PURPOSE

This document is intended to clarify the Design & Operational (D&O) plan requirements for Municipal Solid Waste Landfills (MSWL) and Commercial Industrial Landfills in Georgia where a significant portion of the waste stream consists of waste with a moisture content that could negatively affect the stability of the subject facility. From 2014 to 2019 there were six instances of landfill instability that could be directly attributed to increased liquid levels within the waste mass. The Environmental Protection Division (EPD) recognizes that each landfill is unique in that site geometry, waste placement techniques, past and current waste disposal ratios, and other factors will affect the structure of each individual plan. This guidance is intended to help the permit holder, in conjunction with their design consultant, develop site specific plans for disposal of this waste type to ensure adequate protection of human health and the environment.

LEGAL AUTHORITY:

391-3-4-.07(6) High Moisture Content Waste Management Plans: “Owners or operators of MSWLs and Commercial Industrial Landfills must incorporate a High Moisture Content Waste (HMCW) management plan into the facility's Design and Operational Plan by major modification before the initial receipt of HMCW if planning to accept greater than 5% HMCW by weight. MSWLs and Commercial Industrial Landfills that accepted High Moisture Content Waste before the effective date of the Rule and will continue to accept HMCW greater than 5% by weight after the effective date must incorporate a HMCW management plan into the facility's Design and Operational Plan by minor modification as part of the facility’s permit review required by 391-3-4-.02.”

BACKGROUND

In July of 2018 EPD requested data from MSWL’s regarding sludge disposal for the years 2015 to 2017. Due to instances of waste mass instability and leachate management issues at various disposal facilities throughout Georgia the Rules for Solid Waste
Management have been amended to include a requirement for a High Moisture Content Waste (HMCW) Management Plan to be included in a permitted facility’s D&O Plan. HMCW compacts well and can form a low permeability layer within the waste mass hindering the downward percolation of leachate to the leachate collection system. The result of this hindered leachate flow can be elevated pore pressures within the waste mass contributing to instability. In addition, many HMCW streams have a low shear strength that provides little resistance to sliding and movement. Polymers used in the clarification process of wastewater treatment facilities further reduce the shear strength of the associated waste. This waste can form a viscous layer that may become a failure plane for instability events. In reviewing the results from the 2018 data request it was determined that facilities accepting less than 5% HMCW had little to no adverse effects from accepting this waste type and the decision was made that a HMCW acceptance rate of less than 5% would be considered de minimis.

**APPLICABILITY**

The following facilities defined in Rule 391-3-4-.01 that are active are subject to the requirements of this guidance:

- Municipal Solid Waste Landfills (MSWL),
- Commercial Industrial Landfills

**Exceptions**

Permitted solid waste facilities that receive 5% or less of their total waste stream as HMCW are exempt from the requirements of Rule 391-3-4-.07(6) and this guidance.

Private Industrial Solid Waste Landfill Facilities (PISWF’s) where HMCW disposal was not a consideration in the design and operation of the facility may be required to directly address some sections of this guidance. All PISWF’s that handle HMCW are subject to Section 4. Leachate Release Protocol without regard to the environmental monitoring (explosive gas and groundwater) requirements of the facility’s permit. Please contact the Solid Waste Management Program prior to starting the 5-year permit review submittal process to determine the appropriate sections of this guidance your site should address during permit review.

HMCW solidified via a Solidification/Stabilization (S/S) process may be considered exempt from HMCW Management Plan acceptance restrictions. To be eligible for this exemption, the facility permit must be modified to include the S/S process. Evaluations of resulting S/S materials, differentiated by generator waste profile parameters and/or reagent ratios, must be performed to ensure that the placement of these materials will not negatively affect the long-term stability or increase pore pressures within the landfill.

In the S/S operational narrative, procedures must be specified that will ensure that the material conforms to minimum material shear strengths, in both the drained and undrained condition. A combination of friction and cohesion may be considered in determining whether the S/S materials meet or exceed the required minimum shear strengths. S/S materials, differentiated by generator waste profile parameters / reagent
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ratios, must be evaluated at least annually or more frequently dependent upon waste receipt confirmatory testing. The evaluations must demonstrate that the minimum strength required for stability is being achieved. This confirmatory testing shall include a combination of laboratory testing and field methods to ensure results are representative of as-built conditions within the Cell.

Components of HMCW Management Plans

Required components of HMCW Management Plans will be variable dependent on what fraction of the facility’s total waste stream consists of HMCW.

1. Define high moisture content waste, disposal limits, and reporting requirements. (all facilities)
   a. Waste with a moisture content greater than 40% by weight (weight of liquid / total weight of sample); Non-Hazardous liquids and Bulk Solidification Agents
   b. State the maximum acceptance rate of HMCW allowed. This maximum acceptance rate should be based on a 120-day rolling average to attenuate temporary spikes in HMCW acceptance. The acceptance rate must be based on site specific conditions, stability analysis, or scope of HMCW Plan. Those sites accepting 7.5% HMCW or less may limit the scope of their HMCW Plan to Sections 1, 2, 4, 6.b., and 6.c. of this guidance. For an acceptance rate between 7.5 and 10% all sections of this guidance should be followed and the rate can be based off the professional opinion of the design engineer. Should a higher percentage (>10%) of HMCW be set as the maximum acceptance rate a technical demonstration should be made, including field investigations, to ensure elevated pore pressures and other negative effects of HMCW acceptance are not manifesting at the facility.
   c. Reporting—HMCW acceptance shall be reported quarterly on the Solid Waste Disposal and Recycling Report in accordance with Rule 391-3-4-.17. Prior to preparing the regularly scheduled 5-year permit review submission, the HMCW acceptance rate will be assessed by EPD and the permittee to ensure plan sufficiency.

