

COMMONWEALTH OF PENNSYLVANIA
Department of Environmental Protection
Southwest Regional Office

MEMO

TO Air Quality Permit File TVOP-26-00402

FROM Jesse S. Parihar
Air Quality Engineering Specialist
Air Quality Program



THROUGH Thomas J. Joseph, P.E.
Environmental Engineer Manager
Air Quality Program

Mark R. Gorog, P.E.
Regional Manager
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DATE September 19, 2016

RE **Comments and Response Document**
Advance Disposal Services Chestnut Valley, Inc.
Chestnut Valley Landfill
German Township, Fayette County
AUTH # 1105322, APS # 889445, PF # 495049

On January 14, 2016, the Department received a State Only Operating Permit (SOOP) renewal application from Aegis Environmental, Inc. (Aegis) on behalf of Advance Disposal Services Chestnut Valley, Inc. for their existing Chestnut Valley Landfill located in German Township, Fayette County. The facility is operating under TVOP-26-00402 issued on July 29, 2011, expired on July 29, 2016.

Notice of intent to issue the Operating Permit was published in the *Pennsylvania Bulletin* on June 30, 2016, in accordance with the requirements of 25 Pa. Code § 127.44-46. The required 30-day public comment period closed as of close of business on July 30, 2016.

On August 01, 2016, the proposed operating permit and review memo were sent to and received by EPA. The required 45-day comment period closed on the end of business of business on September 15, 2016.

On July 8, 2016, the Department completed the review of this application. On July 11, 2016, a draft of the operating permit and review memo was sent to the applicant's consultant. On July 19, 2016, following comments were received from Aegis (consultant):

Comment #1

Some of the Permit Maps (Page 4 of Permit) are incorrect. I believe the Permit Maps should be as follows:

- a. Proc 101 ► CNTL C01 ► STAC S01
- b. Proc 101 ► CNTL C02 ► STAC S02

- c. Proc 102 ► CNTL C03
- d. Proc 105 ► CNTL C03

Response:

The Department agreed with the applicant's comment and the permit maps were modified accordingly.

Comment #2

Source ID 103 (Tire Shredder under Section D) is a little confusing. Since some of the requirements in this section are related to crushing/screening, should the Source Name still include "Crushing/Screening"? I understand that this source ID has changed since there is not a generator related to crushing/screening onsite.

Response:

The Department concurred with the applicant's comment and revised the source (Source ID 103) conditions to remove the requirements of crushing/screening.

Comment #3

Should there be a permit condition added that the two generators are subject to Subpart ZZZZ? I don't think it is necessary for the Subpart ZZZZ requirements to be listed out, but it may be beneficial to have a permit condition included that the generators are subject to Subpart ZZZZ.

Response:

The Department agreed to the applicant's comment and included the necessary requirements of Subpart ZZZZ for the generators.

No comments were received on the proposed permit from EPA or the public. I recommend issuance of OP-26-00402 for the above referenced facility for five (5) years term from the date of issuance of this authorization.