

# Monthly Compliance Report

Solid Waste Permit #498  
Bristol Integrated Solid Waste Management Facility  
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**SCS ENGINEERS**

02218208.05 | December 9, 2022

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## **EXECUTIVE SUMMARY**

On behalf of the City of Bristol, Virginia (City), SCS Engineers has prepared this report to the Virginia Department of Environmental Quality (VDEQ) outlining steps taken towards the action items outlined in the Plan of Action submitted to VDEQ on July 6, 2022. This report covers the Solid Waste Permit #498 landfill during the month of November.

### **1.0 LEACHATE PUMP STATION**

The City is in the process of repairing the pumps and addressing other concerns related to the leachate pump station. The steps taken by the City are outlined in the following sections.

#### **1.1 FLOATING MATERIAL**

On July 6, 2022 SCS received the results of samples taken from the Solid Waste Permit 498 Wet Well on May 25, 2022. Based on SCS' review of the data, the data indicated the liquid is non-hazardous. SCS submitted a letter to the City on July 7, 2022 with SCS' review of the data and the underlying lab analysis.

As of October 20, 2022, the material substance that was previously identified in the tank is no longer present in the tank. SCS and the City understand that as liquids were pumped out of the tank, the material dissipated and was discharged after being diluted and mixed with other landfill liquids.

#### **1.2 PUMP REPLACEMENT**

After receiving and reviewing the results of the samples, the City contracted with Buchanan Pump Service (Buchanan) to complete the repairs to the pumps and infrastructure at the 498 wet well. Buchanan has ordered the necessary materials to complete the repair and will commence work when the materials arrive. Though the City and Buchanan had intended to complete the repairs to the pump station, ongoing supply chain delays have prevented Buchanan from mobilizing to the site to complete the repairs. Specifically flange kits that are anticipated to arrive in early December and Buchanan is expected to mobilize to the site once the materials arrive.

#### **1.3 ALARM/NOTIFICATION SYSTEM**

The City's Information Technology (IT) department has begun the process of reviewing the alarm system. They have identified the materials necessary to repair the system and restore functionality. Those materials have been ordered, however the City is also experiencing supply chain delays related to the electronic equipment required to make the system fully operational. The City anticipates receiving the equipment in December which will allow their IT department to initiate the repairs.

### **2.0 COVER INTEGRITY AND EXPOSED WASTES**

Outlined in the sections below are the steps taken by the City to address cover integrity and exposed wastes.

## 2.1 INTERMEDIATE COVER

The City continued hauling soil to the landfill to install a 12-inch thick intermediate cover across the entire landfill. The cover is being placed in accordance with 9VAC20-81-140(B)(1)(d). The City has completed intermediate cover installation on large portions of the landfill. Figure 1 shows portions of the landfill with intermediate cover in place. The slopes of the landfill are presenting particularly challenging conditions for the City. Inclement weather has prevented the City from safely placing cover on the slopes. In addition, placement of intermediate cover on the slopes has been slowed by the presence of thick vegetation that must be removed prior to placement. The City intends to complete soil placement on the Solid Waste Permit #498 landfill during the month of December.

Figure 1. Intermediate Cover Placed on the Solid Waste Permit #498 Landfill



## 2.2 SURFACE EMISSIONS MONITORING

On October 12, 2022, SCS performed surface emissions monitoring on the landfill. The monitoring was performed in accordance with the site-specific GCCS Design Plan, the facility's Title V Permit, the requirements of 40 CFR 63.1960(c) and (d), 40 CFR 60.36f(c) and (d), and 40 CFR 60, Appendix A, Method 21. The landfill gas (LFG) collection system is required to operate such that the methane concentration is less than 500 ppm above background at the landfill surface.

The monitoring route included all applicable areas of the Permit No. 498 landfill. Sampling was conducted with a Thermo Scientific TVA-2020 Flame Ionization Detector (FID) at 30-meter intervals and where visual observations indicated the potential for elevated concentrations of LFG, such as distressed vegetation and surface cover cracks. In addition, in accordance with 40 CFR 63.1958(d)(ii)(2) and 40 CFR 60.34f(d), monitoring was conducted at all surface cover penetrations within the waste footprint.

VDEQ was copied on a letter outlining the results on October 28, 2022. Table 1 summarizes the results of the monitoring event.

Table 1. Summary of October Surface Emissions Monitoring

Description	October 12, 2022
Number of Points Sampled	69
Number of Points in Serpentine Route	66
Number of Points at Surface Cover Penetrations	3
Number of Exceedances	0
Number of Serpentine Exceedances	0
Number of Pipe Penetration Exceedances	0

### 3.0 GAS COLLECTION

On October 29, 2022, SCS Field Services (SCS-FS) visited the landfill and performed monitoring of EW-19 with had been returned to operation earlier in the month. The results of that monitoring were submitted to VDEQ on November 7, 2022 and are included in Appendix A. This data will be used to optimize the wellfield and address oxygen intrusion along with the activities described in the rest of Section 3.

#### 3.1 CURRENT SYSTEM OPTIMIZATION

During the month of November SCS aided by Piedmont Industrial Services (Piedmont) investigated the landfill cause header between EW-19 and the rest of the gas collection and control system (GCCS). Piedmont identified that a portion of the header was full of liquid and did not allow gas to pass between EW-19 and the rest of the system. The header was re-aligned to allow liquids to drain and restore gas flow. Once this work was complete EW-19 became functional again.

Unfortunately, upon further investigation, it was determined that this work did not restore functionality to the other wells. Piedmont continued investigating the existing conditions in an attempt to determine the factors limiting the operation of the other wells. As part of this work the road crossing between EW-19 and EW-20 was replaced. Work is expected to continue to restore the system.

#### 3.2 OPTIMIZATION PLAN

On December 1, 2022, on behalf of the City, SCS submitted a plan that provides for means and methods for optimizing the performance of the existing gas extraction system in the Solid Waste

Permit #498 landfill. A copy of this plan is included in Appendix B. The plan proposes optimizing the landfill gas extraction system by performing the following activities:

- Reviewing and Evaluating the Existing LFG System Data
- LFG System Design and Construction Considerations
- LFG System Performance Field Activities

Specific action items identified in the report for future implementation include:

- Returning wells EW-19, EW-20, and EW-21 to operation.
- Measure liquid levels in EW-19, EW-20, and EW-21
- Prepare designs for a landfill GCCS that covers the majority of the waste footprint

## **4.0 GRADING, GEOMETRIC CONFIGURATION AND GAS EXPANSION**

The City through SCS contracted with NV5 (formerly Quantum Spatial) to collect topographic data of the entire landfill property using aerial Light Detection and Ranging (Lidar). On October 7, 2022 the flight was completed and the topographic data collected. This data will be compared to the proposed final grading in the Solid Waste Permit drawings. SCS is in the process of reviewing this data and permit documents in order to prepare a design approach for the City to review. This scope will include expansion of the landfill GCCS to cover the rest of the landfill footprint as outlined in Section 3.2.

## **5.0 LEACHATE SEEPS AND PONDING**

Outlined in the sections below are the steps taken by the City to address leachate seeps and ponding.

### **5.1 PERIODIC INSPECTIONS**

The City initiated a process of tracking precipitation events that exceed 0.25 inches using the on-site weather station. For the purposes of these inspections, if precipitation does not stop for at least 8 hours during storm that lasts multiple days, that storm will be considered a single event requiring a single inspection. After each such event, City personnel will inspect the landfill for ponding and leachate seeps. Locations of ponding and seeps will be marked in the field.

During the month of November 3 events occurred that met that criteria. Inspections during or after those events were performed on November 11, 2022; November 16, 2022, and November 30, 2022. During the inspections, some ponding was identified along with build-up in some stormwater inlets. These conditions were documented on the inspection reports in Appendix E.

### **5.2 COMPLETION OF WORK ACTIVITIES**

During the month of December, the City will begin the process of addressing the conditions, identified in the inspections described in Section 5.1, as requiring remediation. These actions will be performed as part of intermediate cover placement and grading activities. The City will also address any conditions that require remedial actions identified in future inspections.

## **6.0 STORMWATER DRAINAGE AND MANAGEMENT**

As discussed in Section 4, topographic data was collected of the landfill surface. This data will be used to estimate stormwater flow rates and determine methods for managing stormwater. In addition, photos and observations collected during the self-inspection training outlined in Section 7.2 will serve as a supplement to topography data for the purposes of developing a stormwater management plan.

