituents which are found to be above the PQL in 85% - 100% of the background data set, the background values for that parameter or constituent must be calculated using the methodology described in Attachment B,

Page 1. The facility must utilize a value of one half the PQL for non-detect results included in the data set.

- b. For the parameters or constituents which are found to be above the PQL in 50% - 85% of the background data set, the background values for that parameter must be calculated using methodology described in Attachment B, Page 2 or 5 as appropriate.
- c. For those parameters or constituents in the background data set which do not meet the requirements of Conditions III.J.2.a or III.J.2.b, the average background value must be set at the PQL as shown in Condition III.E.1.
- d. Sampling and analytical procedures utilized to establish background values must be in accordance with Condition III.H.
- e. The Permittee must determine the distribution of the background data set for each parameter that meets the requirements of III.J.2.a and III.J.2.b.
 - i. The Permittee must calculate a coefficient of variation for the background data set from each monitoring well in accordance with Attachment B.
 - ii. If the coefficient of variation is less than or equal to 1.00, the Permittee may assume a normal data distribution for statistical analysis.
 - iii. In the event that the coefficient of variation is greater than 1.00, the Permittee may choose to transform the background data in lieu of proposing a non-parametric statistical procedure in accordance with Condition III.J.2.e.iv. The Permittee must demonstrate that the original non-transformed data are inappropriate for a normal theory test.
 - iv. If the Permittee determines that the transformed background data does not pass the test described in Condition III.J.2.e.ii, it must assume that the background data set is not appropriate for normal theory statistical analysis. In this event, the Permittee must submit for Illinois EPA review and approval a proposed statistical procedure that is appropriate for the distribution of the data used to establish background values and provides a reasonable balance between the probability of falsely identifying a non-contaminating regulated unit and the probability of failing to identify a contaminating unit.
 - v. The Permittee may submit for Illinois EPA review and approval a proposal for an alternative procedure for evaluation of background data distribution.

3. The facility must reestablish intrawell background values at the List 3 and List 4 monitoring wells every two years as follows:
 - a. The parameters for which background values must be established at the List 3 wells include the List G2, G3, and G5 parameters. The parameters monitored at the List 4 wells for which background values must be established include the List G2 parameters.
 - b. The facility must use a data set consisting of the results of the eight most recent sampling events.
 - c. The facility must utilize the procedures outlined in Conditions III.J.2.a through II.J.2.e.
 - d. Recalculated background values must be submitted for Illinois EPA review and approval by July 15 of each odd numbered calendar year beginning with July 15, 2023. This submittal must include example calculations and must include, in table form, all groundwater data used in the calculation for each well, the number of pieces of data used to determine the mean, and a list of derived prediction limits.
4. For those parameters and constituents which have not been sampled and analyzed in eight previous sampling events, background values must be established by the methodology approved by Condition III.J.2 following four sampling events after the effective date of this Permit. The results of this determination must be submitted to the Illinois EPA for review and approval within 90 days from the fourth sampling event.
5. Each of the List 3 and List 4 monitoring wells in Condition III.D.1 must be sampled semi-annually in accordance with the schedule in Condition III.K.2. The semi-annual sampling events must be conducted during the Second and Fourth Quarters of each calendar year during the compliance period.
6. The groundwater quality for each List 3 and List 4 monitoring well must be collected in accordance with Condition III.H and must be compared to the background values which were established for that well in accordance with Condition III.J.2 or III.J.3. The value for each parameter must be compared to the background value established for that parameter at that well.
7. For those constituents identified in Condition III.E.1 which have background values established in accordance with Conditions III.J.2.a and III.J.2.b, the Permittee must conduct the following statistical analysis (NOTE: This procedure must not be used if the coefficient of variation of the background values is greater than 1.00):

- a. The difference between the measured concentration of the constituent in a sample from each well and the background value for that constituent must be evaluated using prediction limits as described in Attachment B. If the test indicates the difference is significant at the 0.01 level, the Permittee may resample the monitoring well(s), or the Permittee may choose not to resample and must conclude that a statistically significant increase has occurred.
 - b. If a resample is obtained, it must be analyzed for the constituent(s) which was (were) initially found to be present in the sample at a value significantly different from its background value. Collection, preservation and analysis of this resample must be carried out in accordance with Condition III.H. The results of this resample must be compared to the background value for the constituent, again using the statistical procedure describe in this condition. If the second round of analysis indicated the difference is significant, the Permittee must conclude that a statistically significant increase has occurred.
8. For those constituents identified in Condition III.E.1 which have background values established in accordance with Condition III.J.2.c, the Permittee must conduct the following statistical analysis at each well:
 - a. The measured concentration of each of these constituents present in a sample collected from each well must be compared to the PQL. If, for a given well, (A) the measured concentration of a single constituent is greater than two times the PQL, or (B) the measured concentration of any two or more of these constituents is greater than the PQL, the Permittee may immediately resample from that well(s), or the Permittee may choose not to resample and must conclude evidence of statistically significant increase has occurred.
 - b. If a resample is obtained, it must be analyzed for the constituents detected above the PQL in the initial sample collected and analyzed in accordance with this condition. Collection, preservation and analysis of this sample must be carried out in accordance with Condition III.H. The results of this resampling must again be compared to the PQLs as described in this condition. If the measured concentrations for this resampling fail either of the comparisons, the Permittee must conclude that a significant change has occurred.
9. For those constituents that have intrawell background values that exceed appropriate 35 Ill. Adm. Code Part 620 GQSS, the facility must conduct the following statistical evaluation:
 - a. The Permittee must conclude that there has been a statistically significant increase if any one of the following has occurred:

- i. The measured concentration of the constituent exceeds the intrawell background value calculated in accordance with Conditions III.J.1, III.J.2, or III.J.3; or
 - ii. A trend analysis (e.g., Mann-Kendall Trend test or Sen's Trend Estimator) of the 10 most recent sampling events indicates a statistically significant increasing trend at the 95% confidence level.
 - b. If the statistical evaluation required in Condition III.J.9.a indicates a statistically significant increase, the facility may immediately resample the monitoring well(s), or the Permittee may choose not to resample and must conclude that a statistically significant increase has occurred.
 - c. If a resample is obtained, it must be analyzed for the constituent(s) that failed the evaluation in Condition III.J.9.a. Collection, preservation and analysis of the resample must be carried out in accordance with Condition III.H. The results of this resample must again be evaluated as required by Condition III.J.9.a substituting the resample result for the most recent sampling event. If the resample results again fail the evaluation required by Condition III.J.9.a, the facility must conclude that a statistically significant increase has occurred.
10. Each time samples are collected for the statistical comparisons required by Conditions III.J.7, III.J.8, or III.J.9, the Permittee must prepare lab (trip) blanks in accordance with the procedures described in the approved permit application.
 - a. If any volatile organic compound identified in Condition III.E.1 cause the initial sample from a given well to fail the tests required by Conditions III.J.7 or III.J.8, and the constituent(s) is (are) found above the PQL in a field and/or lab blank associated with the collection or analysis of the sample, the Permittee must immediately resample the well of concern. This sample, taken to verify the concentration of those constituents found in the initial sample, must be collected, preserved and analyzed in accordance with the procedures set forth in Condition III.H.
 - i. Analysis of the resample:
 - A. If the constituent found in the blank is statistically evaluated in accordance with Condition III.J.7, the resample must be analyzed for the constituents which failed the test and were also found in the blanks.

- B. If the constituent found in the blank is statistically evaluated in accordance with Condition III.J.8, the resample must be analyzed for all the constituents statistically evaluated in accordance with Condition III.J.8.
 - C. If the constituent found in the blank is statistically evaluated in accordance with Condition III.J.9, the resample must be analyzed for the constituents statistically evaluated in accordance with Condition III.J.9.
- ii. The measured concentration of the constituents in the resample must be compared to background values in accordance with Conditions III.J.7, III.J.8, and III.J.9.
 - A. If this comparison passes the tests set forth in Condition III.J.7, III.J.8, and/or III.J.9, the Permittee may conclude that no significant increase has occurred for the constituents of concern at the well in question.
 - B. If this comparison fails the test set forth in Conditions III.J.7, III.J.8, and/or III.J.9, the Permittee must immediately collect a "verification sample" in accordance with Conditions III.J.7, III.J.8, and III.J.9.
 - b. If the same problem described in Condition III.J.10.a occurs in the analysis of the "resample" required by Conditions III.J.7, III.J.8, and III.J.9, the Permittee may collect and analyze a verification sample in accordance with Condition III.J.10.a as modified below:
 - i. The phrase "resample" must be substituted for "initial sample."
 - ii. The verification sample need only be analyzed for those constituents which the "resample" was analyzed for.
 - iii. If the comparison of the analytical results fails the tests in Conditions III.J.7, III.J.8, and/or III.J.9, the Permittee must conclude that a significant change has occurred.
 - c. Chemical and statistical analyses which are not affected by the interpretation of blank data must not be repeated, except as described above.

K. REPORTING AND RECORDKEEPING

1. The Permittee must enter all monitoring, testing and analytical data obtained in accordance with Conditions III.E, III.F, III.G, III.H, III.I, and III.J into the operating record. The data must include all computations, calculated means, variance, prediction limits, and statistical or results of statistical tests that the Illinois EPA has determined to be equivalent.

2. Samples collected to meet the requirements of the groundwater monitoring described in Conditions III.E, III.F, III.G, III.H, III.I, and III.J must be collected and reported as identified in the table below. All additional information required by the groundwater monitoring program (as specified in Conditions III.E, III.F, III.G, III.H, III.I, and III.J) must also be submitted to the Illinois EPA at the address listed in Condition III.D.5 in accordance with this schedule.

<u>Sampling Event of Calendar Year*</u>	<u>Samples to be Collected in the Months of</u>	<u>Results Submitted to the Illinois EPA by the Following</u>
Second Quarter	April-June	July 15
Fourth Quarter	October-December	January 15

Note: Quarterly LNAPL extraction results and evaluations must be submitted semi-annually. First and second quarter LNAPL results and evaluations are to accompany the report due July 15; third and fourth quarter LNAPL results and evaluations are to accompany the report due January 15.

3. Groundwater surface elevation data measured pursuant to Condition III.G.1, must be collected and submitted to the Illinois EPA as identified in Condition III.K.2.
4. The Permittee must report the groundwater flow rate and direction in the Dolton Sand and the Silurian Dolomite, as required by Condition III.F.5 by July 15 of each year.
5. The Permittee must report the surveyed elevation, as required by Condition III.G.2, of the top of the well casing ("stick-up"), referenced to MSL, in accordance with the following schedule:
 - a. For wells identified in Condition III.D.1, every two years (during the First or Second quarter), or at the request of the Illinois EPA, or whenever the elevation changes.
 - b. For any new wells, at the time of installation and reported in the as-built diagrams. Subsequent measurements must be made every two years (during the First or Second quarter), or at the request of the Illinois EPA, or whenever the elevation changes.
6. Elevation of the bottom of each monitoring well identified in Condition III.D.1 referenced to MSL, is to be reported when maintenance activities are conducted in accordance with Condition III.K.7. This measurement must be taken during the first semi-annual sampling event and reported by July 15 of that year.

7. The Permittee must maintain all equipment associated with groundwater monitoring wells. Dedicated pumps found in monitoring wells identified in Condition III.D.1 must be removed, inspected and repaired if necessary every five years. Information regarding the inspection and maintenance of pumps must be reported by July 15 of that year.
8. The Permittee must submit a completed "RCRA Facility Groundwater, Leachate and Gas Reporting Form" (LPC-592) as a cover sheet for any notices or reports required by the facility's Permit for identification purposes. Only one copy of the LPC-592 must accompany the submittal. However, the Permittee must submit one original and a minimum of two copies of each notice or report submitted to the Illinois EPA. The form is not to be used for permit applications.
9. Information required by Conditions III.F must be submitted in an electronic format. The information is to be submitted, as fixed-width text files formatted as found in Attachment A, in accordance with the schedule in Condition III.K.2. Additional guidance regarding the submittal of the information in an electronic format can be found on the Illinois EPA website.
10. In addition to submitting analytical results electronically as required by Condition III.K.9, a summary report describing the results of the groundwater sampling event must be submitted after each sampling event in accordance with the schedule found in Condition III.K.2. These reports must include, but not be limited to:
 - a. A description of any problems encountered during the event.
 - b. A tabulated summary of groundwater and analytical data collected during the sampling event including the appropriate groundwater quality standard, appropriate PQL, and appropriate derived background value for each parameter.
 - c. A summary table of groundwater elevations collected during the sampling event and potentiometric map(s) based on that data.
 - d. Copies of any statistical analysis required to be conducted in accordance with Conditions III.I and III.J.
 - e. Information required by Conditions III.F.6, III.F.7, III.F.8, III.F.9, and III.F.10.
11. If the Permittee determines pursuant to Condition III.I.1.b that any Concentration Limits specified in the Groundwater Protection Standard are being exceeded at any monitoring well within the List 2 GMZ Perimeter wells, or pursuant to Condition III.J.6 that a statistically significant increase has occurred in any of the List 3 Dolomite or List 4 Dolton Sand monitoring wells, the Permittee must:

- a. Notify the Illinois EPA of this finding in writing within seven days. The notification must indicate what exceedances have been observed.
 - b. Within 90 days of the date that the increase is discovered, submit to the Illinois EPA a request for modification to the Corrective Action Program to meet the requirements of 35 Ill. Adm. Code 724.200. The application must at a minimum include the following information:
 - i. A detailed description of corrective actions that will achieve compliance with the Groundwater Protection Standard.
 - ii. A plan for a groundwater monitoring program that will demonstrate the effectiveness of the corrective action. Such a groundwater monitoring program may be based on a compliance monitoring program.
12. If the Permittee determines, pursuant to Condition III.I.1.b that the groundwater Concentration Limits in Condition III.E are being exceeded at any GMZ Perimeter well, or that a statistically significant increase has occurred in any of the List 3 Dolomite or List 4 Dolton Sand monitoring wells, the Permittee may demonstrate that a source other than a regulated unit caused the contamination or that the detection is an artifact caused by an error in sampling, analysis or statistical evaluation, or natural variation in groundwater. In making a demonstration under this condition, the Permittee must:
- a. Notify the Illinois EPA in writing within seven days of the date that the increase is discovered that they intend to make this demonstration under this condition;
 - b. Within 90 days, submit a report to the Illinois EPA, which demonstrates that a source other than a regulated unit caused the increase, or that the increase resulted from an error in sampling analysis or evaluation;
 - c. Within 90 days, submit to the Illinois EPA an application to make any appropriate changes to the corrective action monitoring program at the facility; and
 - d. Continue to monitor in accordance with Condition III.F.
13. If the Permittee determines that additional constituents not currently part of the Groundwater Protection Standard are present in the groundwater, the Permittee must:
- a. Report the concentration of these additional constituents detected in the groundwater to the Illinois EPA within seven days of receipt of the analytical data from the laboratory; and

- b. Within 30 days of the date that the additional constituents are confirmed, submit a permit application to add the additional constituents to the monitoring list of the Groundwater Protection Standard, Lists G2 and G3 and establish the concentration limit for each additional constituent following procedures in Condition III.J.2.
14. The Permittee must submit a written report to the Illinois EPA annually which discusses the effectiveness of the Corrective Action Program and place it in the operating record for the facility. The report must be submitted by July 15 of each year that the Corrective Action Program is in effect. At a minimum, the report must:
 - a. Present a detailed summary of the information requirements in Conditions III.E, III.F, III.G, III.H, III.I, and III.J presented during the previous calendar year;
 - b. Evaluate the effectiveness of the hydraulic control and contaminant removal from the Groundwater Remediation System; and
 - c. Provide recommendations for the Corrective Action Program based on the information provided in Conditions III.K.14.a and III.K.14.b.
 - d. This annual report may also be used to fulfill the Second Quarter reporting requirements listed in Conditions II.J.10 and III.K.10, provided that all information required by Conditions II.J.10 and III.K.10 is included.
15. In accordance with 35 Ill. Adm. Code 620.250(c), a review of the GMZ must take place no less often than every five years and the results must be presented to the Illinois EPA in a written report. The most recent review was approved by permit modification B-27R-M-87 dated March 23, 2020. The next GMZ review must be submitted to the Illinois EPA by March 31, 2025.

L. REQUEST FOR PERMIT MODIFICATION

1. If the Permittee or the Illinois EPA determines that the corrective action program no longer satisfies the requirements of 35 Ill. Adm. Code 724, Subpart F, the Permittee must, within 90 days, submit a permit application to make any appropriate changes to the program which will satisfy the regulations.
2. Conditions in this section of this Permit may be modified in accordance with 35 Ill. Adm. Code 705.128 if there is cause for such modification, as defined in 35 Ill. Adm. Code 702.184. Causes for modification identified in this section include, but are not limited to, alteration to the permitted facility, additional information which would have justified the application of different permit conditions at the time of issuance, and new regulations.

**SECTION IV:
CORRECTIVE ACTION FOR SOLID WASTE MANAGEMENT UNITS**

A. INTRODUCTION

1. In accordance with Section 3004(u) and (v) of RCRA and 35 Ill. Adm. Code 724.201, the Permittee must institute such corrective action as necessary to protect human health and the environment from all releases of hazardous wastes or hazardous waste constituents from any solid waste management unit (SWMU) at its facility in Calumet City, Illinois. This section contains the conditions which must be followed to ensure these requirements are met.
2. The Illinois EPA may include restrictions upon the future use of Area 1 and Area 2 if necessary, to protect public health and the environment, including permanent prohibition of the use of Area 1 and Area 2 for purposes which may create an unreasonable risk of injury to human health or the environment. After any administrative and judicial challenges to such restrictions have been exhausted, the Illinois EPA shall file such restrictions of record in the Office of the Recorder of the county in which the waste disposal site is located.
3. The Permittee must not allow the property where Area 1 and Area 2 are located to be used in a way that could disturb the integrity of the final cover, liners, any components of the containment system, or function of the facility's monitoring systems, unless the Illinois EPA finds, by way of a permit application, that such use is necessary for either of the following reasons:
 - a. It is necessary for the proposed use of the property and will not increase the potential hazard to public health or the environment, or
 - b. It is necessary to reduce a threat to human health or the environment.
4. The original USEPA RCRA Permit, issued March 4, 1988, contained, among other things, corrective action requirements for SWMUs at the facility. A summary of the corrective action activities completed under the initial RCRA Permit overseen by USEPA is provided in Condition IV.C. This summary also discusses completed closure efforts at several former HWMUs at the facility. The Permittee has implemented corrective measures, which will be maintained and monitored under this Permit.
5. The Illinois EPA now has authority for imposing corrective action requirements at RCRA permitted facilities and thus will now be responsible for overseeing future corrective action activities at this facility.

