

October 18, 2016

Robert Grygotis Domtar A. W. LLC 285 Hwy 71 South Ashdown, AR 71822-0496

RE: Approval of Minor Permit Modification and Transmittal of Permit Addendum Domtar Class 3N Paper Sludge Landfill Solid Waste Permit: 0211-S3N-R2; AFIN: 41-00002 Document Identifier: 69036; Cross Reference Identifier: 67227 and 68608

Dear Mr. Grygotis:

The Arkansas Department of Environmental Quality - Office of Land Resources (ADEQ - OLR) has received and reviewed a minor permit modification application associated with the Domtar Class 3N Paper Sludge Landfill. Under this minor permit modification, the Final Cover Plan has been revised to modify the elevations in the Phase 1 and Phase 2 areas. Volume that was not consumed from Phase 1 is being transferred to Phase 2 through the modifications to the final cover contours. Certain areas of waste overfill are also addressed by modified contours.

This authorization is given in reliance upon the statements and representations made to the Department, and the Department has no responsibility for ultimate proper functioning of the disposal facility. The Department also reserves the right to request additional information if deemed necessary. This approval shall not remove any liability nor hold Domtar A. W. LLC harmless in the event of any adverse environmental or public health conditions resulting from this authorization. Domtar A. W. LLC shall be solely and fully responsible for implementing any corrective action necessary to remediate any adverse condition at the site based on this authorization.

Please contact Masoud Arjmandi of my staff at (501) 683-3395 or email <u>arjmandi@adeq.state.ar.us</u> should you have any questions or need additional information.

Sincerely,

mar Tammie J. Hynum

Tammie J. Hyrum Acting Senior Operation Manager Office of Land Resources

cc: ADEQ – Cusher, Arjmandi, S. McWilliams, Love, and Greenwood Owen Carpenter, Terracon Consultants, Inc.

ARKANSAS DEPARTMENT OF ENVIRONMENTAL QUALITY

5301 NORTHSHORE DRIVE / NORTH LITTLE ROCK / ARKANSAS 72118-5317 / TELEPHONE 501-682-0744 / FAX 501-682-0880 www.adeq.state.ar.us

ADDENDUM TO PERMIT ISSUED BY STATE OF ARKANSAS DEPARTMENT OF ENVIRONMENTAL QUALITY SOLID WASTE MANAGEMENT DIVISION

Domtar A. W. L	LC	AFIN:	41-00002
Class 3N Paper		Permit No:	0211-S3N-R2
Date	Addendum to Permit		
March 3, 2015 Doc ID: 67227	 Under this minor permit modification the Permitted Final Cover Plan has been revised to modify the elevations in the Phase 1 and Phase 2 areas. In order to keep a zero balance for capacity vs. the current permitted capacity, the volume that was not consumed from Phase 1 is being transferred to Phase 2 by increasing the permitted final cover elevations. Waste overfill areas are also addressed by these modifications. The following permit modification application and associated plan shall be utilized in the construction and operation of the reconfigured final cover elevations of Phase 1 and Phase 2 area of the existing permitted landfill: Application for Minor Permit Modification Doc. # 68608 – Drawing 4 - Proposed Final Cover Plan. 		
and			
November 23, 2015			
Doc ID: 68608			
	This minor permit modification does r waste disposal capacity or the permitte		
	Amended Permit Con	nditions	
Permit Standard Condition No. 1.a.	Condition No. landfill shall be constructed in accordance with Drawing 4 – Proposed F		
Note: This condition is imposed in addition to the current Standard Condition 1 located on Document Identification # 7119, June 9, 198			

APPROVED BY: Arkansas Department of Environmental Quality 5301 Northshore Drive North Little Rock, AR 72118-5317.

mut Tammie J. Hynum

Acting Senior Operation Manager Office of Land Resources

-18-2016 Date

CERTIFICATE OF SERVICE

I, <u>Rito Soakes</u>, hereby certify that a copy of the aforementioned permit addendum has been mailed by first-class mail to Mr. Robert Grygotis, Domtar A. W. LLC, 285 Hwy 71 South, Ashdown, AR 71822-0496 on or before this <u>18+n</u> day of <u>Octobe(_____</u>, 2016.

Statement of Basis - Rationale for Permit Condition

APC&EC Regulation No. 22.306(c) requires permit decisions to include a rationale for the decisions made including technical basis for site specific conditions. Following is a summary of the rationale for the new and revised condition presented in this modification.

Permit Condition # 1.a.	Regulation No. 22.524



WASTE PROGRAMS, OFFICE OF LAND RESOURCES ROUTING SLIP

t.