## **7.0 SELF-INSPECTION AND RECORDKEEPING**

SCS prepared two self-inspection log templates, the Stormwater Management Inspection Log and the Daily Landfill Inspection Log. SCS provided updated self-inspection logs for SWP 498 to the City and VDEQ and completed self-inspection training with facility staff on November 30, 2022. It is assumed that any long term (monthly, quarterly, annually, etc.) inspection or review is being documented using other means and inspection logs were not created to satisfy those time periods.

### **7.1 UPDATED SELF-INSPECTION LOGS**

The Stormwater Management Inspection Log is intended to be completed after every qualifying storm. A qualifying storm is a rain event greater than 0.25-in of rain as described in Section 5.1. Additionally, SCS instructed the City that in the event the Facility does not receive a qualifying rain event within a month of the previous qualifying storm, a stormwater management inspection should be completed. The Stormwater Management Inspection Log template includes all stormwater management infrastructure currently within the SWP 498 boundary; this infrastructure includes four stormwater conveyance channels, three drainage inlets, two culverts, one downslope drain, and one pond, denoted as Fire Basin on the SWP 498 permit drawings. After a rain event, the Facility personnel completing the inspection (inspector) will inspect each item listed in the inspection log for damage, debris, or build-up. The inspector will check “Yes” if damage, debris, or build up is observed. Additionally, the inspector will describe the issue on the log and will mark the location on the map attached to the inspection log. While inspecting stormwater infrastructure, the inspector will note areas on the landfill surface that have significant ponded water. The inspector will note size and location of ponded water on the log. The inspector will also check slopes for leachate seeps after an event and will note the location and amount of liquid on the log. At the end of the inspection, inspector will note possible remediation tactics at the bottom of the log. If damage or issues are found during inspection, the inspector must also notify facility personnel of the issue in order to complete the remediation.

The Daily Landfill Inspection Log is intended to be completed on a daily basis during operating hours of the Facility staff. The Daily Inspection Log template includes all landfill infrastructure currently installed within the SWP 498 boundary, current infrastructure includes landfill gas pipes, landfill gas wells and wellheads, leachate pipes and manholes, leachate pumps, the leachate pump station, intermediate cover, existing vegetation, stormwater management infrastructure, and erosion and sediment control infrastructure. The log is intended to be a daily general inspection of the landfill to identify any damage or areas of concern. The facility personnel completing the inspection (inspector) will walk the site once daily checking the items listed on the Log. Gas and leachate piping and fixtures will be checked audibly and visually during inspection. Landfill cover, stormwater management, and erosion control infrastructure will be checked visually for damage or areas of concern. If damage or any issue is noted, the inspector will check “Yes” and describe the issue. Inspector will mark the location of the issue on the site map attached to the inspection log. If

damage or concern is noted, the inspector will describe any potential remediation actions at the bottom of the log and the inspector will notify other facility personnel to begin remediation plans.

Copies of these self-inspection log templates were submitted to VDEQ on November 30, 2022 and are included in Appendix C.

## **7.2 FACILITY TRAINING**

On November 30, 2022, SCS personnel, Ryan Mahon, met members of the Facility staff to complete self-inspection training. Mr. Mahon holds a Professional Engineer's license in the Commonwealth of Virginia and holds a Stormwater Management Plan Reviewer certification from the Virginia Department of Environmental Quality (VDEQ). Self-inspection training was completed by walking the site and completing a "mock" inspection. SCS and City personnel walked the site identifying all of the stormwater and landfill infrastructure noted in the inspection logs. Each item of the logs was checked for any existing damage. Potential damage and potential remediation was discussed in reference to each item of the log. Additionally, each item was identified and pointed out on the attached maps for reference. "Mock" inspection of the site and review of the inspection logs was completed in approximately two hours. After the review, SCS personnel were available to answer any questions or concerns. All attendees and SCS personnel signed a sign-in sheet for the training. A copy of the sign-in sheet was kept at the facility, and a copy was taken by SCS and is included as Appendix D.

## **7.3 SELF-INSPECTION AND RECORDKEEPING ASSIGNMENTS**

Completed inspections will be held on-site at the facility office available for review as needed. Currently, self-inspections are being completed by Jonathan Hayes. Dave Cochran will serve as the primary alternate for inspections with the other members of the staff trained on inspection procedures filling in as needed. Inspection forms will be scanned and stored on the landfill computer server in a folder designated for the purpose of storing environmental records.



## Appendix A

### November Monthly Wellhead Monitoring Data

December 7, 2022  
File No. 07220028.00 Task 6

## MEMORANDUM

TO: Jonathan Chapman, VDEQ – SWRO

FROM: Mike Gibbons, SCS Field Services

SUBJECT: Monthly Landfill Gas System Wellhead Monitoring Data  
for November, 2022 Landfill Permit Areas 221 and 498  
Bristol Integrated Solid Waste Management Facility, Bristol, Virginia

SCS Field Services is submitting this data on behalf of the City of Bristol per DEQ request for monthly landfill gas (LFG) wellhead monitoring data for Solid Waste Permit Areas #221 and #498 for the month of November, 2022.

## Area 221

There are currently 15 vertical extraction wells in the SWP #221 Landfill Area (Well Nos. 1 – 15). In waste disposal units where the age of the buried wastes is greater than 40 years, as is the case at SWP #221 landfill, the rate and quantity of decomposition gas production declines significantly compared to the rate and quantity of LFG generated in more recently buried wastes. Accordingly, the methane concentration tends to be substantially lower, the oxygen and nitrogen concentrations tend to be substantially greater, and the quantity of LFG collected declines substantially compared to the years immediately after waste placement. There is no historical evidence of elevated temperatures in SWP #221; however, the methane-to-carbon dioxide ratio measured in the wellheads can sometimes be less than 1 due to the fact that the wastes are becoming biochemically stabilized (meaning organic wastes have been more fully decomposed) and the rate of methanogenesis has declined. Also, the #221 Landfill Area is not believed to be a significant source of fugitive LFG emissions or odors.

Adjustments are made during wellhead monitoring to optimize gas quality and applied vacuum on the Area 221 wells. All Area 221 are under vacuum. During the November monitoring, vacuum was increased at EW-03, -06, and -07 in response to high methane at the wellhead. The average gas composition in the Area 221 wells is shown in Table 1. Methane and carbon dioxide concentrations increased over the previous month while oxygen concentration decreased, which is likely attributed to the corresponding reduction in applied vacuum.

Table 1. Monthly Average Wellhead LFG Composition – Area 221 Wells

Month	Average CH <sub>4</sub> (% Vol)	Average CO <sub>2</sub> (% Vol)	Average O <sub>2</sub> (% Vol)	Average Pressure (inches w.c.)
October '22	40.0	29.2	6.4	-14.9
November '22	47.4	33.7	3.3	-11.9

## Area 498

The SWP #498 Landfill is approximately 12.0 acres and is located south of the SWP #221 Landfill and east of the SWP #588 Landfill. As of September 2022, mining in Permit #498 has concluded. The majority of the SWP #498 Landfill does not have an active LFG collection system, due to mining operations which have occurred since waste placement was completed. The current system includes four vertical wells (GW-19, GW-20, GW-21, and GW-22) and a condensate trap (CT-1) at the low point. Field reconnaissance efforts in September/October 2022 identified that the header pipe serving the four wells had been severed, blocked, or otherwise compromised, such that no distribution of vacuum and no gas collection was occurring. Site personnel successfully established vacuum at GW-19 during November 2022, and plan to continue repairs to the vacuum supply line to allow gas collection from the other three gas wells. The buried wastes in SWP #498 Landfill Area are greater than 25 years old, thus, the rate and quantity of decomposition gas production has declined significantly compared to the rate and quantity of LFG generated in more recently buried wastes. Accordingly, the methane concentration tends to be substantially lower, the oxygen and nitrogen concentrations tend to be substantially greater, and the quantity of LFG collected declines substantially compared to the years immediately after waste placement. Furthermore, much of the organic wastes in the upper layer have likely decomposed aerobically (i.e., were composted) because of the mining operations. There is no historical evidence of elevated temperatures in SWP #498; however, the methane-to-carbon dioxide ratio measured in the wellheads can sometimes be less than 1 due to the fact that the wastes are becoming biochemically stabilized (meaning organic wastes have been more fully decomposed) and the rate of methanogenesis has declined. Also, the #498 Landfill Area is not believed to be a significant source of odors.