6. The Permittee must provide corrective action, as appropriate, for: (1) any newly discovered SWMUs; or (2) future releases from existing SWMUs.
7. The requirements of 35 Ill. Adm. Code Parts 620 and 742 must be met, when applicable, in establishing remediation objectives for corrective action. In addition, all corrective action efforts must meet the requirements of 35 Ill. Adm. Code 724.201.
8. All Illinois EPA final decisions regarding RCRA corrective action at this facility are subject to the appeal provisions of Sections 39(a) and 40(a) of the Act.

B. CORRECTIVE ACTION REQUIREMENTS

1. Groundwater contamination has been detected in groundwater monitoring wells in the Dolton Sand and the upper Silurian Dolomite aquifer at Area 3 of the CID-RDF. The groundwater contamination is in the form of LNAPL, as well as organic constituents at concentrations which exceed the Groundwater Protection Standards established by 35 Ill. Adm. Code 724.192. A corrective action program, meeting the requirements of 35 Ill. Adm. Code 724.200, has been implemented at Area 3. Detailed information about this program may be found in Section III of this Permit.
2. Corrective measures have been completed at two SWMUs. These units, which must be monitored and maintained, are Area 1 and 2 landfills. Condition IV.C contains a summary of corrective action activities completed at these SWMUs.
3. A summary of the approved corrective action program for the SWMUs still of concern (the Areas 1 and 2 landfills) consists of:
 - a. Operation and maintenance of a landfill gas management system for the Area 1 landfill;
 - b. Operation and maintenance of a leachate management system for each landfill;
 - c. Inspecting/maintaining the final cover of each landfill.

The monitoring and maintenance program for Areas 1 and 2 landfills must be in accordance with the approved operating and maintenance plan for the Areas 1 and 2 landfills found in Appendix F-5 of the approved permit application.

4. Based on the current groundwater conditions at the facility and the requirements of the October 29, 1997 USEPA letter, the Illinois EPA has determined that groundwater monitoring of the Areas 1 and 2 landfills will continue to be accomplished via the groundwater monitoring programs for the Areas 3 and 4 landfills. The Illinois EPA

reserves the right to require the installation of additional groundwater monitoring wells, as well as implementation of groundwater monitoring programs specific to the Area 1 and/or Area 2 landfill, in the event that groundwater flow conditions change or groundwater contamination has been determined to be present in the vicinity of those landfills.

5. Leachate maintenance elevations for seven Area 1 leachate trench risers (PLC-184 through PLC-190) and 11 Area 2 leachate trench risers (PLC-270 through PLC-280) are based on quarterly measurement of groundwater elevations at seven piezometers located around Area 1 (P-1 and P-2) and Area 2 (P-3E, P-4E, P-5E, P-6W, and P-7W) screened in the Dolton Sand. Leachate maintenance elevations are established relative to groundwater elevations in the Dolton Sand because both Areas 1 and 2 are surrounded by slurry walls and an inward gradient across each slurry wall is integral to the approved corrective action. Maintenance elevations are defined as one-foot below the average groundwater elevation in the Dolton Sand and are measured quarterly.
6. The Permittee must record the leachate level in all wells at the Area 1 landfill (gas and leachate) on a monthly basis and submit the results electronically with their quarterly reports to the Illinois EPA.
7. The Permittee must record monthly leachate extraction volumes and the total volume of leachate extracted from Area 1 and Area 2 landfills. This information must be electronically submitted to the Illinois EPA every January 31st, for the previous calendar year.
8. An annual report must be submitted to the Illinois EPA by February 1st of each year (for the preceding calendar year). This report must document the dates of inspections, problems discovered, and actions completed to remedy any problems. This report must also contain an evaluation of the leachate collection efforts at Area 1 landfill including recommendations, as appropriate, to modify the leachate management system to reduce the amount of leachate in the landfill so that it has minimal impact on the groundwater beneath and around Area 1.
9. The Permittee may modify the approved plans and programs set forth in this subsection; such modifications must first be approved by the Illinois EPA. Requests to modify the approved plans and programs set forth in the subsection must be submitted as requests to modify the approved corrective action program for Areas 1 and 2.
10. The Plat of Survey for the Area 1 landfill (PIN No. 29-01-100-008-0000, 29-01-200-010-0000, and 29-01-201-001-0000) and Area 2 landfill (PIN No. 25-36-300-002-0000 and 25-36-300-003-0000), Drawing No. 19-R0710, was filed with the Cook County Recorder's Office in Chicago, IL on July 19, 2019. The record data is Document No. 1920006110.

The Plat of Survey was attached to the deed to the property and serves as an instrument which is normally examined during title search that will in perpetuity notify any potential purchasers of the property that:

- a. The property has been used to manage hazardous wastes;
- b. The use of the property is restricted under 35 Ill. Adm. Code 724, Subpart G;
- c. A survey plat and record of the type of waste material in the Area 1 landfill and Area 2 landfill was filed with the Illinois EPA and the County Recorder.

C. CORRECTIVE ACTION EFFORTS COMPLETED TO DATE

The Permittee performed corrective action activities with oversight from the USEPA for Area 1 and Area 2 landfills. In a letter dated October 29, 1997, USEPA determined no additional remediation activities were required for Area 1 and Area 2 landfills. As part of the RCRA corrective action program, the Permittee conducted corrective measures to prevent releases that may occur to the Dolton Sand layer adjacent to the closed Areas 1 and 2 landfills. The USEPA and Illinois EPA have determined that corrective measures are complete. Continued monitoring of the groundwater, landfill gas management system, leachate management system, and final cover for the Areas 1 and 2 landfills will be required.

Corrective measures for the Dolton Sand included construction of a slurry wall along the boundaries of Area 1 and 2 landfills. Additional corrective measures at Areas 1 and 2 landfills included: (1) installation of a leachate collection system inside the slurry wall; (2) upgrading the Landfill Gas Removal System; and (3) repair, regrading, reseeding and maintenance of the final cover for Areas 1 and 2 landfills.

The following table is a list of former HWMUs at the facility, and thus solid waste management unit, which have been clean closed in accordance with plans approved by Illinois EPA and which need no further action.

Name of HWMU	Description
Pug Mill	This unit was used between 1980 and February 1987 for acid neutralization and solidification of liquid hazardous wastes. Illinois EPA approved certification of closure for the Pug Mill on March 27, 1992 (Illinois EPA Log No. C-317).
Drum Tipping Unit	This unit was a hydraulically operated table-like unit housed in a small roofed structure, which transferred liquid waste from drums into bulk containers for subsequent treatment, processing or disposal. Illinois EPA approved certification of closure for the

Name of HWMU	Description
	Drum Tipping Unit on June 8, 1989 (Illinois EPA Log No. C-317-M-1).
Surface Impoundments	These units were operated for storage of acidic, metal-bearing waste prior to treatment. They were referred to as the 'North Pond', the 'South Pond', the 'East Pond', and the 'West Pond'. These units were closed in accordance with a plan approved by Illinois EPA (Log No. C-317 and associated modifications). Certification of closure of these units was accepted by Illinois EPA on August 24, 2005 (Log No. C-317).
Dewatering Plant	Certified closed on July 29, 1991. IEPA acknowledged closure of this on December 7, 1999 (Log No B-27-M-73, 81, 83) by removing the tanks associated with this plant from the facility's RCRA Permit.
Drum Storage Building	Certified closed on June 14, 1995 (IEPA Log No. B-27-M-54).
Stabilization Facility	Certified closed on December 7, 1999 (IEPA Log No. B-27-M-73).
Container Storage Area	Certified closed January 13, 2005 (IEPA Log No. PS04-169).

D. GROUNDWATER SPECIFIC CORRECTIVE ACTION

1,4-dioxane has been detected in the shallow and deep groundwater present between the Area 1 and 4 landfills. A plan to investigate this contamination in the shallow groundwater, which included soil investigations, groundwater investigation, and an evaluation of the construction/operation details of the Area 1 and Area 4 landfills, was approved by the Illinois EPA on January 19, 2010 (B-27R-CA-1). On July 16, 2010, CID submitted the results of that investigation. In a letter from Illinois EPA, dated January 20, 2011 (B-27R-CA-2), the Illinois EPA concurred with CID that the source of the 1,4-dioxane is Area 1 and required CID to submit a RFI work plan and a Current Conditions Report (CCR) for Area 1. On April 18, 2011, CID submitted their RFI and CCR to the Illinois EPA. The Illinois EPA conditionally approved the work plan and CCR on June 21, 2011 (B-27R-CA-3). Following investigation activities, a January 2012 investigation report was conditionally approved by the Illinois EPA on July 16, 2012 (B-27R-CA-3 and 5). A Basis of Design Report was submitted by the facility on October 12, 2012, and the report was conditionally approved by the Illinois EPA on December 18, 2012 (B-27R-CA-6). A Final Design Report was submitted by the facility on March 18, 2013, and the report was conditionally approved by the Illinois EPA on October 28, 2013 (B-27R-CA-7). Installation of the approved corrective measures began in the spring of 2014. A Construction Completion Report and a proposed GMZ was submitted to Illinois EPA on July 7, 2017 (B-27R-CA-12). This application is currently under review by Illinois EPA.

1. The Permittee must submit quarterly reports documenting the operation, maintenance, and monitoring of the groundwater extraction system and phytoremediation system at the Area 1 landfill. The reports must contain the following information:
 - a. Introduction. This portion of the document should provide a brief description of the facility operations, scope of the corrective measures project, and summary of the project objectives.
 - b. System Description. This portion of the document should provide a description of the corrective measures constructed/installed at the site and identify significant equipment.
 - c. Monitoring Results. This portion of the document should provide a description of the monitoring and inspection procedures to be performed on the corrective measures. A summary of the monitoring results for the corrective measure, including copies of any laboratory analyses which document system effectiveness, provide a description of the monitoring procedures, and inspections performed.
 - d. Effectiveness Determination. This portion of the document should provide calculations and other relevant documentation that demonstrates the effectiveness of the selected corrective measure in remediating/stabilizing contamination to the extent anticipated by the corrective measures final design. Copies of relevant analytical data should be provided to substantiate this determination.
 - e. System Effectiveness Recommendation. Based upon the results of the effectiveness determination required under 1.d above, this portion of the report should provide a recommendation on continuance of the corrective measure. If the corrective measure is not performing in accordance with the final design, a recommendation on revisions or expansion of the system should be provided. Additionally, based upon the monitoring result, a schedule for achieving the cleanup objective should be included with each evaluation.

Eventually, the Permittee must submit a final report documenting that the required corrective measures have achieved the established remediation objectives.

2. The quarterly report required by Conditions IV.D.1 must be prepared and submitted to the Illinois EPA in accordance with the following table:

<u>Quarter of Calendar Year</u>	<u>Report for the Month of</u>	<u>Report to the Illinois EPA by the Following</u>
First Quarter	January - March	April 15 th
Second Quarter	April - June	July 15 th
Third Quarter	July - September	October 15 th
Fourth Quarter	October - December	January 15 th

E. CORRECTIVE MEASURES REQUIREMENTS

1. If it is determined that corrective measures must be taken at a newly identified SWMU, then the Permittee must implement a Corrective Measures Program (CMP) for such SWMUs in general accordance with the procedures set forth in Attachment G. The corrective measures implemented by the Permittee must be sufficient to ensure the appropriate requirements of 35 Ill. Adm. Code Parts 302, 620, 724, and 742 are met.
2. The types of corrective measures which may be implemented include, but are not limited to:
 - a. Removal of the contaminants or the contaminated media so that the remaining media meet remediation objectives developed in accordance with 35 Ill. Adm. Code Part 742;
 - b. Closing the SWMU as a landfill by establishing a proper final cover over the SWMU and then providing proper long-term monitoring/maintenance/management of: (1) leachate; (2) subsurface gas; (3) final cover system; and (4) groundwater;
 - c. Establishing engineered barriers to restrict exposure to the contaminants remaining at the SWMU (necessary to certain remediation objectives developed in accordance with 35 Ill. Adm. Code Part 742);
 - d. Establishing institutional controls to restrict activities at the facility, as necessary, to support remediation objectives established in accordance with 35 Ill. Adm. Code Part 742.
3. The Corrective Measures Program described in Attachment G consists of five phases:
 - Phase I--conceptual design of the selected corrective measure;
 - Phase II--development of the final design plans for the corrective measure, including installation and operation/maintenance plans;

- Phase III--actual construction/installation/implementation of the corrective measure;
- Phase IV--operation/maintenance/monitoring, as necessary, of the corrective measure to ensure it is being properly implemented and is properly protecting human health and the environment.
- Phase V--demonstration/verification that the corrective measure has been completed and that the established remediation objectives have been achieved.

The phases may be combined or skipped, depending on the actual corrective measure selected. The overall CMP implemented at a given SWMU must: (1) be logical in nature; and (2) allow for Illinois EPA oversight and approval throughout the entire process.

As such, it will be necessary for the Permittee to submit workplans and reports regarding all aspects of corrective measures for the Illinois EPA review and approval prior to carrying out any corrective measure activity.

4. A Phase I CMP Plan, or its equivalent, must be submitted to the Illinois EPA within 90 days of the date that the Illinois EPA notifies the Permittee of the need for a CMP.
5. Subsequent CMP related workplans and reports must be submitted to the Illinois EPA for review and approval in accordance with a schedule approved by the Illinois EPA.
6. For units closed as landfills:
 - a. The Phase II report must include a plan for the construction of a final cover system as well as a post-closure care plan (the post-closure care plan must include provisions for (1) inspecting the final cover; (2) monitoring the groundwater and soil gas; and (3) taking corrective action if any problems are observed during the inspection/monitoring effort.
 - b. The Phase III report must document the construction of the approved final cover system and any other systems required for closure of the unit.
 - c. During Phase IV, quarterly reports must be submitted documenting the results of the inspection/monitoring efforts as well as any corrective measures taken in response to problems observed during these efforts. It will be necessary to submit plans to the Illinois EPA for review and approval to address any groundwater quality or gas migration problems.

- d. The Phase V report will not be submitted until the post-closure care period has been completed. This report must demonstrate that all applicable post-closure requirements have been met and that the groundwater at the site meets the applicable standards.
7. Once all corrective measures have been completed, a report must be developed documenting all efforts and results associated with the completed measure, including, as appropriate, information demonstrating the approved remediation objectives for the project have been achieved.
8. The Illinois EPA's action on all CMP submittals shall be subject to the appeal provisions of Sections 39(a) and 40(a) of the Act.

F. FINANCIAL ASSURANCE FOR CORRECTIVE ACTION

1. The current cost estimate for corrective action at this facility is \$11,317,166 (in 2024 dollars). This corrective action cost estimate includes costs associated with inspection and maintenance of Areas 1 and Area 2 landfills, operation of gas collection system at Area 1 landfill, leachate collection system at Areas 1 and 2 landfills, and groundwater remediation systems at Area 1 landfill. Attachment C provides a summary of cost estimates.
2. The Permittee must demonstrate compliance with 35 Ill. Adm. Code 724.201 by providing documentation of financial assurance using a mechanism specified in 35 Ill. Adm. Code 724.243, in at least the amount of the cost estimate required under Condition IV.F.1. The words "completion of corrective action" must be substituted for "closure and/or post-closure", as appropriate in the financial instrument specified in 35 Ill. Adm. Code 724.251. The Illinois EPA may accept financial assurance for completion of corrective action in combination with another financial mechanism that is acceptable under 35 Ill. Adm. Code 724.246.
3. The cost estimate must be supported by a detailed breakdown of the estimated third-party cost for completing each required task. The amount of the various resources needed to complete each task must be provided, as well as the unit cost of these resources and an adjustment for contingencies. Justification for all data used in these calculations must also be provided.
4. The financial assurance requirements of 35 Ill. Adm. Code 724.201 must also be met for any investigative or corrective action efforts carried out in accordance with Condition IV.G or IV.H. Detailed cost estimates must be developed for any activities carried out under this Section and must accompany any workplan/report submitted to Illinois EPA for review and approval.

Appropriate documentation of financial assurance in at least the amount of the approved cost estimate must be submitted to Illinois EPA within 60 days after the cost estimates are approved.

5. All cost estimates prepared under the requirements of Conditions IV.F.1 through IV.F.4 must be submitted as a Class 1* permit application request in accordance with 35 Ill. Adm. Code 703.281.

G. REQUIREMENTS FOR ADDRESSING NEWLY IDENTIFIED SWMU(S) AND AREAS OF CONCERN (AOCs)

1. The Permittee must notify the Illinois EPA in writing of any newly identified SWMU(s) or Areas of Concern (AOCs) discovered during the course of groundwater monitoring, field investigations, environmental audits, or other means, no later than 30 days after discovery. The notification must provide the following information, as available:
 - a. The location of the newly identified SWMUs/AOCs in relation to other SWMUs/AOCs on a scaled map or drawing;
 - b. The type and past and present function of the unit;
 - c. The general dimensions, capacities, and structural description of the unit (available drawings and specifications provided);
 - d. The time period during which the unit(s) was operated;
 - e. The specifics on all materials, including but not limited to, wastes and hazardous waste constituents, that have been or are being managed at the SWMU/AOC, to the extent available; and,
 - f. The results of any relevant available sampling and analysis which may aid in determining whether releases of hazardous wastes or hazardous constituents have occurred or are occurring from the unit.
2. If the submitted information demonstrates a potential for a release of hazardous waste or hazardous constituents from the newly identified SWMU/AOC, the Illinois EPA may request, in writing, that the Permittee prepare a SWMU Assessment Plan (Plan) and a proposed schedule of implementation of the Plan for any additional SWMUs/AOCs discovered subsequent to the issuance of this Permit. This Plan must propose investigations, including field investigations, if necessary, to determine the release potential to specific environmental media for the newly-identified SWMU/AOC. The Plan must demonstrate that the sampling and analysis program, if applicable, is capable of

yielding representative samples and must include parameters sufficient to identify migration of hazardous waste and hazardous constituents from the newly discovered SWMUs/AOCs to the environment.

3. Within 90 days after receipt of the Illinois EPA's request for a Plan, the Permittee must submit the Plan to the Illinois EPA for review and approval.
4. The Illinois EPA shall either approve, conditionally approve or disapprove the Plan in writing. If the Plan is approved, the Permittee must implement the Plan within 45 days of receiving such written notification or in accordance to the terms and schedule established within the Plan and any conditions placed on it. If the Plan is disapproved, the Illinois EPA shall notify the Permittee, in writing, of the Plan's deficiencies and specify a due date for submittal of a revised plan.
5. The Permittee must submit a report documenting the results of the approved Plan to the Illinois EPA in accordance with the schedule in the approved Plan. The report must describe all results obtained from the implementation of the approved Plan.
6. The Permittee must implement a CMP, as necessary, to properly address any contamination encountered during the assessment. Guidance regarding the implementation of this program will be provided at the time Illinois EPA notifies the Permittee of the need for such a program.

H. FUTURE RELEASES FROM SWMUs

There exists a potential that a release may occur in the future from SWMUs/AOCs identified in the RFA or RFI which did not require any corrective action at the time that the RFA or RFI was completed. If the Permittee discovers that a release has occurred from a SWMU/AOC in the future, then the Illinois EPA must be notified of this release within 30 days after its discovery following the procedures set forth in Condition IV.G.1.