2. Operational Practices - Provide operational best management practices to ensure landfill stability and odor control. The required minimum best management practices to include are, but not limited to:
   a. Thin lift placement of sludge to ensure thorough blending with MSW; and
   b. Limiting the location of blended MSW/HMCW to beyond 50 feet or more of the outside edge of slope; and
   c. Avoiding “pocket fills” of HMCW to be covered by a bridge lift of MSW; and
   d. Avoiding HMCW placement in known areas of instability and leachate
3. Leachate Management Plan
   a. Detail leachate outbreak repair practices. These practices include but are not limited to:
      i. removing the material associated with the leachate outbreak, backfilling, and repair of the clay infiltration layer.
      ii. Installation of a stone trenches and/or drains to send leachate down to the leachate collection system.
      iii. Installation of temporary sumps to remove leachate.
   b. All temporary or permeant infrastructure shall be documented in the facility operating record.
   c. Specify the installation of caissons along the approximate locations of gas extraction wells to facilitate vertical percolation of leachate to the leachate collection system.
   d. Daily inspection and prompt repair of leachate collection sumps to include but not limited to:
      i. Monitoring leachate levels to ensure compliant levels in sumps.
      ii. Ensure there are no leaks present.
      iii. Confirm pumps are operating properly.
      iv. Report issues/observations to the General Manager

4. Leachate Release Protocol
   a. Define Leachate Release in a manner consistent with Monitoring of Surface Water and Underdrain Systems at Solid Waste Facilities guidance document issued [DATE].
   b. Reference how the release will be contained and mitigated in accordance with the facility’s most recent Stormwater Pollution Prevention Plan (SWPPP); and
   c. Detail specific procedures to be implemented to mitigate the impact of released leachate to include but not be limited to:
      i. Stopping the potential source of leachate
      ii. Estimating the amount of leachate released
      iii. Evaluating the extent of the release
      iv. Diversion berms
      v. Notification of EPD SWMP within 48 hours of release and Watershed Protection Branch, as appropriate
      vi. Implementing sampling, analysis and reporting requirements detailed in Monitoring of Surface Water and Underdrain Systems at Solid Waste Facilities guidance document issued [DATE].

5. Odor Control Plan
   a. List best management practices used to control odors at the facility.
b. How odor complaints will be managed.
   i. Log
   ii. Investigation
   iii. If the complaint is verified to be coming from the landfill, how was the odor was addressed.
   iv. Documentation of mitigation activities

6. Stability Monitoring and Reporting
   a. Weekly inspections of waste slopes and areas of concern
      i. Recorded on a form and kept in the facility operating record for a minimum of 5 years.
      ii. The form shall contain at a minimum:
         1. Placement lift thickness
         2. Proper horizontal compaction
         3. Proper mixing of MWL/HMCW
         4. Instances of plastic liners limiting incorporation/mixing.
         5. Removal of daily or intermediate cover
         6. Sliver fill
         7. Benching into slopes
         8. Gas seepage
         9. Leachate seepage
         10. Ponding of leachate and/or Stormwater on lined area
         11. Insufficient or breached stormwater controls
         12. Large areas that do not promote positive drainage.
         13. Inoperable or low flow from leachate and gas condensate sumps
   b. Additional observations to be made by landfill staff, reported to the General Manager, and documented in the operating record as they occur include but are not limited to:
      i. Wet areas of the landfill
      ii. Leachate Outbreaks and/or Releases
      iii. Gas Outbreaks
      iv. Uneven slope surfaces due to the waste being too wet to grade properly.
      v. Uneven slope surfaces due to differential settlement and/or sloughs to the slope.
      vi. Liquid blowing out of gas wells.
      vii. Increased odors
      viii. Bent leachate collection pipes and/or gas stickups on the side slopes of the facility.
      ix. Cracking of waste cover soils parallel with the toe of slope or in a crescent moon shape. Discontinuous 1/8” wide cracks shall be reported to a geotechnical engineer if they collectively extend over a length of 100 ft.
      x. Scarps or dropouts of the waste mass
xi. Bulging
xii. Sliding of soils over the toe of slope

c. The facility General Manager will be provided copies of the inspection
d. reports and shall follow up with a professional geotechnical engineer,
licensed to practice in the State of Georgia.

i. Within 24 hours of observing slope movements or bulges, and/or
   when the facility is advised by the geotechnical engineer that
   corrective measures are required to improve the stability of the
   existing MSW and/or HMCW/MSW mass, the Landfill will
   notify the EPD Solid Waste Management Program and provide
details of the movement observed or measured, and the analysis
to be performed.

ii. Within 30 days of this official notification to EPD, the facility
    will notify EPD of the immediate corrective measures that are to
    be implemented and a schedule for implementation. Long term
    corrective measures and implementation schedules shall be
    submitted as a minor modification to the permit within 60 days
    of official notification to EPD.

William Cook, Manager
Solid Waste Management Program

Date