

Commonwealth of Virginia

VIRGINIA DEPARTMENT OF ENVIRONMENTAL QUALITY

NORTHERN REGIONAL OFFICE 13901 Crown Court, Woodbridge, Virginia 22193 (703)583-3800 www.deq.virginia.gov

Matthew J. Strickler Secretary of Natural and Historic Resources David K. Paylor Director (804) 698-4000

Thomas A. Faha Regional Director

August 26, 2021

VIA EMAIL: <u>dkaasa@wm.com</u>

David Kaasa Waste Management 10376 Bullock Drive King George, Virginia 22485

NO DEFICIENCY LETTER

Re: Lorton CDD Landfill - 10001 Furnace Road, Lorton Solid Waste Permit (SWP) 331

Dear Mr. Kaasa:

On August 23, 2021, the Virginia Department of Environmental Quality Northern Regional Office staff conducted a compliance inspection of the solid waste management facility operating under SWP 331. During this inspection, the facility was evaluated for compliance with the Virginia Waste Management Act, Va. Code § 10.1-1400 *et seq.* ("Act"), the Virginia Solid Waste Management Regulations, 9 VAC 20-81-10 *et seq.* ("Regulations"), and SWP 331.

During the inspection, no apparent violations of the Act, Regulations, or SWP 331 were observed. A copy of the inspection checklist is enclosed.

If you have any questions, please contact me at (703) 583-3832 or Jeffrey.modliszewski@deq.virginia.gov.

Sincerely,

Jeffrey Modliszewski NRO Solid Waste Compliance Inspector

cc: ECM SWP 331 Brandy Mueller, Fairfax County



Inspection	Summary
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Facility: Lorton Construction Landfill		
Permit: SWP331		
Region: Northern		
Inspection Type: Compliance Evaluation Inspection		
Facility Staff: David Kaasa, District Manager		

Inspector: Jeffrey Modliszewski Inspection Date: 8/23/2021 Approximate Arrival Time: 8:30 a.m. Inspection Method: Announced Exit Interview: Yes Weather Conditions: Sunny 75° Fahrenheit

Construction / Demolition / Debris (CDD) Landfill (Post-Closure)

Reference	Description	SL	Result
Compliance Area:	Operator Information		
10.1-1408.1	Disclosure Statement	1	\checkmark
Compliance Area:	Recordkeeping, Reporting & Permit		
20-81-100.B	Compliance with the facility's permit	11	✓
20-81-530	Permittee recordkeeping and reporting	П	\checkmark
Compliance Area:	Design, Construction & Operation		
20-81-140.A.6	Pollutant discharge	111	\checkmark
Compliance Area:	Closure & Post-Closure Care		
20-81-160	Closure requirements	П	 Image: A set of the set of the
20-81-170	Post-closure care requirements	П	\checkmark
Compliance Area:	Decomposition Gas Control		
20-81-200	Decomposition gas control	11	 Image: A set of the set of the
Compliance Area:	Leachate Control		
20-81-210	Leachate control	П	 Image: A set of the set of the
Compliance Area:	Groundwater Monitoring		
20-81-250	Groundwater monitoring program	П	 Image: A set of the set of the
20-81-260	Corrective action program	П	N/A
Compliance Area:	Landfill Mining		
20-81-385 & 395	Landfill Mining		N/A

SL = Severity Level

✓ = In Compliance

X = Alleged Violation

N/A = Not Applicable

Blank = Not Inspected

General Comments

Reference	Comments	
10.1-1408.1	Disclosure Statement - The disclosure statement was reviewed; no compliance issues were noted.	
20-81-100.B	Compliance with the facility's permit - The facility began its Post Closure Care period on April 1, 2021.	
20-81-530	Permittee recordkeeping and reporting - The facility provided the 24 hour notifications and the five day written submissions for the weekly gas exceedances in the gas boundary wells.	
20-81-140.A.6	Pollutant discharge - The landfill was inspected; no leachate seeps were observed.	
20-81-160	Closure requirements - The facility's entrance was gated to prohibit access to the facility and sign was posted that indicated the facility was closed and no longer accepting waste.	
Post-closure care requirements - The facility's monthly post closure care inspections from March through July 2021 were reviewed; no compliance issues were noted. The facility's cover was inspected, vegetation appeared to be established; however, erosion rills were observed on the top of the landfills eastern slope, it had rained the previous evening. The fac was planning on repairing the rills in the next month.		

20-81-200	Decomposition gas control - In June 2019, the facility was issued a Warning Letter for a compliance level exceedance on Jun 5, 2019, in gas boundary wells on the western boundary of the property. The facility last exceeded the compliance level for methane in boundary well GP-18 located on the eastern boundary of the facility on August 24, 2021. On April 29, 2021, the facility connected the gas vents located near GP-18 to the southern blower and flare using a temporary header. The facility is planning on installed a separate blower for the vents in September 2021.	
20-81-210	Leachate control - The facility disposes of leachate at the Waste Management treatment facility in Sussex County. The leachate disposal records from February through August 2021 were reviewed; no compliance issues were noted. The above ground storage tanks (ASTs) where the leachate is stored were inspected; no compliance issues were noted.	
20-81-250	20-81-250 Groundwater monitoring program - Five groundwater monitoring wells were inspected; the wells were locked, labled, and in g working condition.	

Disclosure Statement Details

Key Personnel	Title
David Kaasa	District Manager
David Moreira	Area Director
EnviroSolutions Holdings Inc	
Envirosolutions Real Property Holdings Inc	
Furnace Associates Inc	
Michael J. Magee	Director of Finance for Market Area
Ronald S. Ward	President
Waste Management Holdings Inc	

Disclosure Statement Last Updated: 6/30/2021

PLEASE advise the Regional Office within 10 calendar days if any information noted in this report is incorrect, if you have taken appropriate action to meet compliance, or if there is other information that the department should consider regarding any alleged violations.

PLEASE be advised that this report is not an agency proceeding or determination which may be considered a case decision under the Administrative Process Act (VA Code 2.2-4000 et seq). If informal discussions do not lead to a satisfactory conclusion on the contents of this report, you may request in writing that DEQ take all necessary steps to issue a final decision or fact finding under the APA on whether or not a violation has occurred.