Additional investigation and, as necessary, corrective measures efforts at this SWMU/AOC must be carried out in accordance with the procedure set forth in Section G. The results of all corrective action efforts required by this condition must meet the requirements of 35 Ill. Adm. Code 724.201.

I. INTERIM MEASURES

At any time during the course of this Permit, the Permittee may initiate interim measures for the purpose of preventing continuing releases and/or mitigating the results of releases and/or mitigating the migration of hazardous wastes or hazardous waste constituents. It shall not be necessary to conduct all phases of an investigation prior to implementing an

interim measure if the Illinois EPA and the Permittee agree that a problem can be corrected, or a release cleaned up, without additional study and/or without a formal Corrective Measures Study (CMS).

1. Prior to implementing any interim measures, the Permittee must submit detailed information regarding the proposed interim measure to the Illinois EPA for approval. This information shall include, at a minimum:
 - a. Objectives of the interim measure, how the measure is mitigating a potential threat to human health and the environment; and/or, is consistent with, and integrated into, any long-term solution at the facility;
 - b. Design, construction, and maintenance requirements;
 - c. Schedules for design and construction; and
 - d. Schedule for progress reports.
2. If the Illinois EPA determines that a release cannot be addressed without additional study and/or a formal CMS, then the Illinois EPA will notify the Permittee that these must be performed. Any proposal made under this provision or any other activity resulting from such proposal, including the invocation of dispute resolution, shall not affect the schedule for implementation of any other portion of the Permit.
3. If the Illinois EPA determines that interim measures are necessary to protect human health or the environment, the Permittee will be notified by way of a permit application.

SECTION V: SPECIAL CONDITIONS

A. REPOSITORY

1. The Permittee must maintain a repository at the Hegewisch Branch of the Chicago Public Library, located at 3048 East 130th Street, Chicago, Illinois. The following information must be sent to the repository:
 - a. A copy of the approved RCRA Post-Closure Renewal Permit.
 - b. All permit applications and permit modification requests.
 - c. All Illinois EPA responses to modification requests made to the RCRA Post-Closure Permit (Log No. B-27R2).

B. 39(i) CERTIFICATION

1. The Permittee must submit a current 39(i) certification and supporting documentation with all applications for a Permit.

SECTION VI: STANDARD CONDITIONS FOR POST-CLOSURE CARE

GENERAL REQUIREMENTS

1. **EFFECT OF PERMIT.** The existence of a RCRA permit shall not constitute a defense to a violation of the Act or Subtitle G, except for development, modification or operation without a Permit. Issuance of this Permit does not convey property rights or any exclusive privilege. Issuance of this Permit does not authorize any injury to persons or property or invasion of other private rights, or infringement of state or local law or regulations. (35 Ill. Adm. Code 702.181)
2. **PERMIT ACTIONS.** This Permit may be modified, reissued or revoked for cause as specified in 35 Ill. Adm. Code 703.270 through 703.273 and Section 702.186. The filing of a request by the Permittee for a permit modification or reissuance, or a notification of planned changes or anticipated noncompliance on the part of the Permittee does not stay the applicability or enforceability of any permit condition. (35 Ill. Adm. Code 702.146)
3. **SEVERABILITY.** The provisions of this Permit are severable, and if any provision of this Permit, or the application of any provision of this Permit to any circumstance is held invalid, the application of such provision to other circumstances and the remainder of this Permit shall not be affected thereby. (35 Ill. Adm. Code 705.202)
4. **PERMIT CONDITION CONFLICT.** In case of conflict between a special permit condition and a standard condition, the special condition will prevail. (35 Ill. Adm. Code 702.160)
5. **DUTY TO COMPLY.** The Permittee must comply with all conditions of this Permit except for the extent and for the duration such noncompliance is authorized by an emergency permit. Any permit noncompliance constitutes a violation of the Act and is grounds for enforcement action; permit revocation or modification; or for denial of a permit renewal application. (35 Ill. Adm. Code 702.141 and 703.242)
6. **DUTY TO REAPPLY.** If the Permittee wishes to continue an activity allowed by this Permit after the expiration date of this Permit, the Permittee must apply for a new permit at least 180 days before this Permit expires, unless permission for a later date has been granted by the Illinois EPA. (35 Ill. Adm. Code 702.142 and 703.125)
7. **PERMIT EXPIRATION.** This Permit and all conditions herein will remain in effect beyond the Permit's expiration date if the Permittee has submitted a timely, complete application (see 35 Ill. Adm. Code 703.181-703.209) and through no fault of the Permittee the Illinois EPA has not issued a new permit as set forth in 35 Ill. Adm. Code 702.125.

8. **NEED TO HALT OR REDUCE ACTIVITY NOT A DEFENSE.** 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 conditions of this Permit. (35 Ill. Adm. Code 702.143)
9. **DUTY TO MITIGATE.** In the event of noncompliance with the Permit, the Permittee must take all reasonable steps to minimize releases to the environment and must carry out such measures as are reasonable to prevent significant adverse impacts on human health or the environment. (35 Ill. Adm. Code 702.144)
10. **PROPER OPERATION AND MAINTENANCE.** The Permittee must at all times properly operate and maintain all facilities and systems of treatment and control (and related appurtenances) which are installed or used by the Permittee to achieve compliance with the conditions of this Permit. Proper operation and maintenance include effective performance, adequate funding, adequate operator staffing and training, and adequate laboratory, and process controls, including appropriate quality assurance procedures. This provision requires the operation of back-up or auxiliary facilities or similar systems only when necessary to achieve compliance with the conditions of the Permit. (35 Ill. Adm. Code 702.145)
11. **DUTY TO PROVIDE INFORMATION.** The Permittee must furnish to the Illinois EPA, within a reasonable time, any relevant information which the Illinois EPA may request to determine whether cause exists for modifying, revoking and reissuing or terminating this Permit, or to determine compliance with this Permit. The Permittee must also furnish to the Illinois EPA, upon request, copies of records required to be kept by this Permit. (35 Ill. Adm. Code 702.148)
12. **INSPECTION AND ENTRY.** The Permittee must allow an authorized representative of the Illinois EPA, upon the presentation of credentials and other documents as may be required by law, to:
 - a. Enter at reasonable times upon the Permittee's premises where a regulated facility or activity is located or conducted, or where records must be kept under the conditions of this Permit;
 - b. Have access to and copy, at reasonable times, any records that must be kept under the conditions of this Permit;
 - c. Inspect at reasonable times any facilities, equipment (including monitoring and control equipment), practices, or operations regulated or required under this Permit; and

- d. Sample or monitor, at reasonable times, for the purposes of assuring permit compliance or as otherwise authorized by the appropriate Act, any substances or parameters at any location. (35 Ill. Adm. Code 702.149)

13. MONITORING AND RECORDS. (35 Ill. Adm. Code 702.150)

- a. Samples and measurements taken for the purpose of monitoring must be representative of the monitored activity. The method used to obtain a representative sample of the waste must be the appropriate method from 35 Ill. Adm. Code 721, Appendix A. Laboratory methods must be those specified in Test Methods for Evaluating Solid Waste, Physical/Chemical Methods, third edition (SW-846) and finalized updates; Methods for Chemical Analysis of Water and Wastes, EPA-600/4-79-020, latest versions; or an equivalent method as specified in the approved waste analysis plan.
- b. The Permittee must retain records of all monitoring information, including all calibration and maintenance records and all original strip chart recordings for continuous monitoring instrumentation, copies of all reports and records required by this Permit, and records of all data used to complete the application for this Permit for a period of at least three years from the date of the sample, measurement, report or application. These periods may be extended by request of the Illinois EPA at any time. The Permittee must maintain records from all groundwater monitoring wells and associated groundwater surface elevations, for the active life of the facility, and for disposal facilities for the post-closure care period as well.
- c. Records of monitoring information must include:
 - i. The date(s), exact place, and time of sampling or measurements;
 - ii. The individual(s) who performed the sampling or measurements;
 - iii. The date(s) analyses were performed;
 - iv. The individual(s) who performed the analyses;
 - v. The analytical technique(s) or method(s) used; and
 - vi. The result(s) of such analyses. (35 Ill. Adm. Code 702.150)

14. REPORTING PLANNED CHANGES. The Permittee must give written notice to the Illinois EPA as soon as possible of any planned physical alterations or additions to the permitted

facility. In general, proposed changes to the facility will need to be submitted to the Illinois EPA as a permit modification request that complies with the requirements of 35 Ill. Adm. Code 703.280. (35 Ill. Adm. Codes 702.152(a))

15. **CONSTRUCTION CERTIFICATION.** For a new hazardous waste management facility (HWM), the Permittee must not commence treatment, storage, or disposal of hazardous waste; and for a facility being modified the Permittee must not treat, store, or dispose of hazardous waste in the modified portion of the facility, until:
 - a. The Permittee has submitted to the Illinois EPA by certified mail or hand delivery a letter signed by the Permittee and a qualified Illinois licensed professional engineer stating that the facility has been constructed or modified in compliance with the Permit; and
 - b.
 1. The Illinois EPA has inspected the modified or newly constructed facility and finds it is in compliance with the conditions of the Permit; or
 2. If, within 15 days of the date of submission of the letter in paragraph (a), the Permittee has not received notice from the Illinois EPA of its intent to inspect, prior inspection is waived, and the Permittee may commence treatment, storage, or disposal of hazardous waste. (35 Ill. Adm. Code 703.247)
16. **ANTICIPATED NONCOMPLIANCE.** The Permittee must give advanced written notice to the Illinois EPA of any planned changes in the permitted facility or activity which may result in noncompliance with permit requirements, regulations, or the Act. (35 Ill. Adm. Code 702.152(b))
17. **TRANSFER OF PERMITS.** This Permit may not be transferred by the Permittee to a new owner or operator unless the Permit has been modified or reissued pursuant to 35 Ill. Adm. Code 703.260(b) or 703.272. Changes in the ownership or operational control of a facility must be made as a Class 1 modification with the prior written approval of the Illinois EPA. The new owner or operator must submit a revised permit application no later than 90 days prior to the scheduled change. (35 Ill. Adm. Code 703.260)
18. **MONITORING REPORTS.** Monitoring results must be reported at the intervals specified in the Permit. (35 Ill. Adm. Code 702.152(d))
19. **COMPLIANCE SCHEDULES.** Reports of compliance or noncompliance with, or any progress reports on, interim and final requirements contained in any compliance schedule of this Permit must be submitted no later than specified in 35 Ill. Adm. Code 702.162. (35 Ill. Adm. Code 702.152(e))

20. TWENTY-FOUR HOUR REPORTING.

- a. The Permittee must report to the Illinois EPA any noncompliance with the Permit which may endanger human health or the environment. Any such information must be reported orally within 24 hours from the time the Permittee becomes aware of the following circumstances. This report must include the following:
 - i. Information concerning the release of any hazardous waste that may cause an endangerment to public drinking water supplies.
 - ii. Information concerning the release or discharge of any hazardous waste or of a fire or explosion at the HWM facility, which could threaten the environment or human health outside the facility.
- b. The description of the occurrence and its cause must include:
 - i. Name, address, and telephone number of the owner or operator;
 - ii. Name, address, and telephone number of the facility;
 - iii. Date, time, and type of incident;
 - iv. Name and quantity of material(s) involved;
 - v. The extent of injuries, if any;
 - vi. An assessment of actual or potential hazards to the environment and human health outside the facility, where applicable; and
 - vii. Estimated quantity and disposition of recovered material that resulted from the incident.
- c. A written submission must also be provided within five days of the time the Permittee becomes aware of the circumstances. The written submission must contain a description of the noncompliance and its cause; the period of noncompliance including exact dates and times and if the noncompliance has not been corrected; the anticipated time it is expected to continue; and steps taken or planned to reduce, eliminate, and prevent recurrence of the noncompliance. The Illinois EPA may waive the five-day written notice requirement in favor of a written report within 15 days. (35 Ill. Adm. Code 702.152(f) and 703.245(b))

21. **OTHER NONCOMPLIANCE.** The Permittee must report all instances of noncompliance not otherwise required to be reported under Standard Conditions 18, 19, and 20, at the time monitoring reports, as required by this Permit, are submitted. The reports must contain the information listed in Standard Condition 20. (35 Ill. Adm. Code 702.152(g))
22. **OTHER INFORMATION.** Where the Permittee becomes aware that it failed to submit any relevant facts in the permit application or submitted incorrect information in a permit application or in any report to the Illinois EPA, the Permittee must promptly submit such facts or information. (35 Ill. Adm. Code 702.152(h))
23. **SUBMITTAL OF REPORTS OR OTHER INFORMATION.** All written reports or other written information required to be submitted by the terms of this Permit must be sent to:

 Illinois Environmental Protection Agency
 Bureau of Land -- #33
 Permit Section
 2520 West Iles Avenue
 Post Office Box 19276
 Springfield, Illinois 62794-9276
24. **SIGNATORY REQUIREMENT.** All permit applications, reports or information submitted to the Illinois EPA must be signed and certified as required by 35 Ill. Adm. Code 702.126. (35 Ill. Adm. Code 702.151)
25. **CONFIDENTIAL INFORMATION.** Any claim of confidentiality must be asserted in accordance with 35 Ill. Adm. Code 702.103 and 35 Ill. Adm. Code Part 161.
26. **DOCUMENTS TO BE MAINTAINED AT FACILITY SITE.** The Permittee must maintain at the facility, until post-closure is complete, the following documents and amendments, revisions and modifications to these documents:
 - a. Post-closure plan as required by 35 Ill. Adm. Code 724.218(a) and this Permit.
 - b. Cost estimate for post-closure care as required by 35 Ill. Adm. Code 724.244(d) and this Permit.
 - c. Operating record as required by 35 Ill. Adm. Code 724.173 and this Permit.
 - d. Inspection schedules as required by 35 Ill. Adm. Code 724.115(b) and this Permit.

GENERAL FACILITY STANDARDS

27. **GENERATOR REQUIREMENTS.** Any hazardous waste generated at this facility must be managed in accordance with the generator requirements at 35 Ill. Adm. Code Part 722.
28. **SECURITY.** The Permittee must comply with the security provisions of 35 Ill. Adm. Code 724.114(b) and (c).
29. **GENERAL INSPECTION REQUIREMENTS.** The Permittee must follow the approved inspection schedule. The Permittee must remedy any deterioration or malfunction discovered by an inspection as required by 35 Ill. Adm. Code 724.115(c). Records of inspections must be kept as required by 35 Ill. Adm. Code 724.115(d).
30. **CLOSURE REQUIREMENTS FOR ACCUMULATION AREAS.** The Permittee must close container storage areas, tanks, drip pads, or containment buildings used for the accumulation of on-site generated hazardous waste in accordance with the requirements identified at 35 Ill. Adm. Code 722.117(a)(8).

PREPAREDNESS AND PREVENTION

31. **DESIGN AND OPERATION OF FACILITY.** The Permittee must maintain and operate the facility to minimize the possibility of fire, explosion, or any unplanned sudden or non-sudden release of hazardous waste constituents to air, soil, or surface water which could threaten human health or the environment. (35 Ill. Adm. Code 724.131)

RECORD KEEPING

32. **OPERATING RECORD.** The Permittee must maintain a written operating record at the facility in accordance with 35 Ill. Adm. Code 724.173.

POST-CLOSURE

33. **CARE AND USE OF PROPERTY.** The Permittee must provide post-closure care for the facility as required by 35 Ill. Adm. Code 724.217 and in accordance with the approved post-closure plan.
34. **AMENDMENT TO POST-CLOSURE PLAN.** The Permittee must amend the post-closure plan whenever a change in the facility operation plans or facility design affects the post-closure plan or when an unexpected event has occurred which has affected the post-closure plan pursuant to 35 Ill. Adm. Code 724.218(d).

35. **COST ESTIMATE FOR POST-CLOSURE.** The Permittee's original post-closure cost estimate, prepared in accordance with 35 Ill. Adm. Code 724.244, must be:
- a. Adjusted for inflation either 60 days prior to each anniversary of the date on which the first closure cost estimate was prepared or if using the financial test or corporate guarantee, within 30 days after close of the firm's fiscal year.
 - b. Revised whenever there is a change in the facility's post-closure plan increasing the cost of post-closure.
 - c. Kept on record at the facility and updated. (35 Ill. Adm. Code 724.244)
 - d. Maintained at the value approved by the Illinois EPA with annual adjustment for inflation and cannot be decreased unless approved by the Illinois EPA in a permit modification.
36. **FINANCIAL ASSURANCE FOR POST-CLOSURE CARE.** The Permittee must demonstrate compliance with 35 Ill. Adm. Code 724.245 by providing documentation of financial assurance, as required by 35 Ill. Adm. Code 724.251, in at least the amount of the cost estimates required by Standard Condition 35. Changes in financial assurance mechanisms must be approved by the Illinois EPA pursuant to 35 Ill. Adm. Code 724.245.

Financial assurance documents submitted to Illinois EPA should be directed to the following address:

Illinois Environmental Protection Agency
Bureau of Land -- #24
Materials Management and Compliance Section
2520 West Iles Avenue
Post Office Box 19276
Springfield, IL. 62794-9276

37. **INCAPACITY OF OWNERS OR OPERATORS, GUARANTORS, OR FINANCIAL INSTITUTIONS.** The Permittee must comply with 35 Ill. Adm. Code 724.248 whenever necessary.

SECTION VII: REPORTING AND NOTIFICATION REQUIREMENTS

The reporting and notification requirements of each Section of the RCRA Permit are summarized below. This summary is provided to highlight the various reporting and notification requirements of this Permit.