Vacuum was restored to EW-19 in Area 498 by re-aligning the header to allow liquids to drain and restore gas flow. Work is in progress to restore vacuum to the remaining wells.



## Bristol Virginia Landfill - Permit 221 and 498 Extraction Well Data - 11/01/2022 to 11/30/2022

Point Name	Record Date	CH4 (% by vol)	CO2 (% by vol)	O2 (% by vol)	Bal Gas (% by vol)	Init Static Pressure ("H2O)	Adj Static Pressure ("H2O)	Temp (F)	System Pressure ("H2O)	Comments
01	11/3/2022 11:09	56.2	39.1	1.0	3.7	-22.8	-22.9	65.1	-22.5	
02	11/3/2022 11:00	31.3	20.2	11.0	37.5	-15.3	-15.3	79.0	-23.3	
03	11/3/2022 10:56	59.4	40.3	0.2	0.1	0.5	-0.3	76.3	-23.4	Adjusted open
03	11/10/2022 10:22	59.1	40.9	0.0	0.0	-0.1	0.0	71.2	-10.6	Rechecked, Adjusted open
03	11/17/2022 10:38	31.0	23.0	9.6	36.4	-2.6	-2.6	49.6	-13.4	
04	11/3/2022 10:40	49.9	37.1	2.6	10.4	-6.2	-6.2	74.1	-23.3	
05	11/3/2022 10:36	55.3	40.8	0.9	3.0	-23.1	-22.7	69.5	-23.2	
06	11/3/2022 11:56	61.5	37.5	0.0	1.0	1.3	-1.9	89.8	-23.3	
06	11/3/2022 11:58	54.5	34.3	2.1	9.1	-5.9	-6.4	66.3	-23.3	Adjusted open
07	11/3/2022 11:45	56.1	39.0	0.5	4.4	-10.2	-10.1	74.5	-23.4	
07	11/3/2022 11:50	56.2	39.5	0.4	3.9	-11.7	-11.7	87.8	-23.4	Adjusted open
08	11/3/2022 11:41	31.2	20.7	10.0	38.1	-0.1	-0.1	84.2	-23.5	
09	11/3/2022 11:31	53.0	36.9	1.7	8.4	-22.7	-22.7	85.4	-23.6	
10	11/3/2022 11:27	56.4	42.0	0.4	1.2	-6.1	-6.1	82.9	-23.4	
11	11/3/2022 11:22	22.3	15.8	12.9	49.0	-23.2	-23.2	77.5	-23.3	
12	11/3/2022 11:13	32.7	23.3	9.1	34.9	-23.7	-23.6	71.6	-23.5	
13	11/3/2022 10:49	54.2	38.6	0.9	6.3	-23.4	-23.3	65.1	-23.4	
14	11/3/2022 11:36	42.3	25.7	6.3	25.7	-2.4	-2.4	77.4	-23.4	
15	11/3/2022 11:04	57.8	39.3	0.7	2.2	-23.4	-23.5	73.7	-23.4	
16	11/3/2022 12:14	33.6	35.0	0.6	30.8	-11.9	-11.9	80.4	-23.4	
17	11/3/2022 12:17	44.2	36.2	0.7	18.9	-18.0	-17.9	77.0	-23.3	
18	11/3/2022 13:26	44.9	37.0	1.1	17.0	-12.0	-11.9	79.7	-23.3	
19	11/29/2022 10:43	3.0	11.7	6.2	79.1	-13.9	-13.8	70.0	n/a	Needs system pressure port
23	11/3/2022 12:05	0.2	0.3	20.6	78.9	-2.1	-2.0	65.1	-23.5	
23	11/3/2022 12:10	0.1	0.3	20.8	78.8	-2.7	-2.7	61.1	-23.4	Adjusted open



## Appendix B

# Landfill Gas Collection and Control System Optimization Plan

# Landfill Gas Collection and Control System Optimization Plan Bristol Integrated Solid Waste Management Facility Solid Waste Permit #221 and 498



2655 Valley Drive  
Bristol, VA 24201

**SCS ENGINEERS**

02218208.05 | December 1, 2022

15521 Midlothian Turnpike, Suite 305  
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804-378-7440

## Signature/Certification Sheet


We certify that we have prepared this Plan, that it has been prepared in accordance with industry standards and practices, and that the information contained herein is truthful and accurate to the best of our knowledge.

Name: Robert E. Dick, PE, BCEE Senior Vice President

Signature: 

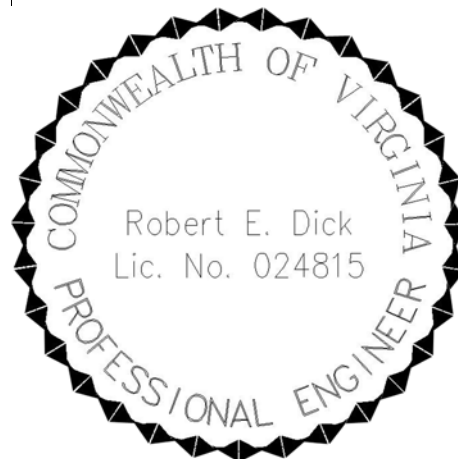
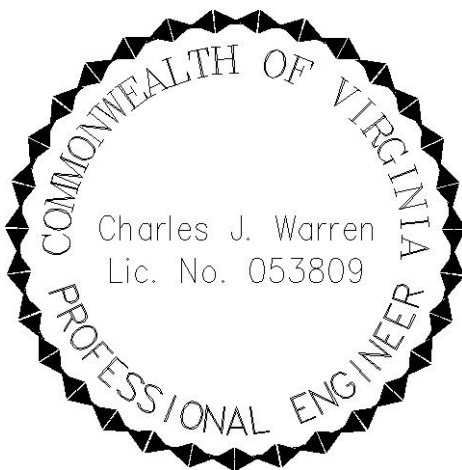
Date: December 1, 2022

Name: Charles J. Warren, PE, Project Manager

Signature: 

Date: December 1, 2022

Virginia Professional Engineer's Certification:



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## 1.0 INTRODUCTION

The Bristol Integrated Solid Waste Management Facility (ISWWMF) is an active solid waste management facility owned and operated by the City of Bristol, Virginia (City).

The ISWWMF has three landfill units within its property boundary. The first landfill unit (Solid Waste Permit #221) received waste from 1977 to 1986 and is closed and capped. The second landfill unit (Solid Waste Permit #498) received waste from 1986 to 1998 and was mined for airspace recovery up until recently, while plans are being made for capping and closure. The third landfill unit (Solid Waste Permit #588) is an in-active landfill that commenced operation in March 1998 and ceased waste acceptance in September of 2022.

The landfill gas collection and control system (GCCS) at the ISWWMF has been installed in phases by several contractors beginning in July 2000, primarily in the Permit #588 and #221 landfills. The objectives of the current GCCS are to control subsurface landfill gas (LFG) migration, control odors and fugitive emissions, provide LFG as fuel to the LFG facility, and to maintain compliance with the EG Subpart Cf and NESHAP Subpart AAAAA requirements referenced in the Facility's Title V Permit.

Per a request by the Virginia Department of Environmental Quality (VDEQ or Department), SCS has prepared this LFG Collection and Control System Optimization Plan to assess and improve the LFG collection in the Solid Waste Permit (SWP) #221 and 498 landfills and mitigate potential for subsurface LFG migration. The Optimization Plan is divided into the following tasks for Each Landfill:

- Review and Evaluation of Existing LFG System Data
- LFG System Design and Construction Considerations
- LFG System Performance Field Activities

The City will be implementing select items discussed herein and providing a report of the results by February 1, 2023 (see Section 4.0 for a summary of action items and deliverables). Subsequent action items, if any, will be accomplished according to milestone dates established by the City and communicated to VDEQ in the Facility's Monthly Progress Reports.

## 2.0 SOLID WASTE PERMIT #221 LANDFILL

The primary components of LFG system optimization efforts at the Permit #221 Landfill will consist of:

- A review and evaluation of operational data (from historical wellhead monitoring and surface emissions monitoring events);
- A field investigation, including wellfield liquid level measurements, down-well camera investigations, and voluntary surface emissions monitoring; and,
- LFG design considerations and planning.

The following sections elaborate upon the specific action items anticipated for these tasks.

