

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION

Division of Environmental Permits, Region 1
SUNY @ Stony Brook, 50 Circle Road, Stony Brook, NY 11790
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NOTICE OF INCOMPLETE APPLICATION

May 10, 2022

Joseph F. Cline, P.E.
H2M Architects & Engineers
538 Broad Hollow Rd
4th Floor East
Melville, NY 11747

Re: Application # 1-4722-07052/00001
Peconic Environmental Services Property, 100 Peconic Ave, Medford, NY
SCTM# 200-736-2-8.3

Dear Agent/Contact Person:

Division of Materials Management Technical staff have reviewed your client's application for a Solid Waste Management permit to construct and operate a new C&D Transfer facility and they have provided the following comments/recommendations.

The Department's concern is that during peak flow conditions trucks will be forced to queue out to the street, which would be unacceptable. As such, please respond to the following comments:

How will the overflow truck parking/container storage area be utilized? Provide the number of trucks/containers that can be stored here and provide their onsite traffic flow.

On figure 6 traffic flow shows trucks entering through Door Nos. 2, 3 and 4 dumping in the path of trucks exiting through Door No. 5. Please provide clarification on how the trucks entering and exiting the building will maneuver in relation to each other.

Figure 7 depicts a truck behind the tipping area where the storage pile should be. Please provide an explanation for this truck's placement.

Please expand on how the facility is encompassing the state solid waste management plan (SSWMP) goals to emphasize diversion from thermal treatment and disposal and with the solid waste management hierarchy.

Joseph F. Cline, P.E.
Re: 100 Peconic Ave, Medford, NY
July 2, 2021


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With respect to consistency with the local solid waste management plan (LSWMP), it is important to clarify that the facility needs to demonstrate consistency with the LSWMP for all municipalities within their service area, that does not mean it is necessary to evaluate every single planning unit LSWMP, but that in broad terms the facility should mention how the operation of the facility encompasses with the solid waste hierarchy, with an emphasis on diversion from thermal treatment and disposal.

Please revise the application site plans and documentation accordingly. Upon receipt of the revised items (three copies), an electronic copy, and a redline version depicting changes made, processing of your client's application will continue.

If you have any questions regarding the above comments, please contact Syed Rahman or Ian Anthony of our Division of Materials Management at (631) 444-0375.

Sincerely,



Eugene R. Zamojcin
Environmental Analyst II

cc: Applicant; P. DelCol; S. Rahman; I. Anthony; C. Spies; file