Condition	Submittal	Due Date
SECTION I: POST-CLOSURE		
E.6.c. iv	Leachate analyses from Area 3 and Area 4	June 1 of each year
E.8.a	Notify Illinois EPA in writing that flow into the leak detection system exceeds the action leakage rate	seven days after the determination is made
E.8.b	Submit a preliminary assessment of the liner and leachate collection/detection system	14 days after the Permittee determines flow into the leak detection system has exceeded the action leakage rate
E.8.f	Submit a report meeting the requirements of 35 Ill. Adm. Code 724.404(b) if the action leakage rate has been exceeded	30 days after the notification that the action leakage rate has been exceeded
F.1	Quarterly leachate levels, monthly volumes across all sumps and total volume of leachate removed from Area 3 for the previous calendar year	January 31 of each year
F.2	Monthly leachate levels, monthly leachate volumes and total volume of leachate removed from Area 4 for the previous calendar year	January 31 of each year
F.4, F.5	Non-compliance of leachate level for Area 3 and Area 4	July 31 (1 st and 2 nd Qtr.) January 31 (3 rd and 4 th Qtr.)
G.3	Submit certification for completion of post-closure care and post-closure documentation report	60 days after completion of post-closure care
SECTION II: AREA 4 DETECTION MONITORING PROGRAM		
D.3	Notification/proposal to replace damaged monitoring well	30 days from date of determination
D.5	Submit as-built of additional wells to be installed	30 days after they have been installed and developed
D.5	Submit well plugging and abandonment certifications	30 days after well abandonment

Condition	Submittal	Due Date
E.3.c	Submit recalculated intrawell background values	July 15 of each odd numbered calendar year
E.4	Submit proposed background values for constituents not sampled during eight previous sampling events	90 days after fourth sampling event
F.4	Report groundwater flow rate and direction in accordance with Condition II.J.4	July 15 of every year
G.2	Report surveyed elevation of stick-up	July 15 every two years
G.3	Report elevation of well bottom when a problem is identified, or when downhole equipment is removed	With groundwater report
J.2	Groundwater monitoring data/summary report All information collected during preceding months of April-June and October-December	Results to Illinois EPA by: July 15 January 15
J.6 and J.7	Report elevation of well bottom when downhole equipment is removed for five-year inspection	July 15
J.11.a	Notify Illinois EPA of statistically significant increase	seven days after discovery of increase
J.11.b	Apply for permit modification establishing corrective action program	90 days after discovery of increase
J.12.a	Notify Illinois EPA that the Permittee intends to demonstrate that a source other than the regulated unit is responsible for a statistical increase or that the increase was due to error	seven days after discovery of increase
J.12.b	Submit report which demonstrates that a source other than the regulated unit caused a statistical increase or that the increase resulted from error in sampling, analysis or evaluation	90 days after discovery of increase
J.12.c	Submit application for modification of Detection Monitoring program	90 days after discovery of increase
J.13.a	Report concentration of additional constituents detected	seven days after receipt of data confirming increase
J.13.b	Permit modification request to add additional constituents to Groundwater Protection Standard	30 days after the date of the confirmation of the increase
K.1	Submit application for permit modification	90 days after determination that the compliance monitoring program no longer satisfies

<u>Condition</u>	<u>Submittal</u>	<u>Due Date</u>
		35 Ill. Adm. Code 724, Subpart F requirements
SECTION III: AREA 3 GROUNDWATER CORRECTIVE ACTION PROGRAM		
D.3	Notification/proposal to replace damaged monitoring well	30 days from date of determination
D.5	Submit well plugging and abandonment	30 days after well abandonment from monitoring program
D.5	Submit as-built diagrams, boring logs, drawing for new and replacement wells	30 days after they have been installed and developed data sheets, grid coordinates, and location
F.5	Report groundwater flow rate and direction in accordance with Condition III.K.4	July 15 of each year
G.2	Report surveyed elevation of stick-up	July 15 every two years
G.3	Report elevation of well bottom when a problem is identified, or when downhole equipment is removed	with groundwater monitoring
J.3.d	Submit recalculated intrawell background values	July 15 of each odd numbered calendar year
J.4	Submit proposed background values for constituents not sampled during eight previous sampling events	90 days after fourth sampling event
K.2	Groundwater monitoring data/summary report All information collected during preceding months of April-June and October-December	July 15 January 15
K.6 and K.7	Report elevation of well bottom when downhole equipment is removed for five-year inspection	July 15
K.11.a	Notify Illinois EPA of statistically significant increase	seven days after discovery of increase
K.11.b	Submit request to modify Corrective Action Program	90 days after discovery of increase
K.12.a	Notify Illinois EPA that the Permittee intends to demonstrate that a source other than the regulated unit is responsible for a statistical increase or that the increase was due to error	seven days after discovery of increase
K.12.b	Submit report which demonstrates that a source other than the regulated unit caused a	90 days after discovery of increase

<u>Condition</u>	<u>Submittal</u>	<u>Due Date</u>
	statistical increase or that the increase resulted from error in sampling, analysis or evaluation	
K.12.c	Submit application for modification of Corrective Action monitoring program	90 days after discovery of increase
K.13.a	Report concentration of additional constituents detected	seven days after receipt of data confirming increase
K.13.b	Permit modification request to add additional constituents to Groundwater Protection Standard	30 days after the date of the confirmation of the increase
K.14	Annual evaluation of Corrective Action Program	July 15
SECTION IV: CORRECTIVE ACTION FOR SOLID WASTE MANAGEMENT UNITS		
B.6	Submit quarterly leachate levels and quantity removed report for Area 1 landfill	April 15 July 15 October 15 January 15
B.7	Submit monthly leachate volumes and total volume of leachate removed from Area 1 and Area 2 for the previous calendar year	January 31 st of each year
B.8	Submit annual monitoring and maintenance report for Area 1 and Area 2 landfills	February 1 of each year
D.1	Submit quarterly ground water remediation report for Area 1 landfill	April 15 July 15 October 15 January 15
E.4	Phase I Corrective Measures Program Plan	Within 90 days of notification from Illinois EPA
F.4	Shall meet the requirements of 35 Ill. Adm. Code 724.201 and provide financial assistance to Illinois EPA in the amount approved	Within 60 days after the cost estimates are approved by Illinois EPA
G.1	Notify Illinois EPA in writing of any newly identified SWMUs discovered during the course of groundwater monitoring	30 calendar days after discovery
G.3	SWMU Assessment Plan	Within 90 days of request from Illinois EPA
G.5	SWMU Assessment Plan Report	In accordance with approved Plan
H	Notify Illinois EPA of any releases from SWMUs	30 days after its discovery

Condition	Submittal	Due Date
SECTION V: SPECIAL CONDITIONS		
B	Current 39(i) certification and supporting documentation	With all applications for a permit
SECTION VI: STANDARD CONDITIONS		
6	Complete application for new permit	180 days prior to permit expiration
11	Information requested by the Illinois EPA and copies of records required to be kept by this permit	Submittal date to be determined by the Illinois EPA
14	Notify Illinois EPA of planned physical alterations or additions	As soon as possible
16	Notify Illinois EPA of changes which may result in permit noncompliance	Within 15 days of change
17	Application for permit modification indicating permit is to be transferred	at least 90 days prior to transfer date
19	Submission of any information required in a compliance schedule	14 days after each schedule date
20	Report to the Illinois EPA any non-compliance which may endanger health or environment	
	By telephone	24 hours after discovery, and
	In writing	five days after discovery
21	Report all other instances of non-compliance.	With monitoring report required by this permit
34	Application for permit modification amending post-closure plan	When a change in operation or design affects the post-closure plan
35(a)	Adjust post-closure cost estimate for inflation	60 days prior to anniversary date
35(b)	Revision of post closure-cost estimate.	Whenever there is a change that increases costs
36	Change in financial assurance mechanism for post-closure	As needed
37	Notify Illinois EPA of commencement of voluntary or involuntary bankruptcy proceedings	10 days after commencement of proceeding

ATTACHMENT A

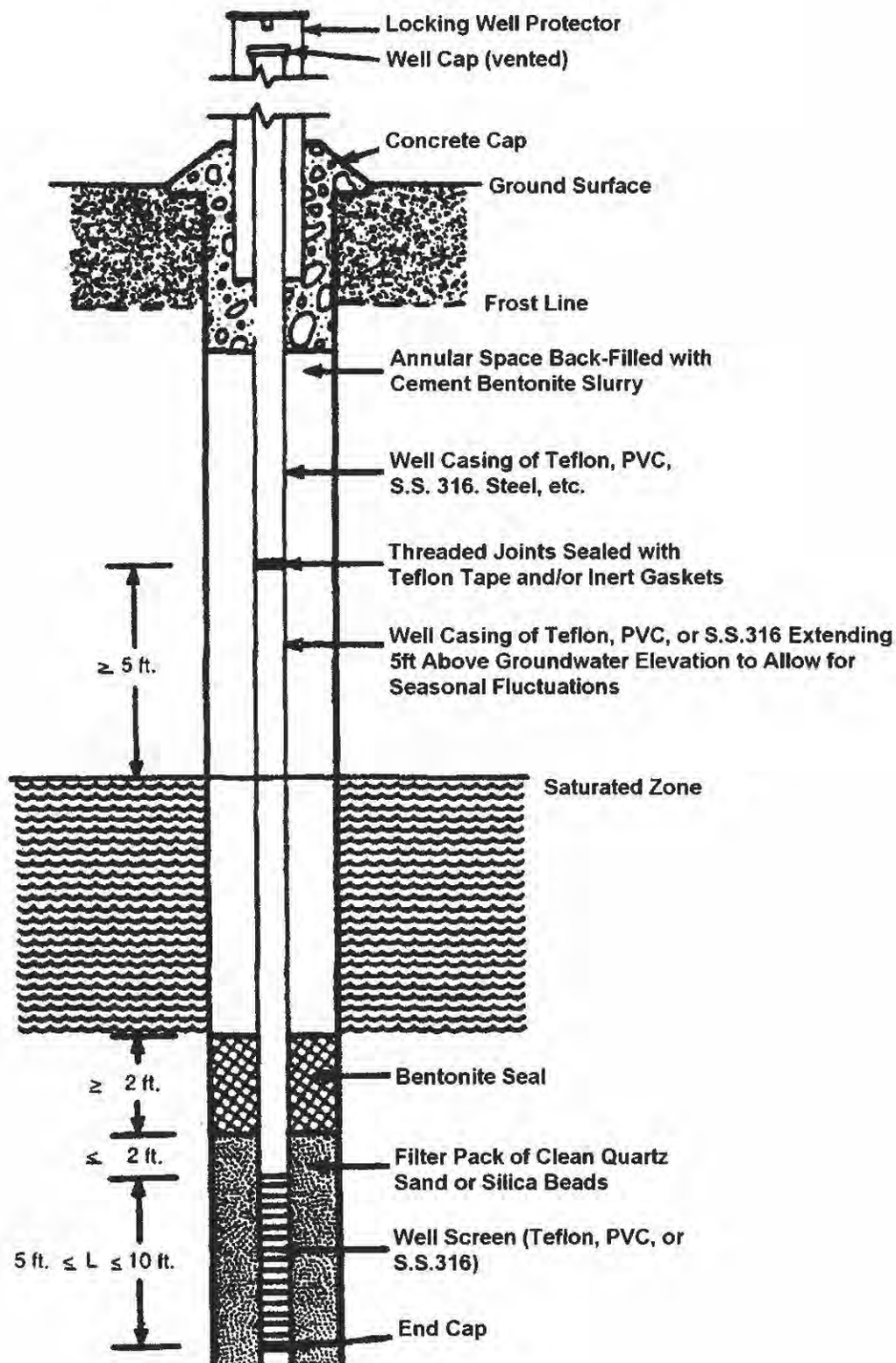
GROUNDWATER MONITORING ATTACHMENTS

STATE ID # 0310390001

ILD010284248

POST-CLOSURE PERMIT LOG NO. B-27R2-M-8; M-10

Monitoring Well Diagram



ILLINOIS EPA MONITOR WELL PLUGGING AND ABANDONMENT PROCEDURES

		Well Construction	Plugging Procedure
I. Unconsolidated Sediment Wells	I-A	...if backfilled with cement grout above bentonite seal and/or sandpack:	<ol style="list-style-type: none"> 1. Cut casing off at desired depth. 2. Mix neat cement slurry (5 gal. water per 94 lb. bag cement). 3. Insert tremi pipe (1" i.d. pvc) into well and extend to bottom. 4. Slowly pump slurry under low pressure through tremi pipe. 5. Slowly withdraw tremi pipe - making sure bottom of pipe remains below pure slurry. 6. Continue slow pumping until all formation water and the watery slurry mix is displaced from top of casing.
	I-B	...if backfilled with soft sediments (cuttings) above bentonite seal and/or sandpack:	<ol style="list-style-type: none"> 1. Knock out and remove thin surface concrete plug, if present. 2. Re-auger entire length of well. 3. Remove well casing from re-augured borehole. 4. Mix neat cement slurry (5 gal. water per 94 lb. bag cement). 5. Insert tremi pipe (1" i.d. pvc) into augers and extend to bottom. 6. Slowly pump slurry under low pressure through tremi pipe. 7. Continue slow pumping until all formation water and the water slurry mix is displaced from top of casing. 8. Slowly withdraw tremi pipe - making sure bottom of pipe remains below pure slurry. 9. Pull a flight of augers (5" if in unstable materials and hole collapse is likely or 10" if in competent material and collapse is unlikely). 10. Top off cement slurry after each flight is removed.
	I-C	...if monitor well construction is unknown:	<ol style="list-style-type: none"> 1. Follow procedures in I-A.
II. Bedrock Wells	II-A	...All bedrock monitor wells:	<ol style="list-style-type: none"> 1. Cut casing off at desired depth. 2. Mix neat cement slurry (5 gal. water per 94 lb. bag cement). 3. Insert tremi-pipe (1" i.d. pvc) into well and extend to bottom. 4. Slowly pump slurry under low pressure through tremi pipe. 5. Slowly withdraw pipe making sure bottom of pipe remains below pure slurry. 6. Continue slow pumping until all formation water and the watery slurry mix is displaced from top of casing.



Site Number: _____ County: _____

Site Name: _____ Well #: _____

State _____

Plane Coordinate: X ___ Y ___ (or) Latitude: ___ ° ___ ' ___ " Longitude: ___ ° ___ ' ___ " Borehole #: _____

Surveyed by: _____ IL Registration #: _____

Drilling Contractor: _____ Driller: _____

Consulting Firm: _____ Geologist: _____

Drilling Method: _____ Drilling Fluid (Type): _____

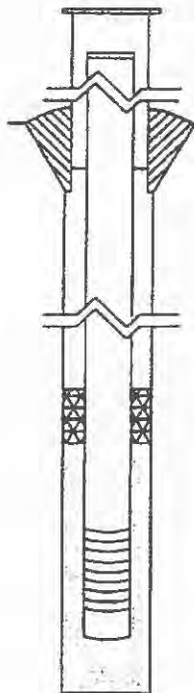
Logged By: _____ Date Started: _____ Date Finished: _____

Report Form Date: _____

Completed By: _____

ANNULAR SPACE DETAILS

Type of Surface Seal: _____
 Type of Annular Sealant: _____
 Installation Method: _____
 Setting Time: _____
 Type of Bentonite Seal – Granular, Pellet, Slurry (Choose One)
 Installation Method: _____
 Setting Time: _____
 Type of Sand Pack: _____
 Grain Size: _____ (Sieve Size)
 Installation Method: _____
 Type of Backfill Material: _____ (if applicable)
 Installation Method: _____



Elevations (MSL)*	Depth (BGS)	(.01ft.)
_____	_____	Top of Protective Casing
_____	_____	Top of Riser Pipe
_____	_____	Ground Surface
_____	_____	Top of Annular Sealant
_____	_____	Static Water Level (After Completion)
_____	_____	Top of Seal
_____	_____	Top of Sand Pack
_____	_____	Top of Screen
_____	_____	Bottom of Screen
_____	_____	Bottom of Well
_____	_____	Bottom of Borehole

* Referenced to a National Geodetic Datum

CASING MEASUREMENTS

Diameter of Borehole (inches)	_____
ID of Riser Pipe (inches)	_____
Protective Casing Length (feet)	_____
Riser Pipe Length (feet)	_____
Bottom of Screen to End Cap (feet)	_____
Screen Length (1 st slot to last slot) (feet)	_____
Total Length of Casing (feet)	_____
Screen Slot Size**	_____

WELL CONSTRUCTION MATERIAL

(Choose one type of material for each area)

Protective Casing	SS304, SS316, PTFE, PVC, or Other
Riser Pipe Above W.T.	SS304, SS316, PTFE, PVC, or Other
Riser Pipe Below W.T.	SS304, SS316, PTFE, PVC, or Other
Screen	SS304, SS316, PTFE, PVC, or Other



RCRA FACILITY GROUNDWATER, LEACHATE AND GAS REPORTING FORM

This form must be used as a cover sheet for the notices and reports, identified below as required by: (1) a facility's RCRA interim status closure plan; (2) the RCRA interim status regulations; or (3) a facility's RCRA permit. All reports must be submitted to the Illinois EPA's Bureau of Land Permit Section. This form is for use by Hazardous Waste facilities only. Reporting for Solid Waste facilities should be submitted on a separate form. All reports submitted to the Illinois EPA's Bureau of Land Permit Section must contain an original, plus a minimum of two copies.

Note: This form is not to be used with permit or closure plan modification requests. The facility's approved permit or closure plan will state whether the document you are submitting is required as a report or a modification request.

Facility Name: _____ Site ID #: _____
 Facility Address: _____ Fed ID #: _____

Check the appropriate heading. Only one heading may be checked for each corresponding submittal. Check the appropriate sub-heading, where applicable. Attach the original and all copies behind this form.

- LPC-160 Forms**
 - Groundwater
 - Quarterly – Indicate one: 1 2 3 4
 - Semi-Annual
 - Annual
 - Biennial
 - Leachate
 - Quarterly – Indicate one: 1 2 3 4
 - Semi-Annual
 - Annual
 - Biennial
- Groundwater Data (without LPC-160 Forms)**
 - Quarterly – Indicate one: 1 2 3 4
 - Annual Semi-Annual Biennial
- Well Construction Information**
 - Well Construction Forms, Boring Logs and/or Abandonment Forms
 - Well Survey Data (e.g., Stick-up Elevation Data)
- Notice of Statistically Significant Evidence of Groundwater Contamination**
(35 Ill. Adm. Code 724.198)
- Notice of Exceedence of Groundwater Concentration Limit (35 Ill. Adm. Code 724.199(h))**
- Notice of Alternate Source or Error in Sampling Analysis or Evaluation of Groundwater**
(35 Ill. Adm. Code 724.199(i))
- Gas Monitoring Reports**
- Other (identify)** _____

Formatting Requirements for the 01 Record of the Electronically Submitted
Groundwater and Leachate Data (the 01 Record portion of the LPC-160 is included
for example purposes)

**ILLINOIS ENVIRONMENTAL PROTECTION AGENCY
DIVISION OF LAND POLLUTION CONTROL
CHEMICAL ANALYSIS FORM**

Page 1 of _____

RECORD CODE						TRANS CODE	
L	P	C	S	M	0	I	A
1					7		8
REPORT DUE DATE							
		36	M		D		Y 41

FEDERAL ID NUMBER _____

SITE INVENTORY NUMBER	9	18	MONITOR POINT NUMBER	19	22		
REGION	CO.		DATE COLLECTED	23	M	D	Y 28
FACILITY NAME _____							

FOR IEPA USE ONLY

LAB _____
29

DATE RECEIVED _____ / _____ / _____
42 M D Y 47

BACKGROUND SAMPLE (X) _____ 54

TIME COLLECTED (24 Hr. Clock) _____ 55 11 M 58

UNABLE TO COLLECT SAMPLE (see Instructions) _____ 59

MONITOR POINT SAMPLED BY (see Instructions) _____ 60

OTHER (SPECIFY) _____

SAMPLE FIELD FILTERED - INORGANICS (X) _____ 61

ORGANICS (X) _____ 62

SAMPLE APPEARANCE _____ 63

_____ 102

COLLECTOR COMMENTS _____ 103

_____ 142

LAB COMMENTS _____ 150

_____ 199

IL 532 1213
LPC 160 12/2011

This Agency is authorized to require this information under Illinois Revised Statutes, 1979, Chapter 111 1/2, Section 1004 and 1021. Disclosure of this information is required. Failure to do so may result in a civil penalty up to \$25,000 for each day the failure continues a fine up to \$1,000.00 and imprisonment up to one year. This form has been approved by the Forms Management Center.