### 2.1 REVIEW AND EVALUATION OF EXISTING LFG SYSTEM DATA

There are currently 15 vertical extraction wells in the SWP #221 Landfill area. The City will analyze the LFG system operational data that is measured and recorded on a routine basis at these components to identify performance trends and indicators. The data includes the LFG collection system (wellfield) monitoring data that is stored in the SCS e-Tools database, and the surface emissions monitoring (SEM) data recorded during routine monitoring events. The purpose of the data review exercise is to identify opportunities to modify or adjust the system operations to improve LFG collection.

#### 2.1.1 Wellfield Monitoring Data Review

The wellfield data review will be comprised of the analyses and actions described below. The results of these analyses will be presented to technicians to guide ongoing monthly wellfield balancing and tuning events.

##### Wells with High Methane and Low Vacuum

The production of methane gas (a principal component of LFG) by methanogenic bacteria usually begins after oxygen contained in the refuse is depleted. The LFG which results from anaerobic decomposition is predominantly methane (CH<sub>4</sub>) and carbon dioxide (CO<sub>2</sub>). For typical sanitary landfill waste disposal units, the methane content of LFG produced within the established (greater than 1 year) waste mass is typically in the range of approximately 55 to 60 percent. The remainder is mostly CO<sub>2</sub> with trace constituents typically comprising less than 1 percent of the total gas volume. The presence of oxygen and nitrogen in LFG is attributed to infiltration of ambient air into the LFG extraction components through the surface of the landfill since the microbial decomposition of organic waste under anaerobic conditions does not produce oxygen and nitrogen directly.

However, in waste disposal units where the age of the buried wastes is greater than 40 years, as is the case at SWP #221 landfill, the rate and quantity of decomposition gas production declines significantly compared to the rate and quantity of LFG generated in more recently buried wastes. Accordingly, the methane concentration tends to be substantially lower, the oxygen and nitrogen concentrations tend to be substantially greater, and the quantity of LFG collected declines substantially compared to the years immediately after waste placement.

Accordingly, methane concentrations (along with other parameters such as oxygen and nitrogen concentrations, CH<sub>4</sub>:CO<sub>2</sub> ratio, etc.) will be evaluated as an indication of whether the applied vacuum at the wellhead and the extraction rate is sufficient to achieve “comprehensive control” of LFG

emissions from the waste mass. A slight reduction in the methane concentration along with introduction of slight oxygen and nitrogen concentrations due to dilution from air intrusion, is generally accepted as an industry best management practice to demonstrate that the wellfield is balanced or “tuned” to establish a zone-of-influence that extends throughout the waste mass without creating excessive “over-pulling” (which can result in subsurface oxidation). The term “over-pulling” refers to the condition of applying too much vacuum such that the flowrate into the well exceeds the LFG generation rate and results in air intrusion into the waste mass, which is problematic because the landfill is an anaerobic environment. Inversely, high methane concentrations (and little to no oxygen and nitrogen) can be indicative that the vacuum applied at the wellfield is insufficient to extend as far as practicable and may reflect a condition of “under-pulling”, which results in greater fugitive LFG emissions. The term “under-pulling” refers to the condition of applying too little vacuum such that the flowrate into the well is less than the LFG generation rate.

### High Methane and High Vacuum

The methane content of LFG produced within the waste mass is typically in the range of approximately 55 to 60 percent. However, it is common that methane content is less in older waste disposal units, such as SWP #221. According to typical industry best management practices, proper tuning and balancing of the wellfield causes a slight decrease in the “as-produced” methane concentration at each wellhead, thus, establishing the maximum zone-of-influence coverage while preventing over-pulling that can result in subsurface oxidation. Wellheads that exhibit high methane concentration can indicate that LFG is not being optimally collected and may indicate that under-pulling is occurring. However, when these wellheads exhibit high vacuum that should correlate with increased LFG flowrates, there is a possibility that these extraction components have a partial or total blockage of perforated piping, reducing the zone-of-influence.

### Fluctuations in Vacuum

Adjustments in applied vacuum at the individual wellhead induced by the LFG system operator during routine wellfield monitoring and balancing are intended to improve LFG system performance and effectiveness. If gas composition at a wellhead indicates low methane concentrations and high oxygen/nitrogen concentrations, the LFG system operator generally will perform fine tune adjustments to lower the applied vacuum in order to introduce less air into the waste mass, which typically (although not always) reduces the flow and increases the methane concentrations of the LFG being collected at the well. Conversely, if methane concentrations are high and oxygen/nitrogen concentrations are low, the LFG system operator will usually perform fine tune adjustments to increase the applied vacuum, which typically (although not always) increases flow and decreases the methane content of the LFG (due to slight introduction of air into the waste mass). As noted in Section 2.1.1, this balancing or “tuning” of the wellfield is an industry best management practice.

Variations and fluctuations in the vacuum that unintentionally occur to large portions of the system often have detrimental impacts to wellfield operations because these instances result in changes in the gas composition and flowrates. The frequency and magnitude of these fluctuations have an effect on the extent of the zone-of-influence at each LFG extraction components and potentially impose undesirable “over-pulling” and/or “under-pulling.” Because the control valve at each well is adjusted according to the vacuum measured in the lateral piping that is connected to the wellhead (referred to as the “available system pressure” or “available vacuum”) at the time of the monitoring event, frequent and/or large variations and fluctuations in the vacuum can cause marginal or ineffective wellfield performance and result in a low collection efficiency by either escalating too high (and introducing excessive air intrusion and potential subsurface oxidation) or by decreasing too low (and allowing excessive fugitive emissions while not optimizing the collection efficiency).

## Methane-to-Carbon Dioxide Ratios

For typical sanitary landfill waste disposal units the methane content of LFG produced within the waste mass is typically in the range of approximately 55 to 60 percent. Approximately 40 to 45 percent is CO<sub>2</sub> with trace constituents typically comprising less than 1 percent of the total gas volume. For typical sanitary landfill waste disposal units, wells recording LFG content with greater carbon dioxide than methane can be an indication of high subsurface temperatures, which can inhibit methanogenesis (the microbial formation of methane). However, in waste disposal units where the age of the buried wastes is greater than 40 years, such as SWP #221 landfill, the methane-to-carbon dioxide ratio can sometimes be less than 1 due to the fact that the wastes are becoming biochemically stabilized (meaning organic wastes have been more fully decomposed) and the rate of methanogenesis has declined.

## Well Failure and Elevated Liquid Levels

The presence of solids and/or liquids within vertical and horizontal LFG extraction components can inhibit and impede the distribution of vacuum into the waste mass and restrict the flow of LFG into the well/collector piping. This results in a smaller zone-of-influence, and the presence of solids or elevated liquids can impair LFG system performance and effectiveness. If solids/liquids completely block the entire length of perforated piping within an individual well, there is typically no flow and the well vacuum will usually immediately equal the available system vacuum. For this exercise, the term “well failure” refers to situations in which the well riser pipe is blocked by solids or semi-solid materials (e.g., siltation or sludge) or the riser pipe has been crimped or sheared. Since liquids can be removed from the well via pumping, elevated liquids within the riser pipe are generally not referred to as “well failure.”

The City will review the results of the liquid level measurement event (see Section 2.2.1) and down-well camera investigations (Section 2.2.2), to identify well failure and/or liquid blockages. From there, dewatering pumps may be installed strategically to increase production at wells where it is most needed.

### 2.1.2 Review of Surface Emissions Monitoring Events

Surface Emission Monitoring (SEM) events are performed at the SWP #221 Landfill on an annual basis. This monitoring is performed in accordance with the site-specific GCCS Design Plan and the facility’s air quality Permit. SEM events are required to be conducted in all areas of the Landfill where waste has been placed for a period greater than 5 years. The LFG collection system is required to operate such that the methane concentration is less than 500 ppm above background at the landfill surface. This is the performance standard under the Emissions Guidelines (EG) and the National Emissions Standards for Hazardous Air Pollutants (NESHAP) Subpart AAAAA regulations for MSW landfills that indicates conformance with “comprehensive control” of surface LFG emissions. During the SEM events, sampling is performed at approximate 30-meter intervals and where visual observations indicate a potential for elevated concentrations of LFG, such as distressed vegetation, leachate seeps, and surface cover cracks.

The methane concentrations measured at the landfill surface during SEM events serve as the EG/AAAA performance standard because EPA believes they provide a direct correlation to fugitive LFG emissions. These methane concentrations can serve as a good indicator of LFG system performance and effectiveness (although other factors, such as integrity of cover materials, heavily influence the surface methane concentrations). While an isolated instance of elevated methane concentration may not indicate marginal LFG system performance, areas of the landfill surface which

exhibit high methane concentrations on a frequent basis are likely to correlate with areas in which the LFG system is less efficient in collecting the LFG being produced within the waste mass.