All analytical procedures must be performed in accordance with the methods contained in "Test Methods for Evaluating Solid Wastes, Physical/Chemical Methods," SW-846, 3rd Edition, September 1986 or equivalent methods approved by the Agency. Proper sample chain of custody control and quality assurance/quality control procedures must be maintained in accordance with the facility sampling and analysis plan.

*Only Keypunch with Data in Column 35 or Columns 38-47

KEY:

<u>Spaces Numbered</u>	<u>Description</u>	<u>Format</u>
Spaces 1-7	Record Code	LPCSM01
Space 8	Trans Code	A
Spaces 9-18	Site ID	0000000000
Spaces 19-22	Mon Pt ID	G000
Spaces 23-28	Date Collected	000000
Space 29	Lab	
Spaces 30-35	Filler	
Spaces 36-41	Report Due Date	000000
Spaces 42-47	Date Received	000000
Spaces 48-53	Filler 2	
Space 54	Background Sample	
Spaces 55-58	Time Collected	0000
Space 59	Unable to Collect Sample	
Space 60	Monitoring Point Sampled By	
Space 61	Field Filtered – Inorganic	
Space 62	Field Filtered – Organic	
Spaces 63-102	Sample Appearance	
Spaces 103-142	Collector Comments	
Spaces 143-149	Filler 3	
Spaces 150-159	Lab Comments	

ATTACHMENT B

STATISTICAL PROCEDURE

STATE ID # 0310390001

ILD010284248

POST-CLOSURE PERMIT LOG NO. B-27R2-M-8; M-10

Attachment B-1

The following statistical procedure must be followed as referenced in Section II (Area 4 Compliance Monitoring Program) and Section III (Area 3 Groundwater Corrective Action Program). This statistical procedure is only valid for normally distributed data sets.

1. Calculate the arithmetic mean, \bar{x}_b , of the background values as follows:

$$\bar{x}_b = \frac{x_{b1} + x_{b2} + \dots + x_{bn}}{n}$$

where: x_b = background concentration
 n = number of observations

2. Calculate the variance, S_b^2 , of the background values:

$$S_b^2 = \frac{(x_{b1} - \bar{x}_b)^2 + (x_{b2} - \bar{x}_b)^2 + \dots + (x_{bn} - \bar{x}_b)^2}{n - 1}$$

3. Calculate the standard deviation, S_b , of the background values:

$$S_b = \sqrt{S_b^2}$$

4. Specify the number of future observations per well (k) and calculate the prediction limit (PL) using the following equation:

$$PL = \bar{x}_b + C * S_b$$

where: \bar{x}_b = background mean value
 C = factor for obtaining a one-sided 99% prediction limit for k additional samples given a background sample size of n (see "Note" below)
 S_b = Background standard deviation

Note: C is determined from Tables 1-3 of "Standard Prediction Intervals for the Evaluation of Groundwater Quality", R. Gibbons, Ground Water, Vol. 25, No. 4, July-August 1987. Refer to Attachment F, pages F-6 through F-8.

Reference: "Statistical Analysis of Groundwater Monitoring Data at RCRA Facilities, Interim Final Guidance", USEPA, February 1989.

Attachment B-2

Cohen's Method for Calculating Estimates of the Mean and Variance of Background Measurements when Some Observations ($\leq 50\%$) are Below the Practical Quantitation Limit (PQL)

This method is to be used only when PQLs are equal for the data set. Let n be the total number of observations, m represents the number of data points above the PQL, and x_i represents the value of the i^{th} constituent value above the PQL.

1. Compute the sample mean \bar{x}_d from the data above the PQL as follows:

$$\bar{x}_d = \frac{1}{m} \sum_{i=1}^m x_i$$

2. Compute the sample variance S_d^2 from the data above the PQL as follows:

$$S_d^2 = \frac{\sum_{i=1}^m (x_i - \bar{x}_d)^2}{m-1} = \frac{\sum_{i=1}^m x_i^2 - \frac{1}{m} (\sum_{i=1}^m x_i)^2}{m-1}$$

3. Compute the two parameters, h and γ (lower case gamma), as follows:

$$h = \frac{(n-m)}{n} \qquad \gamma = \frac{S_d^2}{(\bar{x} - PQL)^2}$$

where n is the total number of observations (i.e. above and below the PQL). These values are then used to determine the value of the parameter $\hat{\lambda}$ from Appendix B, Table 7 (see Attachment F.2A).

4. Estimate the corrected sample mean, which accounts for the data below the PQL, as follows:

$$\bar{x} = \bar{x}_d - \hat{\lambda}(\bar{x}_d - PQL)$$

5. Estimate the corrected sample standard deviation, which accounts for the data below the PQL, as follows:

$$S = (S_d^2 + \hat{\lambda}(\bar{x}_d - PQL)^2)^{1/2}$$

6. Use the corrected values of \bar{x} and S in the procedure for constructing a prediction limit outlined in Attachment F-1.

\bar{x}_d = sample mean

x_i = i^{th} value above the PQL

m = number of data points above the PQL

h = parameter to determine λ from Appendix B, Table 7 (see Attachment B-2A).

γ = parameter to determine λ from Appendix B, Table 7 (see Attachment B-2A).

n = number of observations

S_d^2 = Sample variance

PQL = Practical Quantitation Limit

λ = parameter used to derive corrected \bar{x} and corrected S

\bar{x} = corrected sample mean

S = corrected sample standard deviation

Reference: "Statistical analysis of Ground-water Monitoring Data at RCRA Facilities, Interim Final Guidance", USEPA, February 1989.

Attachment B-2A

Appendix B, Table 7, from: "Statistical Analysis of Groundwater Monitoring Data at RCRA Facilities, Interim Final Guidance," USEPA, February 1989.

Table 7. Values of the Parameter $\hat{\lambda}$ for Cohen's Estimates Adjusting for Nondetected Values

γ	h											
	.01	.02	.03	.04	.05	.06	.07	.08	.09	.10	.15	.20
.00	.010100	.020400	.030902	.041583	.052507	.063625	.074953	.08649	.09824	.11020	.12342	.14268
.05	.010551	.021294	.032225	.043350	.054670	.066159	.077909	.08983	.10197	.11431	.12725	.15033
.10	.010950	.022082	.033398	.044902	.056596	.068483	.080563	.09285	.10534	.11804	.13179	.15741
.15	.011310	.022798	.034466	.046318	.058356	.070586	.083009	.09563	.10845	.12148	.13485	.16405
.20	.011642	.023459	.035433	.047829	.059990	.072539	.085280	.09822	.11135	.12469	.13846	.17031
.25	.011952	.024076	.036377	.048858	.061522	.074372	.087413	.10065	.11408	.12772	.14160	.17626
.30	.012243	.024658	.037249	.050018	.062969	.076106	.089433	.10295	.11667	.13059	.14473	.18193
.35	.012520	.025211	.038077	.051120	.064345	.077736	.091355	.10515	.11914	.13333	.14773	.18737
.40	.012784	.025738	.038866	.052173	.065660	.079332	.093193	.10725	.12150	.13595	.15060	.19250
.45	.013036	.026243	.039624	.053182	.066921	.080845	.094958	.10926	.12377	.13847	.15337	.19765
.50	.013279	.026728	.040352	.054153	.068135	.082301	.096657	.11121	.12595	.14090	.15615	.20253
.55	.013513	.027196	.041054	.055089	.069306	.083708	.098298	.11208	.12806	.14325	.15875	.20725
.60	.013739	.027849	.041733	.055995	.070439	.085068	.099887	.11490	.13011	.14552	.16115	.21184
.65	.013958	.028087	.042391	.056874	.071538	.086388	.10143	.11666	.13209	.14773	.16350	.21630
.70	.014171	.028513	.043030	.057726	.072505	.087670	.10292	.11837	.13402	.14987	.16583	.22065
.75	.014378	.029927	.043652	.058556	.073643	.088917	.10438	.12004	.13590	.15196	.16815	.22489
.80	.014579	.029330	.044258	.059364	.074655	.090133	.10580	.12167	.13775	.15400	.17035	.22903
.85	.014773	.029723	.044848	.060153	.075642	.091319	.10719	.12325	.13952	.15599	.17258	.23307
.90	.014967	.030107	.045425	.060923	.075606	.092477	.10854	.12480	.14126	.15793	.17452	.23703
.95	.015154	.030483	.045989	.061676	.077549	.093611	.10987	.12632	.14297	.15983	.17670	.24091
1.00	.015338	.030850	.046540	.062413	.078471	.094720	.11116	.12780	.14465	.16170	.17902	.24471

γ	h											
	.25	.30	.35	.40	.45	.50	.55	.60	.65	.70	.80	.90
.00	31862	4021	4941	5961	7096	8388	9808	1145	1336	1561	2176	3283
.05	32793	4130	5066	6101	7252	8540	9994	1166	1358	1585	2203	3314
.10	33662	4233	5184	6234	7400	8703	1017	1185	1379	1608	2229	3345
.15	34480	4330	5296	6361	7542	8860	1035	1204	1400	1630	2255	3376
.20	35255	4422	5403	6483	7673	9012	1051	1222	1419	1651	2280	3405
.25	35993	4510	5506	6600	7810	9158	1067	1240	1439	1672	2305	3435
.30	36700	4595	5604	6713	7937	9300	1083	1257	1457	1693	2329	3464
.35	37379	4676	5699	6821	8060	9437	1098	1274	1475	1713	2353	3492
.40	38033	4735	5791	6927	8179	9570	1113	1290	1494	1732	2376	3520
.45	38665	4831	5880	7029	8295	9700	1127	1306	1511	1751	2399	3547
.50	39276	4904	5967	7129	8408	9826	1141	1321	1528	1770	2421	3575
.55	39679	4976	6061	7225	8517	9950	1155	1337	1545	1788	2443	3601
.60	40447	5045	6133	7320	8625	1007	1169	1351	1561	1806	2465	3628
.65	41008	5114	6213	7412	8729	1019	1182	1368	1577	1824	2486	3654
.70	41555	5180	6291	7502	8832	1030	1195	1380	1593	1841	2507	3679
.75	42090	5245	6367	7590	8932	1042	1207	1394	1608	1851	2528	3705
.80	42612	5308	6441	7676	9031	1053	1220	1408	1624	1875	2548	3730
.85	43122	5370	6515	7761	9127	1064	1232	1422	1639	1892	2568	3754
.90	43622	5430	6586	7844	9222	1074	1244	1435	1653	1908	2588	3779
.95	44112	5490	6656	7925	9314	1085	1255	1448	1668	1924	2607	3803
1.00	44592	5548	6724	8005	9406	1095	1267	1461	1682	1940	2626	3827

Source: Cohen, A.C., Jr. 1961. "Tables for Maximum Likelihood Estimates: Singly Truncated and Singly Censored Samples." *Technometrics*.

Attachment B-3

Aitchison's Method for Calculating Estimates of the Mean and Variance of Background Measurements when Some Observations ($\leq 50\%$) are Below the Practical Quantitation Limit (PQL)

This method may be used when PQLs are not equal for the dataset.

1. The corrected sample mean is calculated using the following equation:

$$\bar{X} = \left(1 - \frac{d}{n}\right) \bar{X}^*$$

2. The corrected standard deviation is calculated using the following equation:

$$S = \frac{n - (d + 1)}{n - 1} (S^*)^2 + \frac{d}{n} \left(\frac{n - d}{n - 1}\right) (\bar{X}^*)^2$$

3. Use the corrected values of \bar{X} and S in the procedure for constructing a prediction limit outlined in Attachment F-1.

\bar{X} = corrected sample mean

\bar{X}^* = sample mean of detected values

n = number of samples

S = corrected sample standard deviation

d = number of values below the PQL

Reference: "Statistical analysis of Ground-water Monitoring Data at RCRA Facilities, Addendum to Interim Final Guidance", USEPA, July 1992.

Attachment B-4

Coefficient of Variation Test

This test is a simple check for evidence of gross nonnormality in groundwater monitoring data.

1. Calculate the sample mean (\bar{x}) of n observations x_i , $i=1, \dots, n$.

$$\bar{x} = \frac{\left(\sum_{i=1}^n x_i\right)}{n}$$

2. Calculate the sample standard deviation, S.

$$S = \left[\frac{\sum_{i=1}^n (x_i - \bar{x})^2}{n-1} \right]^{1/2}$$

3. Divide the sample standard deviation by the sample mean. This ratio is the Coefficient of Variation (CV).

$$CV = \frac{S}{\bar{x}}$$

4. Determine if the result of Step 3 exceeds 1.00. If so, this is evidence that the assumption of normal distribution does not fit the data adequately.

Reference: "Statistical analysis of Ground-water Monitoring Data at RCRA Facilities, Interim Final Guidance", USEPA, February 1989.

Attachment B-5

Table 1. Factors for Obtaining One-Sided 99% Prediction Limits for k Additional Samples Given a Background Sample of Size n

Previous n	Number of new measurements (k)														
	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
4	4.70	5.81	6.52	7.06	7.49	7.86	8.17	8.45	8.71	8.94	9.15	9.35	9.53	9.70	9.86
5	3.96	4.77	5.28	5.66	5.96	6.22	6.44	6.63	6.81	6.97	7.11	7.24	7.37	7.48	7.59
6	3.67	4.23	4.63	4.93	5.17	5.37	5.54	5.69	5.83	5.95	6.06	6.16	6.26	6.35	6.43
7	3.32	3.89	4.24	4.49	4.69	4.86	5.00	5.13	5.24	5.34	5.43	5.52	5.60	5.67	5.74
8	3.16	3.67	3.98	4.20	4.38	4.52	4.65	4.75	4.85	4.94	5.02	5.09	5.16	5.22	5.28
9	3.04	3.61	3.79	3.99	4.16	4.28	4.39	4.49	4.58	4.66	4.73	4.79	4.85	4.91	4.96
10	2.95	3.39	3.65	3.84	3.98	4.10	4.21	4.30	4.37	4.45	4.51	4.57	4.62	4.68	4.72
11	2.88	3.30	3.54	3.72	3.85	3.97	4.06	4.14	4.22	4.28	4.34	4.40	4.45	4.50	4.54
12	2.82	3.22	3.46	3.62	3.76	3.86	3.95	4.03	4.09	4.16	4.21	4.26	4.31	4.36	4.40
13	2.78	3.16	3.39	3.54	3.67	3.77	3.85	3.93	3.99	4.05	4.11	4.16	4.20	4.24	4.28
14	2.74	3.11	3.33	3.48	3.60	3.70	3.78	3.85	3.91	3.97	4.02	4.07	4.11	4.15	4.19
15	2.71	3.07	3.28	3.43	3.64	3.63	3.71	3.78	3.84	3.90	3.95	3.99	4.03	4.07	4.11
16	2.68	3.03	3.24	3.38	3.49	3.58	3.66	3.72	3.78	3.84	3.88	3.93	3.97	4.00	4.04
17	2.66	3.00	3.20	3.34	3.46	3.54	3.61	3.68	3.73	3.78	3.83	3.87	3.91	3.95	3.98
18	2.64	2.97	3.17	3.31	3.41	3.50	3.57	3.63	3.69	3.74	3.78	3.82	3.86	3.89	3.93
19	2.62	2.95	3.14	3.28	3.38	3.46	3.53	3.60	3.65	3.70	3.74	3.78	3.82	3.85	3.88
20	2.60	2.93	3.12	3.25	3.35	3.43	3.50	3.56	3.61	3.66	3.70	3.74	3.78	3.81	3.84
21	2.69	2.91	3.10	3.22	3.32	3.41	3.47	3.53	3.58	3.63	3.67	3.71	3.75	3.78	3.81
22	2.57	2.89	3.08	3.20	3.30	3.38	3.45	3.51	3.56	3.60	3.64	3.68	3.71	3.75	3.78
23	2.66	2.88	3.06	3.18	3.28	3.36	3.42	3.48	3.53	3.58	3.62	3.65	3.69	3.72	3.75
24	2.65	2.86	3.04	3.17	3.26	3.34	3.40	3.46	3.51	3.55	3.59	3.63	3.66	3.69	3.72
25	2.64	2.85	3.03	3.15	3.24	3.32	3.39	3.44	3.49	3.53	3.57	3.61	3.64	3.67	3.70
26	2.63	2.84	3.01	3.14	3.23	3.30	3.37	3.42	3.47	3.51	3.55	3.59	3.62	3.65	3.68
27	2.62	2.83	3.00	3.12	3.21	3.29	3.35	3.41	3.45	3.50	3.53	3.57	3.60	3.63	3.66
28	2.62	2.82	2.99	3.11	3.20	3.27	3.34	3.39	3.44	3.48	3.52	3.55	3.58	3.61	3.64
29	2.61	2.81	2.98	3.10	3.19	3.26	3.32	3.38	3.42	3.46	3.50	3.54	3.57	3.60	3.62
30	2.60	2.80	2.97	3.09	3.18	3.25	3.31	3.36	3.41	3.45	3.49	3.52	3.55	3.58	3.61
31	2.50	2.79	2.96	3.08	3.17	3.24	3.30	3.35	3.40	3.44	3.47	3.51	3.54	3.57	3.59
32	2.49	2.79	2.95	3.07	3.16	3.23	3.29	3.34	3.39	3.43	3.46	3.50	3.53	3.55	3.58
33	2.49	2.78	2.94	3.06	3.16	3.22	3.28	3.33	3.37	3.41	3.45	3.48	3.51	3.54	3.57
34	2.48	2.77	2.94	3.05	3.14	3.21	3.27	3.32	3.36	3.40	3.44	3.47	3.50	3.53	3.56
35	2.48	2.77	2.93	3.04	3.13	3.20	3.26	3.31	3.35	3.39	3.43	3.46	3.49	3.52	3.54
36	2.47	2.76	2.92	3.04	3.12	3.19	3.25	3.30	3.35	3.39	3.42	3.45	3.48	3.51	3.53
37	2.47	2.76	2.92	3.03	3.12	3.19	3.24	3.29	3.34	3.38	3.41	3.44	3.47	3.50	3.53
38	2.46	2.75	2.91	3.02	3.11	3.18	3.24	3.29	3.33	3.37	3.40	3.44	3.46	3.49	3.52
39	2.46	2.75	2.91	3.02	3.10	3.17	3.23	3.28	3.32	3.36	3.40	3.43	3.46	3.48	3.51
40	2.46	2.74	2.90	3.01	3.10	3.17	3.22	3.27	3.31	3.35	3.39	3.42	3.45	3.47	3.50
41	2.45	2.74	2.90	3.01	3.09	3.16	3.22	3.27	3.31	3.35	3.38	3.41	3.44	3.47	3.49
42	2.45	2.73	2.89	3.00	3.09	3.15	3.21	3.26	3.30	3.34	3.37	3.41	3.43	3.46	3.48
43	2.45	2.73	2.89	3.00	3.08	3.15	3.20	3.25	3.30	3.33	3.37	3.40	3.43	3.45	3.48
44	2.44	2.73	2.88	2.99	3.08	3.14	3.20	3.25	3.29	3.33	3.36	3.39	3.42	3.45	3.47
45	2.44	2.72	2.88	2.99	3.07	3.14	3.19	3.24	3.28	3.32	3.36	3.39	3.41	3.44	3.46
46	2.44	2.72	2.88	2.98	3.07	3.13	3.19	3.24	3.28	3.32	3.35	3.38	3.41	3.43	3.46
47	2.44	2.72	2.87	2.98	3.06	3.13	3.18	3.23	3.27	3.31	3.34	3.38	3.40	3.43	3.45
48	2.43	2.71	2.87	2.98	3.06	3.12	3.18	3.23	3.27	3.31	3.34	3.37	3.40	3.42	3.45
49	2.43	2.71	2.86	2.97	3.06	3.12	3.18	3.22	3.26	3.30	3.34	3.37	3.39	3.42	3.44
50	2.43	2.71	2.86	2.97	3.05	3.12	3.17	3.22	3.26	3.30	3.33	3.36	3.39	3.41	3.44
60	2.41	2.68	2.84	2.94	3.02	3.08	3.14	3.18	3.22	3.26	3.29	3.32	3.35	3.37	3.40
70	2.40	2.67	2.82	2.92	3.00	3.06	3.12	3.16	3.20	3.24	3.27	3.30	3.32	3.35	3.37
80	2.39	2.66	2.80	2.91	2.98	3.05	3.10	3.14	3.18	3.22	3.25	3.28	3.30	3.33	3.35
90	2.38	2.65	2.79	2.89	2.97	3.03	3.08	3.13	3.17	3.20	3.23	3.26	3.29	3.31	3.33
100	2.38	2.64	2.79	2.89	2.96	3.02	3.07	3.12	3.16	3.19	3.22	3.25	3.27	3.30	3.32

$$\text{Factor} = t_{(n-1, 1-\alpha/k)} \sqrt{1 + T/n}$$

Table 2. Factors for Obtaining One-Sided 99% Prediction Limits for k Additional Samples Given a Background Sample of Size n