The City will review historical SEM reports to identify potential problem-areas where additional LFG wells could be installed to increase LFG collection efficiency.

## **2.2 LANDFILL GAS SYSTEM DESIGN CONSIDERATIONS**

This task focuses on the LFG system design criteria and construction practices to identify potential improvements or alternate procedures. The City will develop a concept drawing for a wellfield expansion based on the following exercises, in addition to the results of historical monitoring data analyses and field observations in Sections 2.1 and 2.2.

### **2.2.1 Theoretical Zone-of-Influence Representations**

Landfill gas vertical extraction well spacing is designed based on the theoretical zone-of-influence, which assumes a maximum radius that each well is capable of exerting a vacuum and extracting landfill gas. The actual zone-of-influence of a well is likely not a perfect circle as there is variability in subsurface conditions, which are unknown. Therefore, the theoretical zone-of-influence is an ideal circular shape dictated by the radius extending from the well as the center point, with the radius governed by certain factors, such as total well depth or depth to liquids. The design theoretical zone-of-influence is derived from the total boring depth (or solid/slotted pipe length) of the well multiplied by an assumed value to calculate the radius-of-influence (ROI). The theoretical zone-of-influence is used for planning and engineering design. It is used to determine the locations and spacing of the vertical LFG extraction wells. Wells are located and spaced to maximize LFG collection efficiency. However, once installed, the theoretical zone-of-influence should be adjusted to reflect subsurface conditions, such as loss of well depth and the depth to liquid level.

One of the most important design considerations is the overlapping of adjacent wells' corresponding zones-of-influence. The key is to design and install wells that minimize uncollected areas between wells whose actual zones-of-influence fail to extract LFG in regions between the wells. Additionally, the design engineering should minimize the amount of overlap of their theoretical zones-of-influence in order to prevent the wells from over-pulling one another and pulling oxygen into the landfill. The City will produce both a theoretical and adjusted zone-of-influence map of the Permit #221 Landfill to assess current coverage, and identify areas that may need additional wells.

### **2.2.2 Inventory of Wells**

#### **Inventory of Raised Wells**

The City will review the down-well camera investigation results to identify previously raised wells that may need replacements.

#### **Temporary Removal from Service Practices**

In accordance with the provisions of the Facility's Landfill Gas Collection and Control System Design Plan, the Facility temporarily disconnects select wells/collectors for safety reasons. The City will identify the reasoning and timeline for any wells currently removed from service, and either take action to put the wells back online or make a plan to replace them.

### **2.2.3 Landfill Gas Collection Pipe Configuration and Connections**

During the life of a LFG collection system, a discrete section of the LFG collection piping network may develop a leak resulting in loss of vacuum, or incur a restriction due to condensate blockage or debris, or become damaged and need to be isolated and repaired. A standard design criteria is to provide redundant pathways for LFG to be conveyed from the LFG extraction components to the blower/flare station. By configuring “loops” in the LFG collection piping, LFG will continue to be collected from substantial portions of the wellfield and delivered to the blower/flare station during times when a critical section of the piping network is being investigated and repaired/replaced. This design strategy of configuring the LFG collection piping to form a looped circuit allows LFG recovered at points along the circuit to be transported in two or more directions within the piping network. These redundant pathways prevent major flow loss in the case of a single pipe being damaged.

The City will audit the current pipe layout of the LFG collection system using these principles, and decide whether or not it is effective as-is, or if sections should be replaced to better service extraction components. This activity will also involve measurements at sample ports in the header, if available.

## **2.3 LANDFILL GAS SYSTEM PERFORMANCE FIELD ACTIVITIES**

This task will include several field monitoring events to supplement routine wellfield monitoring efforts to enhance the optimization of the LFG system. The field activities that will be conducted as part of this Plan are summarized below:

### **2.3.1 Liquid Levels at Vertical Landfill Gas Extraction Wells**

The City will conduct a liquid level measurement event at the Permit #221 Landfill, establishing total well depth and the depth to liquid in each well.

### **2.3.2 Down-well Camera Investigations**

The City will use a pipe inspection camera to find the depth of the slotted part of the well casing where it transitions to the solid casing visible at the surface, as well as any places where the casing may be damaged or crimped.

### **2.3.3 Landfill Gas Flowrates**

Wellhead flow indicates how much gas can move through the wellhead and into header piping in a certain amount of time. The greater the flowrate, the more productive the wellhead. In cases where wellhead flow is low, the LFG collection system is underperforming. In addition, low flowrates can be indicative of further problems at certain wellheads. Liquid blockages or well failures will result in poor gas flow at the wellheads and indicate that the well is not performing to its full potential.

In some instances, flowrates can be high at the same time that LFG is not fully collected. This can occur when wellhead piping is not large enough to allow for all the LFG extracted by the well to travel through the wellhead and into the header system. This creates a bottleneck and infringes on the well’s full capacity, lowering its theoretical zone of influence. This is common in wells that have high flowrates, high methane, and high applied vacuum.

Field technicians will first make sure that all wellhead sample ports are configured such that flow can be measured, then make note of wells with little to no flow and wells with the most flow, in order to identify what areas are the most productive of LFG.

### **2.3.4 Voluntary Surface Emissions Monitoring Event**

Surface Emission Monitoring (SEM) events are conducted yearly over the portion of the landfill footprint that is subject to the EG/AAAA operational provisions. As part of this Plan, the City will conduct a one-time voluntary SEM event specifically looking for rills, areas with visibly limited cover soil, and odorous areas to find “hot spots” of fugitive LFG emissions. As with routine SEM events, the City will use a Flame Ionization Detector (FID) to record methane concentrations at approximately 30 meter intervals. Points at which the methane concentration exceeds the regulatory threshold of 500 ppm are marked in the field with flags before landfill personnel perform corrective actions, however the City will consider areas with elevated methane concentrations that do not exceed this threshold for purposes of designing LFG collection system improvements.

### **3.0 SOLID WASTE PERMIT #498 LANDFILL**

The SWP #498 Landfill is approximately 12.0 acres and is located south of the SWP #221 Landfill and east of the SWP #588 Landfill. At this time, mining in Permit #498 has concluded, and additional LFG system infrastructure to establish a more comprehensive LFGCCS will be installed concurrently with closure activities, in accordance with the Solid Waste Permit. Considerations to be used in the design and execution of the LFGCCS are documented below.

#### **3.1 REVIEW AND EVALUATION OF EXISTING LFG SYSTEM DATA**

The majority of the SWP #498 Landfill does not have an active GCCS, due to mining operations which have occurred since waste placement was completed. The current system includes four vertical wells (GW-19, GW-20, GW-21, and GW-22) and a condensate trap (CT-1) at the low point. GW-19, GW-20, and GW-21 are located along the southern slope of the landfill while GW-22 is located along the eastern slope. One 6-inch header line connects these four wells to the main 6-inch header, which is connected to the facility's existing blower/flare station.

Recent field reconnaissance efforts identified that the header pipe serving the four wells had been severed, blocked, or otherwise compromised, such that no distribution of vacuum and no gas collection was occurring. Site personnel have successfully established vacuum at GW-19, and plan to continue repairs to the vacuum supply line to allow gas collection from the other three gas wells. When designing the permanent system these wells will be evaluated to determine if they will be included in the upgraded system or if they will need to be replaced/redrilled.

#### **3.2 LANDFILL GAS SYSTEM DESIGN CONSIDERATIONS**

The LFGCCS for the SWP #498 Landfill will be designed to reduce fugitive gas emissions and prevent gas migration offsite. The design criteria are outlined below:

##### **3.2.1 Well Density and Coverage**

There are no quantitative criteria contained in the EG regulations for positioning LFG extraction components within a certain distance of each other, either in the vertical plane or the horizontal plane. An industry rule-of-thumb is to achieve a spacing of at least one well per acre within the waste footprint, which works out to be approximately 200-foot spacing (often referred to as 200-foot on-center). This rule-of-thumb, which has existed in the industry for approximately 30 years, assumed that wells were drilled to approximately 75 percent of the waste depth and were not impacted by restrictions, such as pipe deflection and/or elevated liquid levels. Other design considerations related to well spacing and coverage at the Permit 498 Landfill include:

- Spacing shallower wells closer together due to variations of the zone-of-influence based on well depth.
- The general historical practice is avoiding placement of vertical wells in areas where the waste depth is less than approximately 50 feet (i.e., establishing a minimum well depth of approximately 40 feet).
- Providing adequate coverage without placing wells too close together to prevent significant overlap from the zone-of-influence of adjacent wells. This overlap also creates competition for the same LFG, which creates difficulties during wellfield balancing and tuning exercises.



- Considering proposed final closure grades, which will affect waste depth and well depth. In some locations of shallow waste, horizontal collectors may be more appropriate than vertical wells.
- Evaluate the existing infrastructure to determine if it is functional and optimized. Well sounding at the four existing wells will be completed to determine the integrity of each well and the approximate liquid levels within the wells.
- Design the wellfield in accordance with the Theoretical Zone of Influence (see section below)

### **3.2.2 Theoretical Zone-of-Influence**

Per the description in Section 2.2.1, Landfill gas vertical extraction well spacing is designed based on the theoretical zone-of-influence, which assumes a maximum radius that each well is capable of exerting a vacuum and extracting landfill gas. These principles will be used to design vertical well locations in the SWP #498 LFGCCS.

### **3.2.3 Landfill Gas Collection Pipe Sizing and Evaluation**

The LFG collection system header piping provides vacuum to the LFG wellfield components on site. This vacuum is generated at the blower station and then applied throughout the LFG collection system through a network of main header circuits. Applied vacuum incurs head loss over the distance LFG travels through the LFG collection system. Each header pipe diameter incurs a drop in pressure calculated per 100 feet, but generally the smaller the pipe diameter, the greater the head loss. Therefore, LFG collection system header circuits should be sized to allow sufficient available vacuum throughout the system. Other factors that increase head loss include partial liquids blockages, friction loss through 90 degree elbows, air intrusion through cracked headers or broken welds on the header, damaged sample ports, and disconnected flexible piping on an active wellhead.

Site personnel will perform routine inspection of the header infrastructure and note any damage to the LFG collection system piping or wells has occurred. Increasing the diameter of LFG collection piping provides greater flow capacity and reduces the head loss. In designing the LFG infrastructure for an upcoming expansion to yield a more comprehensive system, the appropriate header size will be selected to allow for maximum vacuum collection.

### **3.2.4 Wellheads**

The Permit #498 Landfill has not accepted waste since 2002. Because the waste in the Permit #498 Landfill is older, fine tuning of wellheads is likely necessary to maximize LFG collection. Therefore, a wellhead equipped with a globe valve, such as a 2-inch QED Precision wellhead would improve collection without over-pulling.

### **3.2.5 Installation of Cover Material**

In conjunction with the installation of a LFGCCS, additional cover material will be installed at the Permit #498 Landfill to decrease opportunities for fugitive LFG emissions.

## **3.3 LANDFILL GAS SYSTEM PERFORMANCE FIELD ACTIVITIES**

Once a more comprehensive LFGCCS has been installed, monthly data analysis will be performed to confirm ongoing optimization. Wellhead monitoring in accordance with the EG/AAAA requirements

will be performed on a monthly basis and temperature or pressure exceedances will be noted and addressed via appropriate corrective actions. In addition, data analysis to identify wells with high oxygen, high methane, low flow and various other metrics as described in Section 2.1.1 of this report, will be performed to identify opportunities for improvement.

In addition, surface emissions monitoring will be performed on a quarterly basis throughout the footprint of the Permit 498 Landfill. Results of the surface emissions monitoring can help identify areas of the landfill where there may be poor surface conditions, or where there may be a lack of gas collection coverage.

The landfill will perform routine operations and maintenance activities on the GCCS. The routine and non-routine maintenance and repair activities for the LFG collection and control system should be prioritized to ensure that the system is providing sufficient and consistent vacuum throughout the collection piping network and is eliminate obstructions or restrictions that inhibit LFG flow from the waste mass into the LFG wells/collectors and throughout the conveyance piping network.

### **3.3.1 Solid Waste Permit #498 Requirements**

In accordance with the Solid Waste Permit 498, inspections, maintenance, and monitoring are required at the landfill. Following each of these procedures will help reduce excess gas from areas of the landfill. A summary of these activities is included below:

#### **Cover Inspections**

Part of the Facility's inspection program evaluates physical aspects of the site. Inspections include:

- As-needed site inspections following major storm events to determine if excessive erosion or other damage has occurred.
- Quarterly site inspection including; security control devices, erosion damage, cover settlement, subsidence and displacement, vegetative cover, runoff and runoff control measures, leachate collection and removal systems, landfill gas monitoring system, and groundwater monitoring wells.

If deficiencies are noted, the Facility should perform corrective actions including repairs to erosion, reseeding, and any necessary repairs to the leachate and landfill gas systems.

#### **Maintenance**

Maintenance of the SWP #498 Landfill is also essential to minimizing fugitive gas emissions. Preventative and corrective maintenance activities to be performed are listed below:

- Maintain cover integrity, including vegetative cover conditions;
- Maintain runoff control structures;
- Maintain leachate collection system including flow meters, valves, pump stations, manholes, seeps, and treatment and disposal; and,
- Maintain Groundwater and LFG Monitoring Systems.

## Monitoring

Monitoring of the SWP #498 Landfill includes, or will include, quarterly monitoring of the perimeter boundary probes, monthly monitoring of the landfill gas collection wells, and monitoring of groundwater wells. The frequencies for such monitoring may be modified in accordance with applicable regulatory requirements and/or Permit provisions.

## 4.0 OBJECTIVES/ACTION ITEMS

In summary, the following objectives and action items should be completed by the Facility by February 1, 2023.

### 4.1 PERMIT #221 LANDFILL

- A dedicated LFG wellfield balancing and tuning event by an experienced field technician to optimize the performance at each individual wellhead for the quality and quantity of LFG removal;
- A wellfield liquid level measurement and down-well camera event;
- A voluntary SEM event to identify fugitive emissions “hot spots”;
- Development of a theoretical and an adjusted ROI map of the current state of the LFGCCS;
- A concept design for a LFG system infrastructure expansion and vertical well replacement (“redrills”) based on the data collected and reviewed;

After these initial efforts are completed, the City will continue to perform ongoing LFGCCS analysis via Surface Emissions Monitoring, Wellhead Monitoring, Wellfield Sounding, and various other inspections of the GCCS system. When issues are identified, the City will make repairs and improvements to the system.


### 4.2 PERMIT #498 LANDFILL

- Wells GW-18, GW-19, and GW-20 have wellheads and should be capable to function in a manner to enable LFG extraction, once vacuum is applied upon connection to the LFG collection piping network. Site personnel or designated contractor should make repairs to the existing main header pipe that connects these three wells to the main system header. Once connected, monthly wellhead monitoring in accordance with the EG/AAAA standards should be implemented.
- Wells GW-18, GW-19, and GW-20 should be inspected and “sounded” (i.e., record total depth and liquid level measurements) to determine if they should be utilized in the design of an LFG system expansion within this waste disposal unit;
- Complete design drawings for a permanent GCCS throughout the entire footprint of the 498 landfill. These drawings will take into account the design considerations outlined above in order to optimize gas collection and control for the 498 landfill

Once design plans are completed for the LFG expansion project, these action items can proceed as an extension of this Optimization Plan (**after** the February 1, 2023 deadline).

- Construction and installation of a more comprehensive permanent LFGCCS based on the design completed.
- Perform inspections, maintenance, and monitoring in accordance with the Solid Waste Permit Conditions.

- Perform ongoing LFGCCS analysis via Surface Emissions Monitoring, Wellhead Monitoring, Wellfield Sounding, and various other inspections of the GCCS system. When issues are identified, the City will make repairs and improvements to the system.