Previous n	Number of new measurements (k)													
	16	17	18	19	20	21	22	23	24	25	26	27	28	29
4	10.01	10.16	10.30	10.43	10.55	10.67	10.79	10.90	11.00	11.11	11.21	11.30	11.40	11.49
5	7.70	7.79	7.89	7.97	8.06	8.14	8.22	8.29	8.36	8.43	8.50	8.56	8.62	8.68
6	6.51	6.58	6.65	6.72	6.79	6.85	6.90	6.96	7.02	7.07	7.12	7.17	7.21	7.26
7	5.80	5.86	5.92	5.98	6.03	6.08	6.13	6.17	6.21	6.26	6.30	6.34	6.38	6.41
8	5.34	5.39	5.44	5.49	5.53	5.57	5.61	5.65	5.69	5.73	5.76	5.80	5.83	5.86
9	5.01	5.06	5.10	5.14	5.18	5.22	5.25	5.29	5.32	5.35	5.39	5.42	5.44	5.47
10	4.77	4.81	4.85	4.89	4.92	4.96	4.99	5.02	5.05	5.08	5.11	5.14	5.16	5.19
11	4.58	4.62	4.66	4.69	4.73	4.76	4.79	4.82	4.84	4.87	4.90	4.92	4.94	4.97
12	4.44	4.47	4.51	4.64	4.57	4.60	4.63	4.65	4.68	4.71	4.73	4.75	4.77	4.80
13	4.32	4.35	4.38	4.42	4.44	4.47	4.50	4.52	4.55	4.57	4.59	4.62	4.64	4.66
14	4.22	4.25	4.28	4.31	4.34	4.37	4.39	4.42	4.44	4.46	4.48	4.50	4.52	4.54
15	4.14	4.17	4.20	4.23	4.25	4.28	4.30	4.33	4.35	4.37	4.39	4.41	4.43	4.45
16	4.07	4.10	4.13	4.15	4.18	4.20	4.23	4.25	4.27	4.29	4.31	4.33	4.35	4.37
17	4.01	4.04	4.07	4.09	4.12	4.14	4.16	4.18	4.20	4.22	4.24	4.26	4.28	4.30
18	3.96	3.99	4.01	4.04	4.06	4.08	4.11	4.13	4.15	4.17	4.18	4.20	4.22	4.24
19	3.91	3.94	3.97	3.99	4.01	4.04	4.06	4.08	4.10	4.11	4.13	4.15	4.17	4.18
20	3.87	3.90	3.92	3.95	3.97	3.99	4.01	4.03	4.05	4.07	4.09	4.10	4.12	4.14
21	3.84	3.86	3.89	3.91	3.93	3.95	3.97	3.99	4.01	4.03	4.05	4.06	4.08	4.09
22	3.80	3.83	3.85	3.88	3.90	3.92	3.94	3.96	3.98	3.99	4.01	4.03	4.04	4.06
23	3.77	3.80	3.82	3.85	3.87	3.89	3.91	3.93	3.94	3.96	3.98	3.99	4.01	4.02
24	3.75	3.77	3.80	3.82	3.84	3.86	3.88	3.90	3.92	3.93	3.95	3.96	3.98	3.99
25	3.72	3.75	3.77	3.79	3.82	3.84	3.85	3.87	3.89	3.91	3.92	3.94	3.95	3.97
26	3.70	3.73	3.75	3.77	3.79	3.81	3.83	3.85	3.87	3.88	3.90	3.91	3.93	3.94
27	3.68	3.71	3.73	3.75	3.77	3.79	3.81	3.83	3.84	3.86	3.87	3.89	3.90	3.92
28	3.66	3.69	3.71	3.73	3.75	3.77	3.79	3.81	3.82	3.84	3.85	3.87	3.88	3.90
29	3.65	3.67	3.69	3.71	3.73	3.75	3.77	3.79	3.80	3.82	3.83	3.85	3.86	3.88
30	3.63	3.66	3.68	3.70	3.72	3.74	3.75	3.77	3.79	3.80	3.82	3.83	3.85	3.86
31	3.62	3.64	3.66	3.68	3.70	3.72	3.74	3.75	3.77	3.79	3.80	3.81	3.83	3.84
32	3.60	3.63	3.65	3.67	3.69	3.71	3.72	3.74	3.76	3.77	3.79	3.80	3.81	3.83
33	3.59	3.61	3.64	3.66	3.67	3.69	3.71	3.73	3.74	3.76	3.77	3.79	3.80	3.81
34	3.58	3.60	3.62	3.64	3.66	3.68	3.70	3.71	3.73	3.74	3.76	3.77	3.78	3.80
35	3.57	3.59	3.61	3.63	3.65	3.67	3.69	3.70	3.72	3.73	3.75	3.76	3.77	3.78
36	3.56	3.58	3.60	3.62	3.64	3.66	3.67	3.69	3.71	3.72	3.73	3.75	3.76	3.77
37	3.55	3.57	3.59	3.61	3.63	3.65	3.66	3.68	3.69	3.71	3.72	3.74	3.75	3.76
38	3.54	3.56	3.58	3.60	3.62	3.64	3.65	3.67	3.68	3.70	3.71	3.73	3.74	3.75
39	3.53	3.55	3.57	3.59	3.61	3.63	3.64	3.66	3.67	3.69	3.70	3.72	3.73	3.74
40	3.52	3.54	3.56	3.58	3.60	3.62	3.63	3.65	3.67	3.68	3.69	3.71	3.72	3.73
41	3.51	3.54	3.56	3.58	3.59	3.61	3.63	3.64	3.66	3.67	3.68	3.70	3.71	3.72
42	3.51	3.53	3.55	3.57	3.59	3.60	3.62	3.63	3.65	3.66	3.68	3.69	3.70	3.71
43	3.50	3.52	3.54	3.56	3.58	3.59	3.61	3.63	3.64	3.65	3.67	3.68	3.69	3.71
44	3.49	3.51	3.53	3.56	3.57	3.59	3.60	3.62	3.63	3.65	3.66	3.67	3.69	3.70
45	3.49	3.51	3.53	3.56	3.56	3.58	3.60	3.61	3.63	3.64	3.65	3.67	3.68	3.69
46	3.48	3.50	3.52	3.54	3.56	3.57	3.59	3.61	3.62	3.63	3.65	3.66	3.67	3.68
47	3.48	3.50	3.52	3.53	3.55	3.57	3.58	3.60	3.61	3.63	3.64	3.65	3.67	3.68
48	3.47	3.49	3.51	3.53	3.55	3.56	3.58	3.59	3.61	3.62	3.63	3.65	3.66	3.67
49	3.46	3.48	3.50	3.52	3.54	3.56	3.57	3.59	3.60	3.62	3.63	3.64	3.65	3.66
50	3.46	3.48	3.50	3.52	3.53	3.55	3.57	3.58	3.60	3.61	3.62	3.64	3.65	3.66
60	3.42	3.44	3.46	3.47	3.49	3.51	3.52	3.54	3.55	3.56	3.58	3.59	3.60	3.61
70	3.39	3.41	3.43	3.45	3.46	3.48	3.49	3.51	3.52	3.53	3.54	3.56	3.57	3.58
80	3.37	3.39	3.41	3.42	3.44	3.45	3.47	3.48	3.50	3.51	3.52	3.53	3.54	3.56
90	3.35	3.37	3.39	3.41	3.42	3.44	3.45	3.47	3.48	3.49	3.50	3.51	3.53	3.54
100	3.34	3.36	3.38	3.39	3.41	3.42	3.44	3.45	3.46	3.48	3.49	3.50	3.51	3.52

$$\text{Factor} = t_{(n-1, 1-a/k)} \sqrt{1 + 1/n}$$

Table 3 Factors for Obtaining One-Sided 99% Prediction Limits for k Additional Samples Given a Background Sample of Size n

Previous n	Number of new measurements (k)														
	30	35	40	45	50	55	60	65	70	75	80	85	90	95	100
4	11.57	11.98	12.34	12.66	12.95	13.22	13.47	13.70	13.91	14.11	14.31	14.49	14.66	14.82	14.98
6	8.74	9.01	9.25	9.46	9.65	9.83	9.99	10.14	10.29	10.42	10.64	10.66	10.77	10.88	10.98
6	7.30	7.51	7.68	7.84	7.99	8.12	8.24	8.35	8.46	8.55	8.65	8.73	8.82	8.90	8.97
7	6.45	6.61	6.76	6.89	7.00	7.11	7.20	7.29	7.38	7.46	7.53	7.60	7.67	7.73	7.79
8	5.89	6.03	6.15	6.26	6.36	6.45	6.53	6.61	6.68	6.74	6.81	6.87	6.92	6.97	7.02
9	5.50	5.62	5.73	5.82	5.91	5.99	6.06	6.13	6.19	6.25	6.30	6.35	6.40	6.45	6.49
10	5.21	5.32	5.42	5.50	5.58	5.65	5.72	5.77	5.83	5.88	5.93	5.98	6.02	6.06	6.10
11	4.99	5.09	5.18	5.26	5.33	5.39	5.45	5.51	5.56	5.60	5.65	5.69	5.73	5.77	5.80
12	4.82	4.91	4.99	5.07	5.13	5.19	5.25	5.30	5.34	5.39	5.43	5.47	5.50	5.54	5.57
13	4.68	4.77	4.84	4.91	4.97	5.03	5.08	5.13	5.17	5.21	5.25	5.28	5.32	5.35	5.38
14	4.56	4.65	4.72	4.78	4.84	4.89	4.94	4.99	5.03	5.07	5.10	5.14	5.17	5.20	5.23
15	4.46	4.54	4.61	4.68	4.73	4.78	4.83	4.87	4.91	4.95	4.98	5.01	5.04	5.07	5.10
16	4.38	4.46	4.53	4.59	4.64	4.69	4.73	4.77	4.81	4.84	4.88	4.91	4.94	4.96	4.99
17	4.31	4.39	4.45	4.51	4.56	4.61	4.65	4.69	4.72	4.76	4.79	4.82	4.85	4.87	4.90
18	4.25	4.32	4.39	4.44	4.49	4.54	4.58	4.61	4.65	4.68	4.71	4.74	4.77	4.79	4.82
19	4.20	4.27	4.33	4.38	4.43	4.47	4.51	4.55	4.58	4.61	4.64	4.67	4.70	4.72	4.75
20	4.15	4.22	4.28	4.33	4.38	4.42	4.46	4.49	4.53	4.56	4.59	4.61	4.64	4.66	4.68
21	4.11	4.18	4.23	4.28	4.33	4.37	4.41	4.44	4.48	4.50	4.53	4.56	4.58	4.61	4.63
22	4.07	4.14	4.19	4.24	4.29	4.33	4.36	4.40	4.43	4.46	4.49	4.51	4.54	4.56	4.58
23	4.04	4.10	4.16	4.21	4.25	4.29	4.32	4.36	4.39	4.42	4.44	4.47	4.49	4.51	4.54
24	4.01	4.07	4.12	4.17	4.21	4.25	4.29	4.32	4.35	4.38	4.41	4.43	4.45	4.48	4.50
25	3.98	4.04	4.09	4.14	4.18	4.22	4.26	4.29	4.32	4.35	4.37	4.40	4.42	4.44	4.46
26	3.95	4.01	4.07	4.11	4.16	4.19	4.23	4.26	4.29	4.31	4.34	4.36	4.39	4.41	4.43
27	3.93	3.99	4.04	4.09	4.13	4.17	4.20	4.23	4.26	4.29	4.31	4.33	4.36	4.38	4.40
28	3.91	3.97	4.02	4.06	4.11	4.14	4.17	4.21	4.23	4.26	4.28	4.31	4.33	4.35	4.37
29	3.89	3.95	4.00	4.04	4.08	4.12	4.15	4.18	4.21	4.24	4.26	4.28	4.30	4.32	4.34
30	3.87	3.93	3.98	4.02	4.06	4.10	4.13	4.16	4.19	4.21	4.24	4.26	4.28	4.30	4.32
31	3.85	3.91	3.96	4.00	4.04	4.08	4.11	4.14	4.17	4.19	4.22	4.24	4.26	4.28	4.30
32	3.84	3.90	3.94	3.99	4.03	4.06	4.09	4.12	4.15	4.17	4.20	4.22	4.24	4.26	4.28
33	3.82	3.88	3.93	3.97	4.01	4.04	4.08	4.10	4.13	4.16	4.18	4.20	4.22	4.24	4.26
34	3.81	3.87	3.91	3.96	3.99	4.03	4.06	4.09	4.11	4.14	4.16	4.18	4.20	4.22	4.24
35	3.80	3.85	3.90	3.94	3.98	4.01	4.04	4.07	4.10	4.12	4.15	4.17	4.19	4.21	4.22
36	3.79	3.84	3.89	3.93	3.97	4.00	4.03	4.06	4.08	4.11	4.13	4.15	4.17	4.19	4.21
37	3.77	3.83	3.88	3.92	3.95	3.99	4.02	4.04	4.07	4.09	4.12	4.14	4.16	4.18	4.19
38	3.76	3.82	3.86	3.90	3.94	3.97	4.00	4.03	4.06	4.08	4.10	4.12	4.14	4.16	4.18
39	3.75	3.81	3.85	3.89	3.93	3.96	3.99	4.02	4.05	4.07	4.09	4.11	4.13	4.15	4.17
40	3.74	3.80	3.84	3.88	3.92	3.95	3.98	4.01	4.03	4.06	4.08	4.10	4.12	4.14	4.15
41	3.73	3.79	3.83	3.87	3.91	3.94	3.97	4.00	4.02	4.05	4.07	4.09	4.11	4.12	4.14
42	3.73	3.78	3.82	3.86	3.90	3.93	3.96	3.99	4.01	4.04	4.06	4.08	4.10	4.11	4.13
43	3.72	3.77	3.82	3.85	3.89	3.92	3.95	3.98	4.00	4.03	4.05	4.07	4.09	4.10	4.12
44	3.71	3.76	3.81	3.85	3.88	3.91	3.94	3.97	3.99	4.02	4.04	4.06	4.08	4.09	4.11
45	3.70	3.75	3.80	3.84	3.87	3.91	3.93	3.96	3.98	4.01	4.03	4.05	4.07	4.08	4.10
46	3.70	3.75	3.79	3.83	3.87	3.90	3.93	3.95	3.98	4.00	4.02	4.04	4.06	4.08	4.09
47	3.69	3.74	3.78	3.82	3.80	3.89	3.92	3.94	3.97	3.99	4.01	4.03	4.05	4.07	4.08
48	3.68	3.73	3.78	3.82	3.86	3.88	3.91	3.94	3.96	3.98	4.00	4.02	4.04	4.06	4.07
49	3.68	3.73	3.77	3.81	3.84	3.88	3.90	3.93	3.95	3.98	4.00	4.02	4.03	4.05	4.07
50	3.67	3.72	3.76	3.80	5.84	3.87	3.90	3.92	3.95	3.97	3.99	4.01	4.03	4.04	4.06
60	3.62	3.67	3.71	3.75	3.78	3.81	3.84	3.87	3.89	3.91	3.93	3.95	3.97	3.98	4.00
70	3.59	3.64	3.68	3.72	3.75	3.78	3.80	3.83	3.85	3.87	3.89	3.91	3.93	3.94	3.96
80	3.57	3.61	3.65	3.69	3.72	3.76	3.78	3.80	3.82	3.84	3.86	3.88	3.89	3.91	3.93
90	3.55	3.59	3.63	3.67	3.70	3.73	3.75	3.78	3.80	3.82	3.84	3.85	3.87	3.89	3.90
100	3.53	3.58	3.62	3.65	3.68	3.71	3.74	3.76	3.78	3.80	3.82	3.84	3.85	3.87	3.88

Factor = $t_{(n-1, 1-a/k)} \sqrt{1 + 1/n}$

Attachment B-6, Table 1
 CID-RDF Area 4 Landfill
 Silurian Dolomite
 Intrawell Background Values (ug/L)
 April 2023
 Illinois EPA Log No. B-27R2-M-1

List G2	Concentration	G02D	R06D	R08D	G10D	G16D	G18D	G20D	R04D	G05D
	Limit									
Toluene	1000	6	6	6	6	6	6	6	1	6
Benzene	5	5	5	5	5	5	5	5	1	5
Ethylbenzene	700	7.2	7.2	7.2	7.2	7.2	7.2	7.2	1	7.2
Xylene (total)	10000	5	5	5	5	5	5	5	2	5
BTEX (total)	11705	23.2	23.2	23.2	23.2	23.2	23.2	23.2	3	23.2
1,4-dioxane	7.7	5	5	5	5	5	5	5	5	5
List G3										
Naphthalene	140	10	10	10	10	10	10	10	5	10
Acetone	6300	100	100	100	100	100	100	100	10	100
bis(2-ethylhexyl)phthalate	6	6	6	6	6	6	6	6	5	6
chlorobenzene	100	6	6	6	6	6	6	6	1	6
methylene chloride	5	5	5	5	5	5	5	5	1	5
List G5										
Barium, dissolved (ug/L)	--	84.8	41.4	54.4	334	35.4	26.5	216	316	1330
Chloride, dissolved (mg/L)	--	72.6	47.6	33.2	193	35.8	34.8	73.7	473.0	162.0
Chromium, dissolved (ug/L)	--	PQL	4	19						
Cobalt, dissolved (ug/L)	--	PQL	4	7						
Lead, dissolved (ug/L)	--	PQL	10	PQL						
Nickel, dissolved (ug/L)	--	PQL	10	151						
Zinc, dissolved (ug/L)	--	PQL	10	PQL						

Shaded value shall be evaluated in accordance with Condition II.1.4 of the Permit.