# Appendix C

## Self-Inspection Log Templates

## Solid Waste Permit 498 Inspection Checklist

### Bristol Integrated Solid Waste Management Facility

Date of Inspection \_\_\_\_\_ Weather \_\_\_\_\_

Inspector's Name \_\_\_\_\_

#### Daily Inspection Log

##### Landfill Gas

1. Do extraction wells (GW-17, 18, 19, 20, 21,22, &23) have visible or audible damage; including casing, wellhead, tubing and stub-up? Yes  No

Note well and damage, if any: \_\_\_\_\_

2. Does 6" piping have visible or audible damage? Yes  No

Not location and damage, if any: \_\_\_\_\_

3. Blower/Flare Reading Yes  No

Vacuum Pressure: \_\_\_\_\_ Flow: \_\_\_\_\_ Methane: \_\_\_\_\_

##### Leachate

4. Does 498 pump station have visible or audible damage? Yes  No

Note damage, if any: \_\_\_\_\_

5. Does direct discharge to sanitary sewer have visible or audible damage? Yes  No

Note damage, if any: \_\_\_\_\_

6. Any visible leachate seeps within SWP 498 boundary? Yes  No

Describe location and leachate amount, if yes (mark locations in the field: \_\_\_\_\_

\_\_\_\_\_

##### Landfill/ Erosion and Sediment Control

7. Does the landfill surface have any damage or erosion to intermediate cover? Yes  No

Describe any cover issues: \_\_\_\_\_

8. Is there debris or structural damage to diversion berms? Yes  No

Describe any damage: \_\_\_\_\_

9. Does grassy area have any damage or litter build up? Yes  No

Describe, if any \_\_\_\_\_

10. Describe any odors, liquids, or visible gases observed, if any: \_\_\_\_\_

\_\_\_\_\_

Landfill Cover

11. Are there any areas missing intermediate cover? Yes  No

Describe any cover issues: \_\_\_\_\_

12. Are there any vectors of woody vegetation that could potentially damage the intermediate cover? Yes  No

Describe any issues: \_\_\_\_\_

13. Is there any visible damage or potential for impedance of the Stormwater Management System? Yes  No

Describe any SWM issues: \_\_\_\_\_





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 Blacksburg, VA 24060  
 540-552-4444 Fax: 540-522-0291  
 www.daa.com



**CITY OF BRISTOL LANDFILL PN 498**  
**EXISTING CONDITIONS**  
**MINING AND CLOSURE PLAN**  
 BRISTOL, VIRGINIA

**REVISIONS**  
 06/03/2020 - FOR REVIEW AND COMMENT  
 DRAWN BY: MGH  
 CHECKED BY: AST  
 SCALE: 1" = 50'  
 DATE: 07/08/2020  
 PROJECT NUMBER: B11145R-24A

DATE:	07/08/2020
SCALE:	1" = 50'
DRAWN BY:	MGH
CHECKED BY:	AST
PROJECT NUMBER:	B11145R-24A



SWP 588 LANDFILL (ACTIVE)  
 TOPOGRAPHIC SURVEY PROVIDED BY CITY OF BRISTOL

## Solid Waste Permit 498 Inspection Checklist

### Bristol Integrated Solid Waste Management Facility

Date of Inspection \_\_\_\_\_ Weather \_\_\_\_\_

Inspector's Name \_\_\_\_\_

#### **Stormwater Management (Complete After Qualifying Storm\*)**

\*rain event of 0.25-in or greater and minimum preceding dry period of 8 hours

1. Is there any debris, build up, or damage at the discharge location of the Fire Basin? Yes  No

If yes, describe: \_\_\_\_\_

2. Describe water level of Fire Basin: \_\_\_\_\_

3. Is there any debris, build up, or damage in or around the inlet of the Fire Basin? Yes  No

If yes, describe: \_\_\_\_\_

4. Is there any debris, build up, or damage in or around Culvert 1? Yes  No

5. Is there any debris, build up, or damage in or around Culvert 2? Yes  No

If yes, describe: \_\_\_\_\_

6. Is there any debris, build up, or damage in or around SCC-1 or SCC-2? Yes  No

7. Is there any debris, build up, or damage in or around SCC-8 or SCC-9? Yes  No

If yes, describe: \_\_\_\_\_

8. Is there build up or debris that will impede flow to DI-A? Yes  No

9. Is there build up or debris that will impede flow to DI-C? Yes  No

If yes, describe: \_\_\_\_\_

10. Is there build up or debris that will impede flow to Downslope Drain? Yes  No

If yes, describe: \_\_\_\_\_

11. Is there standing/ponded water within the SWP 498 boundary? Yes  No

12. Any visible leachate seeps with in SWP 498 boundary? Yes  No

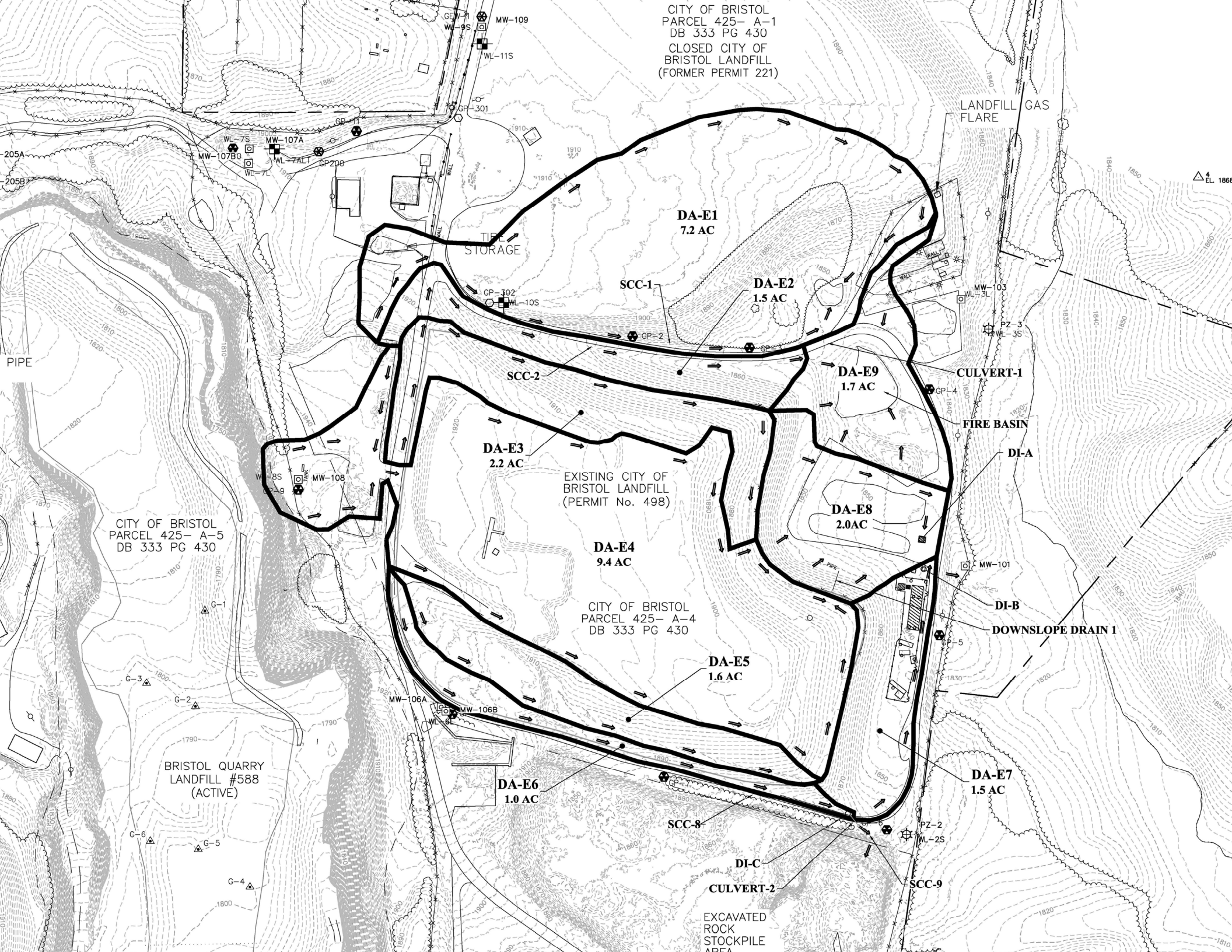
Describe locations and depth of ponded water or leachate seep (mark locations in the field):

\_\_\_\_\_

13. Describe any intended remediation actions: \_\_\_\_\_

\_\_\_\_\_

CITY OF BRISTOL  
PARCEL 425- A-1  
DB 333 PG 430  
CLOSED CITY OF  
BRISTOL LANDFILL  
(FORMER PERMIT 221)



DA-E1  
7.2 AC

DA-E2  
1.5 AC

DA-E9  
1.7 AC

DA-E3  
2.2 AC

DA-E8  
2.0 AC

DA-E4  
9.4 AC

DA-E5  
1.6 AC

DA-E7  
1.5 AC

DA-E6  
1.0 AC

SCC-8

DI-C

SCC-9

EXISTING CITY OF  
BRISTOL LANDFILL  
(PERMIT No. 498)

CITY OF BRISTOL  
PARCEL 425- A-5  
DB 333 PG 430

BRISTOL QUARRY  
LANDFILL #588  
(ACTIVE)

EXCAVATED  
ROCK  
STOCKPILE  
AREA

LANDFILL GAS  
FLARE

TIRE  
STORAGE

CULVERT-1

FIRE BASIN

DI-A


DI-B

DOWNSLOPE DRAIN 1

CULVERT-2

PIPE

EL. 1866



Appendix D  
Self-Inspection Training Sign-In Sheet

11/30/22

498 Inspection

Mike Martin

~~Mike Martin~~

Jon Hayes

~~Jon Hayes~~

Jake Chandler

~~Jake Chandler~~


Ryan Mahon

Dave Cochran

~~Dave Cochran~~

SCS Engineers: Ryan Mahon

~~Ryan Mahon~~

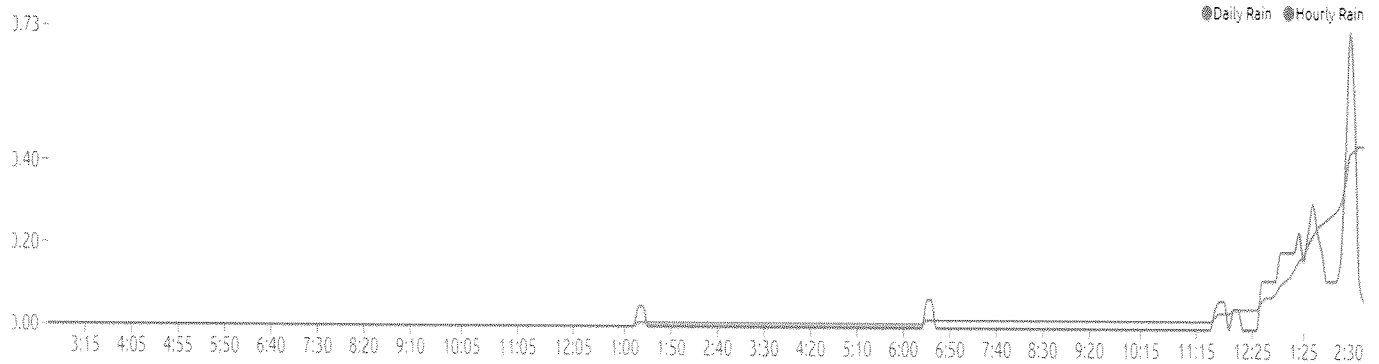


Appendix E  
Stormwater Inspection Records


Inspection Report for 498

Date: November 11, 2022

Time: 1:49 p.m.



Subsequent to receiving .25 inches of rain today, I drove to the 498 landfill to check for any ponding, runoff, or other items associated with heavy rains. Over the past few weeks, dirt for intermediate cover has been placed on the 498 landfill. Therefore, there was some slight ponding in the tire tracks on the landfill. There was also dirt runoff from the road going down the pavement on the north side of 498. I did not witness any dirt runoff coming off of the landfill. There was ponding (approximately 3 inches of rain in some portions) in the berm area through the majority of the eastern edge of the landfill. There was nothing remarkable about this inspection and I did not witness any control measures needed.

  
\_\_\_\_\_  
William J. Lamie

11/11/2022  
DATE









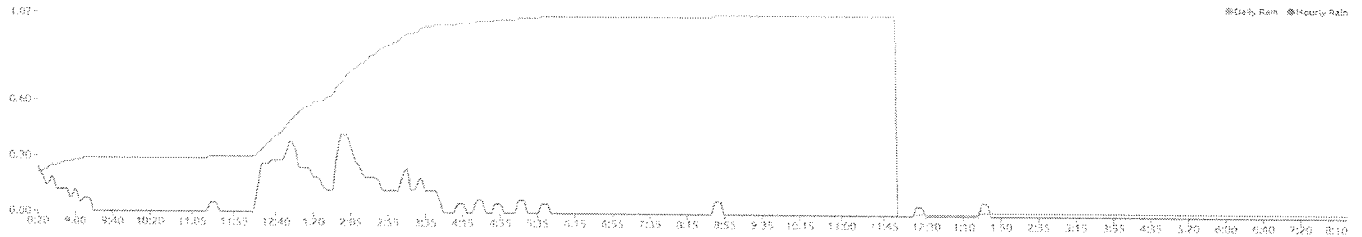




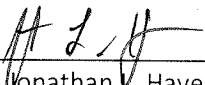
Inspection Report for 498

Date: 16 Nov 2022

Time: 1500



I drove around the 498 landfill to check for any ponding, runoff, or other indications associated with heavy rains today after we received just over 1 inch of rain in a 24 hour period. There was some ponding in the tire tracks and low areas remaining in the landfill intermediate cover that was installed over the past few weeks. There was dirt runoff on the road surfaces, but I did not observe any dirt runoff coming directly from the landfill. There was some ponding in the eastern berm area of the landfill of approximately 4 inches, and there was dirt in the berm trench that appeared to have settled out of the stormwater draining off the landfill. There was nothing remarkable about this inspection and I did not witness anything that warrants additional control measures at this time.

  
Jonathan L. Hayes

16 Nov 2022  
DATE

Solid Waste Permit 498 Inspection Checklist

Bristol Integrated Solid Waste Management Facility

Date of Inspection 30 Nov 2022 Weather Overcast & cool

Inspector's Name Jon Hayes

**Stormwater Management (Complete After Rain Event Greater than 0.25-in)**

1. Is there any debris, build up, or damage at the discharge location of the Fire Basin? Yes  No

If yes, describe: \_\_\_\_\_

2. Describe water level of Fire Basin: ~2 inches below culvert

3. Is there any debris, build up, or damage in or around the inlet of the Fire Basin? Yes  No

If yes, describe: \_\_\_\_\_

4. Is there any debris, build up, or damage in or around Culvert 1? Yes  No

5. Is there any debris, build up, or damage in or around Culvert 2? Yes  No

If yes, describe: \_\_\_\_\_

6. Is there any debris, build up, or damage in or around SCC-1 or SCC-2? Yes  No

7. Is there any debris, build up, or damage in or around SCC-8 or SCC-9? Yes  No

If yes, describe: \_\_\_\_\_

8. Is there build up or debris that will impede flow to DI-A? Yes  No

9. Is there build up or debris that will impede flow to DI-B? Yes  No

10. Is there build up or debris that will impede flow to DI-C? Yes  No

If yes, describe: \_\_\_\_\_

11. Is there build up or debris that will impede flow to Downslope Drain? Yes  No

If yes, describe: Geotextile around intake clogged with vegetation

12. Is there standing/ponded water within the SWP 498 boundary? Yes  No

13. Any visible leachate seeps within SWP 498 boundary? Yes  No

Describe locations and depth of ponded water or leachate seep (mark locations in the field):

Ponding on intermediate cover noted on back. ~6-8 inches deep

14. Describe any intended remediation actions: Vegetation removed from Downslope drain intake. Geotextile will be cleaned and repaired. Long term: regrade drainage ditch and emplaced rip-rap to slow flow. Regrading during final cover installation will eliminate low areas and prevent ponding.

△ E.L. 1864

CITY OF BRISTOL  
PARCEL 425- A-1  
DB 333 PG 430  
CLOSED CITY OF  
BRISTOL LANDFILL  
(FORMER PERMIT 221)

LANDFILL GAS  
FLARE

CULVERT-1

FIRE BASIN

DOWNSLOPE DRAIN 1

DA-E7  
1.5 AC

DA-E9  
1.7 AC

DA-E8  
2.0 AC

DA-E2  
1.5 AC

DA-E1  
7.2 AC

DA-E5  
1.6 AC

CULVERT-2

EXCAVATED  
ROCK  
STOCKPILE

EXISTING CITY OF  
BRISTOL LANDFILL  
(PERMIT No. 498)

DA-E4  
9.4 AC

CITY OF BRISTOL  
PARCEL 425- A-4  
DB 333 PG 430

DA-E3  
2.2 AC

DA-E6  
1.0 AC

MW-109

MW-115

TIP  
STORAGE

SCC-1

SCC-2

SCC-8

SCC-9

CITY OF BRISTOL  
PARCEL 425- A-5  
DB 333 PG 430

BRISTOL QUARRY  
LANDFILL #588  
(ACTIVE)