Attachment B-6, Table 2
 CID-RDF Area 3 Landfill
 Silurian Dolomite
 Intrawell Background Values (ug/L)
 April 2023
 Illinois EPA Log No. B-27R2-M-1

List G2	Concentration	A12D	R15D	G186	G21D	R107	AW01	R16D	R26D	R27D
	Limit									
Toluene	1000	6	6	6	6	6	6	6	6	6
Benzene	5	5	5	5	5	5	5	5	5	5
Ethylbenzene	700	7.2	7.2	7.2	7.2	7.2	7.2	7.2	7.2	7.2
Xylene (total)	10000	5	5	5	5	5	5	5	5	5
BTEX (total)	11705	23.2	7	23.2	23.2	23.2	23.2	23.2	23.2	23.2
1,4-dioxane	7.7	5	5	5	5	5	3.6	5	5	5
List G3										
Naphthalene	140	10	10	10	10	10	10	10	10	10
Acetone	6300	100	100	100	100	100	100	100	100	100
bis(2-ethylhexyl)phthalate	6	6	6	6	6	6	6	6	6	6
chlorobenzene	100	6	6	6	6	6	6	6	6	6
methylene chloride	5	5	5	5	5	5	5	5	5	5
1,4-dichlorobenzene	75	2	2	2	2	2	2	2	2	2
vinyl chloride	2	2	2	2	2	2	2	2	2	2
List G5										
Chloride, dissolved (mg/L)	--	30.7	53.9	44.9	47.4	48.0	50.2	109.5	42.5	43.7

Shaded value shall be evaluated in accordance with Condition III.J.9 of the Permit.

Attachment B-6, Table 3
 CID-RDF Area 4 Landfill
 Dolton Sand
 Intrawell Background Values (ug/L)
 April 2023
 Illinois EPA Log No. B-27R2-M-1

List G2	Concentration	G01S	G04S	G05S	G07S	G09S	G13S	R15S	R17S	G19S	G21S
	Limit										
Toluene	2500	6	6	6	6	6	6	6	6	6	6
Benzene	25	5	5	5	5	5	5	5	5	5	5
Ethylbenzene	1000	7.2	7.2	7.2	7.2	7.2	7.2	7.2	7.2	7.2	7.2
Xylene (total)	10000	5	5	5	5	5	5	5	5	5	5
BTEX (total)	13525	23.2	23.2	23.2	23.2	23.2	23.2	23.2	23.2	23.2	23.2
1,4-dioxane	7.7	5	5	5	PQL	5	498	5	10.3	4.9	3588
List G6											
Arsenic, dissolved(ug/L)	--	PQL	PQL	PQL	NA	NA	PQL	PQL	NA	NA	84
Chromium, dissolved (ug/L)	--	PQL	70.90	PQL	NA	NA	PQL	PQL	NA	NA	11.7
Cobalt, dissolved (ug/L)	--	PQL	PQL	PQL	NA	NA	PQL	PQL	NA	NA	15.44
Vanadium,dissolved(ug/L)	--	PQL	PQL	PQL	NA	NA	PQL	PQL	NA	NA	16.4

Shaded value shall be evaluated in accordance with Condition II.I.4 of the Permit.

Attachment B-6, Table 4
CID-RDF Area 3 Landfill
Dolton Sand
Intrawell Background Values (ug/L)
April 2023
Illinois EPA Log No. B-27R2-M-1

List G2	Concentration Limit	G12S	R13S	G14S	G15S	G16S
Toluene	2500	6	6	6	6	6
Benzene	25	5	5	5	5	5
Ethylbenzene	1000	7.2	7.2	7.2	7.2	7.2
Xylene (total)	10000	5	5	5	5	5
BTEX (total)	13525	23.2	23.2	23.2	23.2	23.2
1,4-dioxane	7.7	5	5	5	5	5

ATTACHMENT C

POST-CLOSURE AND CORRECTIVE ACTION COST ESTIMATES

STATE ID # 0310390001

ILD010284248

POST-CLOSURE PERMIT LOG NO. B-27R2-M-8; M-10

POST-CLOSURE AND CORRECTIVE ACTION

COST ESTIMATE SUMMARY

CID RDF

The post-closure care cost estimates are based on 2021 dollars and the corrective action cost estimates are based on 2024 dollars and include the cost of: (1) activities carried out each year (i.e., annual costs); and (2) one-time or non-annual costs. Post-closure care for Area 3 began on May 30, 2008. Post-closure care for Area 4 began on February 18, 2010.

COST ESTIMATES

ACTIVITY	Area 1 & Area 2 landfills (SWMUs)	Area 3 landfill (HWMU)	Area 4 landfill (HWMU)	Total
Corrective Action	\$11,317,166			\$11,317,166
Post-Closure Care		\$12,585,185	\$2,901,051	\$15,486,236

Notes:

Post-closure care shall continue for a minimum of 30 years from the start dates listed above for Area 3 and Area 4.

ATTACHMENT D
POST-CLOSURE INSPECTION SCHEDULE
&
POST-CLOSURE MAINTENANCE
STATE ID # 0310390001
ILD010284248
POST-CLOSURE PERMIT LOG NO. B-27R2-M-8; M-10

ATTACHMENT D

Area 3 and Area 4 Post-Closure Inspections

Inspection Schedule

Post-closure inspections will be conducted quarterly during the first two years following closure certification, and semi-annually thereafter. Findings made during each inspection will be recorded on the post-closure inspection log. Copies of all inspection logs will be kept at CID RDF or a local Waste Management, Inc., office or storage facility. Documentation of all repairs performed, or replacements required to properly maintain the site will be kept with the inspection logs. General post-closure inspection procedures will include the following:

1. Visually inspect the perimeter fence and all gates. Check for fence integrity and note any areas of damage. Note the working condition of each gate and check to ensure that all locks and other security systems are in place and functioning.
2. Visually inspect each benchmark. Report any missing benchmarks and note any damage to the benchmarks.
3. Visually inspect the landfill cover, drainage system, and surrounding areas. Note any evidence of cover erosion, settling, or vegetative stress. Also note any unusual conditions such as odors, ponded water, or bubbling. Report any areas requiring further inspection or repairs so arrangements can be made to efficiently make all necessary repairs.
4. Visually inspect each leachate collection riser and note any damage. Check and record the liquid level in each riser. If the liquid level is found to be approaching or above the maximum acceptable level, make arrangements for leachate removal.
5. Check the secondary leachate detection system in Area 4 for the presence of liquids. Make arrangements for leachate removal if liquid is detected. Record the amount withdrawn, if applicable.
6. Visually inspect each groundwater well protective casing for damage. Check the protective casing and lock to ensure they are functioning and have not been tampered with. Note area around wells for erosion, settling or negative stress.
7. Visually inspect any required safety and emergency equipment. Report missing and/or damaged equipment.

8. Visually inspect the run-on and run-off control measures. Note any erosion, missing riprap, or other disrepair.

Following each inspection, a copy of the inspection log will be sent to the appropriate WMI personnel for review. Arrangements will also be made to repair or replace any items in order to maintain the site at a condition equal to that in the application.

Area 3 and Area 4 Post-Closure Maintenance

Post-Closure Maintenance

Maintenance activities will respond to the needs determined from the inspections. Items that may require repair include:

- Inoperative security control devices;
- slopes damaged by erosion;
- areas of differential settlement, subsidence, and displacement;
- run-on and run-off control structures; and
- leachate and gas collection and removal systems.

Groundwater monitoring wells will be repaired or replaced as needed and will be decommissioned upon Illinois EPA approval.

The final cover system will be mowed at least annually and fertilized as needed (except for areas where shrubbery or other structures are present).

Corrective action for the cover materials will be taken if the following problems occur:

- ponding;
- cracks greater than one inch wide;
- gas problems;
- odor problems;
- larger areas of dead or stressed vegetation (areas greater than 50 square feet);
- vegetation with taproots growing in areas not designed to accommodate such;
- vector problems; or
- leachate popouts or seeps.

Corrective action measures for these types of problems could include regrading, addition of soils to repair cracks or to eliminate ponding, or re-seeding to re-establish vegetation.

ATTACHMENT E

APPROVED PERMIT APPLICATION IDENTIFICATION

STATE ID # 0310390001

ILD010284248

POST-CLOSURE PERMIT LOG NO. B-27R2-M-8; M-10

ATTACHMENT E

IDENTIFICATION OF APPROVED PERMIT APPLICATION

1. RCRA Post-Closure Renewal Application dated May 3, 2019 (completely replaced January 17, 2018 application)
2. Additional Information dated July 9, 2019
3. Additional Information dated August 15, 2019
4. Additional Information dated February 3, 2020
5. Additional Information dated June 30, 2020
6. Additional Information dated August 6, 2020
7. B-27R2-M-1; Class 1* modification dated July 14, 2021

Did not approve the following:
 - a. Revised intrawell background values for wells G04S, G05S, G13S, R15S, G21S, R04D, G05D, and G20D.
 - b. Revised intrawell background values for benzene and dissolved chloride in Well R15D.
 - c. Revised intrawell background values for p-dioxane, dissolved chloride, and dissolved barium at Well G02D and p-dioxane at Well G09S.
8. B-27R2-M-2; Class 1* modification dated October 5, 2022; additional information dated December 9, 2022
9. B-27R2-M-3; Class 1* modification dated February 13, 2023
10. B-27R2-M-4; Class 1* modification dated May 18, 2023 (partial approval)
11. B-27R2-M-5; Class 1* modification dated June 15, 2023
12. B-27R2-M-7; Class 1* modification dated July 8, 2024
13. B-27R2-M-8; Class 1* modification dated October 27, 2023 (partial approval)
14. B-27R2-M-10; Class 1* modification dated October 28, 2024; additional information dated August 7, 2025 (partial approval)

ATTACHMENT F

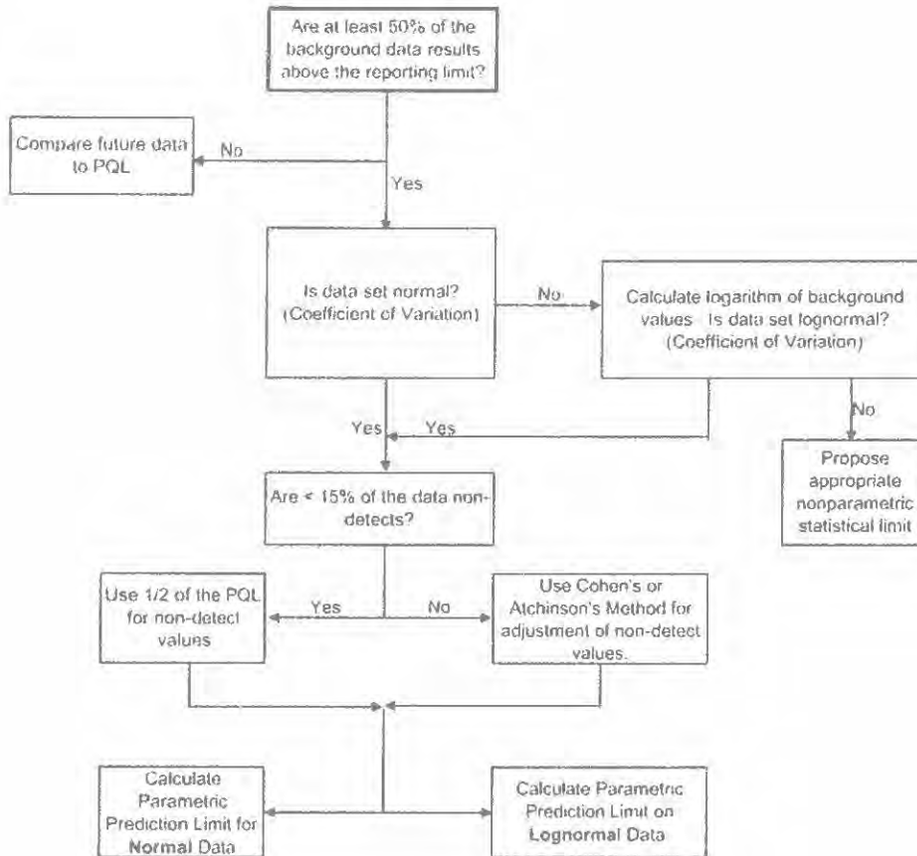
STATISTICAL PROCEDURES FLOW CHART

STATE ID # 0310390001

ILD010284248

POST-CLOSURE PERMIT LOG NO. B-27R2-M-8; M-10

CID Recycling and Disposal Facility Background Statistical Calculations Flow Chart



ATTACHMENT G

CORRECTIVE MEASURES PROGRAM REQUIREMENTS

STATE ID # 0310390001

ILD010284248

POST-CLOSURE PERMIT LOG NO. B-27R2-M-8; M-10

Attachment G

Corrective Measures Program Requirements

1.0 INTRODUCTION/PURPOSE

RCRA Corrective Action projects typically consist of two phases: (1) A RCRA Facility Investigation (RFI) where an investigation is conducted at the SWMU's of concern at a facility; and (2) implementation of corrective measures needed to properly address any contaminant encountered during the RFI. This document has been developed to outline the procedures to be carried out to implement a corrective measure program.

2.0 BRIEF OVERVIEW OF A RCRA CORRECTIVE MEASURES PROGRAM

Typically, at the end of an RFI, the concentration of contaminants present in the soil/sediments/groundwater/surface waters at a SWMU or other area of concern is compared to remediation objectives developed in accordance with 35 Ill. Adm. Code Part 742. If the contaminant levels are above these objectives, then some type of corrective measure must be completed to achieve these objectives. In addition, certain corrective measures may need to be carried out to support the established remediation objectives (i.e., the establishment of engineered barriers and/or institutional controls). However, at a unit where waste or high levels of contamination remains, a decision may be made to close the unit as a landfill and then provide post-closure rather than removing the material and/or achieving remediation objectives developed in accordance with 35 Ill. Adm. Code Part 742.

To allow for a logical and orderly progression in developing and implementing necessary corrective measures, the CMP being carried out in accordance with this RCRA Permit should be carried out in five phases which build on each other. It is not necessary for a corrective measures program at a given SWMU or other areas of concern to follow these five phases step-by-step; rather, phases can be combined and/or skipped, depending on the actual remedial measure selected. The overall CMP implemented must set forth a logical path for its implementation and allow for Illinois EPA oversight and approval throughout the entire process.

A brief discussion of the five phases of a CMP is as follows:

1. Phase I is the conceptual design of the selected corrective measure(s).
2. Phase II is the development of final design plans for the corrective measure, including installation and operation/maintenance plans.

3. Phase III is the actual construction/installation of the selected corrective measure.
4. Phase IV is the operation, maintenance, and monitoring of the selected corrective measure to ensure it is properly protecting human health and the environment.
5. Phase V is the final demonstration/verification that the implemented corrective measure achieved the approved remedial objectives.

Sections 3.0 through 7.0 which follow provide a more detailed discussion of each of these five phases. Section 8.0 has been developed to describe the CMP which may be used in lieu of the afore-mentioned five phase procedure when soil removal is the selected remedy. It must be noted that work plans, reports, etc. must be developed to document how the Permittee carries out the required corrective measures program at each SWMU or other areas of concern. All such documents must be reviewed and approved by Illinois EPA prior to their implementation.

3.0 PHASE I OF THE CMP

Phase I of the CMP includes selection of the corrective measure to be taken and developing a basis for completing the final design of the measure. This effort should be documented in a Conceptual Design Report which describes the proposed corrective measure for each SWMU and other areas of concern and provides a conceptual design for these measures. The main criteria for Illinois EPA review is whether the proposed corrective measures are able to achieve the final cleanup objectives previously established by the Permittee and the Illinois EPA and/or provide the necessary institutional controls to prevent the migration of contaminants from the SWMU of concern. Based upon a review of the Conceptual Design Report, the Illinois EPA may approve the corrective measures, require revisions to the proposed corrective measures, or require that a totally new corrective measures proposal be submitted to the Illinois EPA.

The Conceptual Design Report should contain the following sections:

1. Introduction/Purpose. This section should contain: (1) general background information regarding the project; (2) the purpose and goals of the submittal; and (3) the scope of the project.
2. Existing Site Conditions. This section should contain a summary of the investigative activities conducted for each of the units of concern. Investigation analytical results should be provided in tabular form, and maps depicting both the horizontal and vertical extent of contamination at the site should be provided.

3. Evaluation for Potential Future Migration. Based on the existing site conditions, a conceptual model of the site should be developed and presented in this section. The potential for additional future migration of contamination for each of the units of concern must then be evaluated, especially those units which have been determined to have released hazardous waste/hazardous constituents to the groundwater. It may be helpful to develop conceptual models for contaminant migration. Of special concern in this evaluation are (1) the physical properties of the contaminants (solubility, volatility, mobility, etc.); and (2) existing site conditions (types of soil present, location of contamination, hydrology, geology, etc.).
4. Corrective Measures Objectives. This section should discuss the general objectives of the proposed corrective measure to be constructed/installed, and the ability of the proposed corrective measure to achieve the established remediation objectives (unless the selected corrective measure is closure as a landfill which will require proper establishment of a final cover and proper post-closure care of the closed unit).
5. Identification of Options Available. This section should contain a brief discussion of the various options available to achieve the corrective measures objectives for each unit. This discussion should identify: (1) a general overview of each option available, including how the option will achieve the stated objective; (2) the advantages associated with each option; (3) the disadvantages associated with each option and (4) an estimate of the cost associated with choosing each remedial option.
6. Description of Selected Corrective Measure. This section should contain a qualitative discussion of the corrective measure chosen, along with the rationale which was used to select this measure from all those identified initially. This discussion should include documentation that the selected corrective measure will be effective.
7. Identification of Design Criteria. This section should identify what information must be available to design the selected corrective measure.
8. Review of Available Information. This section should contain an evaluation of the existing information to ensure that it is sufficient to complete the design of the selected corrective measure. If insufficient information is available, then the report should contain procedures for collecting the required additional information.

9. Procedures for Completing the Design. This section should contain a description of the procedures which will be followed to complete the design of the corrective measure. This should include as appropriate:
- a. Identification of the references and established guidance which will be used in designing the selected corrective measure. Justification for the selection of this procedure should also be provided.
 - b. A description of the procedures which will be used to complete the design of the corrective measure.
 - c. Identification of assumptions to be used in the design, and the impact these assumptions have on the overall corrective measure;
 - d. Significant data to be used in the design effort;
 - e. Identification and discussion of the major equations to be used in the design effort (including a reference to the source of the equations);
 - f. Sample calculations to be used in the design effort;
 - g. Conceptual process/schematic diagrams;
 - h. A site plan showing a preliminary layout of the selected corrective measure;
 - i. Tables giving preliminary mass balances;
 - j. Site safety and security provisions.

This information will form the technical basis for the detailed design of the remedial measure and the preparation of construction plans/specifications.

10. Identification of Required Permits. This section should identify and describe any necessary permits associated with the selected corrective measure, as well as the procedures which will be used to obtain these permits.
11. Long-lead Procurement Considerations. This section should identify any elements/components of the selected corrective measure which will require a large amount of time to obtain/install. The following issues should also be discussed: (1) the reason why it will take a large amount of time to obtain/install the item; (2) the length of time necessary for procurement, and (3) recognized sources of such items.

12. Project Management. This section should contain information regarding the procedures and personnel which will be involved in completing the design of the selected corrective measure. A schedule for completing the design should also be provided.

4.0 PHASE II OF THE CMP

Once the Illinois EPA approves the Conceptual Design Report, the facility should complete the design of the approved corrective action (Phase II of the CMP). Upon final completion of the design, a Final Design Report, consisting of final plans, specifications, construction work plan, etc., must be submitted to the Illinois EPA for review and approval.

Several documents must be submitted to the Illinois EPA as part of Phase II of the CMP. The following text describes the expected contents of the various documents which should be developed and submitted to the Illinois EPA as part of Phase II of the CMP.

1. Final Design Report and Construction Work Plan. The Final Design Report and Construction Work Plan must contain the detailed plans, specifications and drawings needed to construct the corrective measure. In addition, this document must contain (1) calculations, data etc., in support of the final design; and (2) a detailed description of the overall management strategy, construction quality assurance procedures and schedule for constructing the corrective measure. It must be noted that the approved Conceptual Design Report forms the basis for this final report. The information which should be provided in this document includes:
 - a. Introduction/Purpose. This portion of the document should: (1) provide background information regarding the project, (2) describe the purpose and goals of the project, and (3) describe the scope of the project.
 - b. Detailed Plans of the Design System, including the following:
 1. Plan views;
 2. Section and supplementary views which, together with the specifications and general layouts, facilitate construction of the designed system;
 3. Dimensions and relative elevations of structures;
 4. Location and outline form of the equipment;

5. Ground elevations; and
 6. Descriptive notations, as necessary, for clarity.
- c. **Technical Specifications.** Complete technical specifications for the construction of the system, including, but are not limited to, the following:
1. All construction information, not shown in the drawings, which is necessary to inform the contractor in detail as to the required quality of materials, workmanship, and fabrication of the project;
 2. The type, size, strength, and operating characteristics of the equipment;
 3. The complete requirements for all mechanical and electrical equipment, including machinery, valves, piping and jointing of pipe;
 4. Electrical apparatus, wiring and meters;
 5. Construction materials;
 6. Chemicals, when used;
 7. Miscellaneous appurtenances;
 8. Instruction for testing materials and equipment as necessary; and
 9. Availability of soil boring information.
- d. **Project Management.** A description of the construction management approach, including the levels of authority and responsibility, lines of communication and qualifications of key personnel who will direct corrective measures construction/installation must be provided in the work plan.
- e. **Construction Quality Assurance/Quality Control.** A construction quality assurance/quality control plan describing the procedures which will be followed to ensure the corrective measure is constructed/installed in accordance with the approved plans and specifications.

- f. Schedule. The work plan must contain a schedule for completion of all major activities associated with construction/installation of the selected corrective measures. All major points of the construction/installation should be highlighted.
 - g. Waste Management Practices. This portion of the document should identify the wastes anticipated to be generated during the construction/installation of the corrective measures, and provide a description of the procedures for appropriate characterization and management of these wastes.
 - h. Required Permits. Copies of permit applications submitted to other Bureaus of the Illinois EPA for the selected corrective measure must be provided in the report. If it is determined that no permit is required for construction/installation and implementation of the corrective measures, rationale and justification must be provided to support this contention.
 - i. Cleanup Verification. The report must contain the procedures which will be followed that the approved remediation objectives have been achieved when operation of the system is completed.
2. Operation and Maintenance Plan. An Operation and Maintenance Plan must be developed and submitted as part of Phase II of the CMP. This plan should outline the procedures for performing operations, long term maintenance, and monitoring of the corrective measure.
- a. Introduction and Purpose. This portion of the document should provide a brief description of the facility operations, scope of the corrective measures project, and summary of the project objectives.
 - b. System Description. This portion of the document should provide a description of the corrective measure and significant equipment, including manufacturer's specifications. This portion of the permit should also include a narrative of how the selected system equipment is capable of complying with the final engineered design of the corrective measure.
 - c. Operation and Maintenance Procedures. This portion of the document should provide a description of the normal operation and maintenance procedures for the corrective measures system, including:
 - 1. Description of tasks for operation;

2. Description of tasks for maintenance;
 3. Description of prescribed treatment or operation conditions; and
 4. Schedule showing the frequency of each operation and maintenance task.
- d. Inspection Schedule. This portion of the document should provide a description of the procedures for inspection of the corrective measures system, including problems to look for during the inspection procedure, specific inspection items, and frequency of the inspections.
- e. Waste Management Practices. This portion of the document should provide a description of the wastes generated by the corrective measure, and the appropriate procedures for proper characterization/management of these wastes.
- f. Contingency Procedures. This portion of the document should provide a description of the procedures which will address the following items:
1. System breakdowns and operational problems including a list of redundant and emergency backup equipment and procedures;
 2. Alternative procedures (i.e., stabilization) which are to be implemented in the event that the corrective measure fails. The alternative procedures must be able to prevent release or threatened releases of hazardous wastes/hazardous constituents which may endanger human health and the environment, or exceed cleanup standards.
 3. Notification of facility and regulatory personnel in the event of a breakdown in the corrective measures, including written notification identifying what occurred, what response action is being taken and any potential impacts on human health and the environment.

5.0 PHASE III OF THE CMP

Once the final design report is approved by the Illinois EPA, construction/installation of the approved corrective measure must commence. During this period, quarterly reports should be submitted which contain the following information:

1. Summary of activities completed during the reporting period;
2. An estimate of the percentage of the work completed;
3. Summaries of all actual or proposed changes to the approved plans and specifications or its implementation;
4. Summaries of all actual or potential problems encountered during the reporting period;
5. Proposal for correcting any problems; and
6. Projected work for the next reporting period.

Upon completion of construction/installation of the approved corrective measure, a Construction Completion Report must be submitted to the Illinois EPA documenting that these efforts were carried out in accordance with the Illinois EPA approved plans and specifications. This report should contain a thorough description of the efforts that went into constructing/installing the corrective measure and demonstrate that the procedures in the Illinois EPA-approved Final Design Report were followed during this effort. Such a report should be formatted in a logical and orderly manner and contain the following information:

1. An introduction discussing the background of the project and the purpose and scope of the corrective measure described in the report.
2. Identification of the plans, technical specifications and drawings which were used in constructing/installing the corrective measure. These specifications and drawings should have been approved by the Illinois EPA during Phase II.
3. Identification of any variations from the Illinois EPA approved plans, technical specifications and drawings used in construction/installing the corrective measure. Justification regarding the need to vary from the approved plans and specifications must also be provided.
4. A description of the procedures used to construct/install the corrective measure, including the procedures used for quality assurance and quality control.
5. As-built drawings, including identification of any variations from the approved plans, technical specifications, and drawings.
6. A summary of all test results from the construction/installation effort, including quality assurance/quality control testing.

7. Actual test results, including quality assurance/quality control test results. These results should be located in an attachment/appendix and be well organized.
8. Identification of any test results which did not meet the specified value and a description of the action taken in response to this failure, including re-testing efforts.
9. Photographs documenting the various phases of construction.
10. A detailed discussion of how the construction/installation effort met the requirements of the approved Final Design Report.
11. A certification meeting the requirements of 35 Ill. Adm. Code 702.126 by an independent qualified, licensed professional engineer and by an authorized representative of the owner/operator.

6.0 PHASE IV OF THE CMP

Once the corrective measure has been constructed/installed, it must be operated, maintained and monitored in accordance with the approved plans and specifications (this is Phase IV of the CMP). During this period, quarterly reports must be submitted to the Illinois EPA documenting the results of these efforts. These reports include the following:

1. Introduction. -- A brief description of the facility operations, scope of the corrective measures project, and summary of the project objectives.
2. System Description. -- A description of the corrective measures constructed/installed at the site and identify significant equipment. Describe the corrective measure and identify significant equipment.
3. Monitoring Results. -- A description of the monitoring and inspection procedures to be performed on the corrective measures. A summary of the monitoring results for the corrective measures, including copies of any laboratory analyses which document system effectiveness, provide a description of the monitoring procedures and inspections performed, and include a summary of the monitoring results for the corrective measure. Copies of all laboratory analytical results which document system monitoring must be provided.
4. Effectiveness Determination. -- Calculations and other relevant documentation which demonstrates the effectiveness of the selected corrective measure in remediating/stabilizing contamination to the extent anticipated by the corrective

measures final design. Copies of relevant analytical data should be provided to substantiate this determination.

5. System Effectiveness Recommendation. -- Based upon the results of the effectiveness determination required under Item 4 above, recommendations on continued operation of the corrective measure must be provided. If the corrective measure is not performing in accordance with the final design, a recommendation on revisions or expansion of the system should be provided.

7.0 PHASE V OF THE CMP

Once all corrective measures have been completed, a report must be developed documenting all the efforts which were carried out as part of implementing the corrective measure and demonstrating, as appropriate, that the approved remediation objectives have been achieved. This report should contain a compilation of all previous reports and also contain sufficient information to demonstrate that the approved remediation objectives have been achieved. It must be noted that such a report will not be developed for a unit closed as a landfill until the post-closure care period has been completed.

8.0 PROCEDURES WHICH SHOULD BE FOLLOWED WHEN SOIL REMOVAL IS THE SELECTED CORRECTIVE MEASURE

Sections 2.0 through 6.0 above describe the procedures which should be followed when it is necessary to design some type of physical corrective measure (e.g., a final cover system, some type of treatment system, etc.). However, such detail is not necessary if excavation/removal is selected as the remedial action for the contaminated soil encountered at the site. In general, a work plan should be developed for this effort (for Illinois EPA review and approval) which fully describes each step to be used in removing the contaminated soil from the property. This includes a description of (1) the equipment utilized in the removal effort; (2) the pattern followed in removing the soil; (3) the depth to which the soil will be removed; (4) management of the soil on-site after it is removed from the ground; (5) loading areas; (6) the ultimate destination of the soil; and (7) any other steps critical to the removal effort.

One way to conduct a soil removal effort is to collect and analyze a sufficient number of soil samples to clearly determine the horizontal and vertical extent of soil contamination prior to conducting the soil removal effort. The boundaries of soil which must be removed are defined by the Illinois EPA established cleanup objectives for the project. Soil excavation must extend to sample locations where soil test results indicate that the remediation objectives are met. Closure verification sampling is not necessary in such

cases, if a registered professional engineer oversees the soil removal effort and certifies that the remediation limits extend to these boundaries.

Another way to conduct a soil removal effort is to collect and analyze a limited number of soil samples prior to the soil removal effort and to rely mainly on field observation to determine the extent of the soil removal. In such cases closure verification sampling is necessary. Soil samples must be collected for analysis from the bottom and sidewalls of the final excavation. The following sampling/analysis effort is necessary to demonstrate that the remaining soil meets the established cleanup objectives:

1. A grid system should be established over the excavation.
2. Samples should be collected from the floor of the excavation at each grid intersection, including intersections along the perimeter of the excavation.
3. Samples should be collected at 6 inches - 12 inches bgs along the excavation sidewalls at each grid intersection around the excavation perimeter. Samples must also be collected at the midpoint of the excavation wall at each grid intersection along the excavation perimeter.
4. Collection/analysis of all required samples must be in accordance with the procedures set forth in the approved plan.
5. Soil samples which must be analyzed for volatile organic compounds (VOCs) must be collected in accordance with the procedures set forth in Method 5035 of SW-846. In addition, such samples must be collected 6 inches – 12 inches beneath the floor/sidewalls of the excavation to minimize the possibility of volatilization of the contaminants prior to the collection of the samples.
6. No random sampling may be conducted to verify achievement of cleanup objectives have been met.
7. Additional soil must be removed, as necessary, until it can be demonstrated that the remaining soil in and around the area of concern meets the established cleanup objectives. Additional samples must be collected and analyzed in accordance with the procedures described above from areas where additional soil has been removed.

ATTACHMENT H

CERTIFICATION OF COMPLETION OF POST-CLOSURE CARE

STATE ID # 0310390001

ILD010284248

POST-CLOSURE PERMIT LOG NO. B-27R2-M-8; M-10

CERTIFICATION OF COMPLETION OF POST-CLOSURE CARE

CID Recycling and Disposal Facility (0310390001) – Cook County

USEPA ID: ILD010284248

RCRA Permit Log No. B-27R2

To meet the requirements of 35 Ill. Adm. Code 724.220, this statement is to be completed by both a responsible officer of the owner/operator (as defined in 35 Ill. Adm. Code 702.126) and by a qualified Illinois licensed professional engineer upon completion of post-closure care of the UNIT NAME. Submit one copy of the certification with original signatures and two additional copies.

The hazardous waste management unit closed as a landfill, known as the UNIT NAME, has been closed in accordance with the specifications in the approved closure plan. Post-Closure care required for the UNIT NAME has been provided and completed in accordance with the RCRA Permit. A report documenting that required post-closure care have been carried out and completed in accordance with the approved post-closure care plan is attached.

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

A person who knowingly makes a false, fictitious, or fraudulent material statement, orally or in writing, to the Illinois EPA commits a Class 4 felony. A second or subsequent offense after conviction is a Class 3 felony. (415 ILCS5/44(h))

Facility Name

Printed Name of Responsible Officer

Signature of Owner/Operator **Date**
Responsible Officer

Printed Title of Responsible Officer

Signature of Licensed P.E. **Date**

Printed Name of Licensed P.E. and Illinois License Number

Mailing Address of P.E.:

Licensed P.E.'s Seal:

ATTACHMENT I

APPROVED REDUCED LISTS FOR APPENDIX I PARAMETERS

LEACHATE SAMPLING POINTS

L311, L312, L313, L331

STATE ID # 0310390001

ILD010284248

POST-CLOSURE PERMIT LOG NO. B-27R2-M-8; M-10

Reduced Appendix I Sampling List (LEACHATE) for Calendar Year 2023, 2024, and 2025

L311		L311 Continued		L331	
Storet	Parameter	Storet	Parameter	Storet	Parameter
00720	Cyanide	78113	Ethylbenzene	00720	Cyanide
00745	Sulfide	78133	4-Methyl-2-pentanone	00745	Sulfide
01002	Arsenic	81302	Dibenzofuran	01002	Arsenic
01007	Barium	81551	Xylenes (total)	01007	Barium
01027	Cadmium	81552	Acetone	01027	Cadmium
01034	Chromium	81582	1,4-Dioxane	01034	Chromium
01037	Cobalt	81595	2-Butanone (MEK)	01037	Cobalt
01042	Copper			01042	Copper
01067	Nickel		L312	01051	Lead
01087	Vanadium	00720	Cyanide	01067	Nickel
01092	Zinc	01007	Barium	01087	Vanadium
01097	Antimony	01034	Chromium	01092	Zinc
01102	Tin	01037	Cobalt	01147	Selenium
34010	Toluene	01042	Copper	34010	Toluene
34030	Benzene	01067	Nickel	34030	Benzene
34205	Acenaphthene	01087	Vanadium	34301	Chlorobenzene
34220	Anthracene	01092	Zinc	34408	Isophorone
34301	Chlorobenzene	39310	4,4'-DDD	34423	Methylene Chloride
34366	Endrin aldehyde	39782	gamma-BHC(Lindane)	34496	1,1-Dichloroethane
34381	Fluorene	81582	1,4-Dioxane	34586	2-Chlorophenol
34408	Isophorone		L313	34591	2-Nitrophenol
34423	Methylene Chloride	00720	Cyanide	34601	2,4-Dichlorophenol
34461	Phenanthrene	00745	Sulfide	34606	2,4-Dimethylphenol
34571	1,4-Dichlorobenzene	01002	Arsenic	34621	2,4,6-Trichlorophenol
34606	2,4-Dimethylphenol	01007	Barium	34646	4-Nitrophenol
34626	2,6-Dinitrotoluene	01027	Cadmium	34694	Phenol
34671	Aroclor 1016	01034	Chromium	34696	Naphthalene
34694	Phenol	01037	Cobalt	39310	4,4'-DDD
34696	Naphthalene	01042	Copper	39730	2,4-D
39300	4,4'-DDT	01051	Lead	39782	gamma-BHC(Lindane)
39310	4,4'-DDD	01067	Nickel	46323	Delta-BHC
39337	Alpha-BHC	01087	Vanadium	73501	2-Acetylaminofluorene
39480	Methoxychlor	01092	Zinc	77033	Isobutyl alcohol
39492	Aroclor 1232	01102	Tin	77041	Carbon disulfide
39496	Aroclor 1242	34010	Toluene	77045	Pyridine
39760	2,4,5-TP (Silvex)	34030	Benzene	77089	ANILINE
39782	gamma-BHC (Lindane)	34220	Anthracene	77146	4-Methylphenol (p-cresol)
46323	Delta-BHC	34301	Chlorobenzene	77147	Benzyl alcohol
77033	Isobutyl alcohol	34606	2,4-Dimethylphenol	77151	3-Methylphenol (m-cresol)
77041	Carbon disulfide	39782	Gamma-BHC(Lindane)	77152	2-Methylphenol (o-cresol)
77089	Aniline	46323	Delta-BHC	78133	4-Methyl-2-pentanone
77146	4-Methylphenol (p-cresol)	77089	ANILINE	81551	Xylenes (total)
77147	Benzyl alcohol	78113	Ethylbenzene	81552	Acetone
77151	3-Methylphenol (m-cresol)	81551	Xylenes (total)	81553	Acetophenone
77152	2-Methylphenol (o-cresol)	81582	1,4-Dioxane	81582	1,4-Dioxane
77416	2-Methylnaphthalene			81595	2-Butanone (MEK)

ATTACHMENT J

SITE LAYOUT MAP

STATE ID # 0310390001

ILD010284248

POST-CLOSURE PERMIT LOG NO. B-27R2-M-8; M-10