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DATE: March 4, 2016

Subject: Approval of Minor Permit Modification and Transmittal of Permit Addendum Domtar Class 3N Paper Sludge Landfill Solid Waste Permit: 0211-S3N-R2; AFIN: 41-00002 Document Identifier: XXXX; Cross Reference Identifier: 67227 and 68608

From: Masoud Arjmandi

<u>Route in turn to:</u>	Action Needed	Date Received	Date Reviewed	<u>Initials</u>
Leamons	Concurrence Review	3-4	3-4	Bt
Hynum	Concurrence Review	3/8/14	3/8/14	the state
	Concurrence Review			grod 10/18/14
	Concurrence Review			20th
	Concurrence Review			
	Concurrence Review			

*Note: Marking the Concurrence box indicates the individual agrees with the applicable text as it relates to their individual discipline and Work Section (e.g., Engineer; Risk Assessor; Geology; Compliance; Policy/Management), as applicable. Marking the Review box indicates the individual has read the document.

Return to Masoud Arjmandi for distribution

COMMENTS:

Recid approval 10/18/14 for T. Gardon to Mail out Germit Modeheatin.



November 27, 2007

Domtar Industries, Inc. Attn: Mr. Warren Allen 395 de Maisonneuve West Montreal, Quebec, Canada H3 A IL6

RE:Domtar Class 3N Landfill Administrative Change to Permit
Permit Number: 0211-S3N-R2
Document Identifier Number: 50954AFIN: 41-00002
Cross Reference Identifier Number: 50915

Dear Mr. Allen:

The Arkansas Department of Environmental Quality-Solid Waste Management Division (ADEQ-SWMD) has received your request to extend the duration of the above referenced permit for the Domtar Class 3N Landfill. Under current regulations the landfill permit is effective as long as the waste remains within the permitted boundaries and does not exceed the permitted capacity, fill volume or elevations.

The ADEQ-SWMD hereby provides this administratively modified permit with expiration date removed. Attached is the new permit cover page for the Domtar Class 3N Landfill. Please replace the existing cover page of your permit with the new cover page.

If you have any questions regarding this correspondence, please contact Maria Matoska at (501) 682-0608.

Sincerely, eve Martin

Steve Martin, Chief

cc: Sheldon Hadley, District Field Inspector SWMD Harry Elliott, Enforcement Branch Manager SWMD Ken Bown, Terracon



PERMIT FOR THE CONSTRUCTION AND OPERATION OF A CLASS 3N SOLID WASTE DISPOSAL FACILITY

ISSUED BY

STATE OF ARKANSAS

DEPARTMENT OF ENVIRONMENTAL QUALITY SOLID WASTE MANAGEMENT DIVISION



PERMIT CLASS: Class 3N Landfill

CSN IDENTIFICATION: 41-00002

PERMIT NUMBER:

EFFECTIVE DATE: June 9, 1998

REISSUED COVER PAGE: November 19, 2007 [Administrative Extension of Permit]

0211-S3N-R2

PERMIT OWNER AND ADDRESS:

Domtar Industries, Inc. 395 de Maisonneuve West Montreal, Quebec, Canada H3 A IL6

FACILITY ADDRESS:

Domtar Class 3N Landfill 285 Highway 71 South Ashdown, AR 71822

LOCATION: NW 1/2, NE ¹/₄, Section 17, and a portion of SW ¹/₄, Sw1/4, Section 8, T-13-S, R-29-W, Little River County, Arkansas

DESIGN ENGINEER: Genesis Environmental Consulting, Inc.

DESCRIPTION OF THIS PERMIT ACTION: Administrative Extension of Permit

PERMIT CONDITIONS: This permit is issued pursuant to the provisions of the Arkansas Solid Waste Management Act (Arkansas Code Annotated 8-6-201 et seq.) as amended, hereinafter called the "Act"; Regulation Number 22, Arkansas Solid Waste Management, as adopted by the Pollution Control and Ecology Commission, hereinafter call "Regulation 22"; and all other applicable rules and regulations of the Department of Pollution Control and Ecology, hereinafter called "Department", and the following terms and conditions:

SEE ATTACHED PAGES FOR ADDITIONAL PERMIT CONDITIONS

CERTIFICATE OF SERVICE

I, <u>Mona Paraman</u>, hereby certify that a copy of this permit has been mailed by first-class mail to <u>Mr. Warren Allen, 395 de Maisonneuve West, Montreal, Quebec, Canada H3 A IL6</u> on or before this

A the day of Noulmber, 2007.



PERMIT FOR THE CONSTRUCTION AND OPERATION OF A SOLID WASTE DISPOSAL FACILITY ISSUED BY STATE OF ARKANSAS DEPARTMENT OF POLLUTION CONTROL AND ECOLOGY



PERMIT NUMBER: 0211-S3N-R2

CSN IDENTIFICATION: 41-0002

PERMIT CLASS: Class 3 Non-Commercial Landfill

EFFECTIVE DATE: June 9, 1998 First Revision: Sep Original Issue: Sep

on: September 25, 1991 ue: September 23, 1983

EXPIRATION DATE: June 9, 2008

PERMIT OWNER AND ADDRESS:

Georgia - Pacific Corporation Ashdown Operations P.O. Box 496 Ashdown, Arkansas 71822-0496

LOCATION: NW 1/2, NE 1/4, Section 17, and a portion of SW 1/4, SW 1/4, Section 8, T-13-S, R-29-W, Little River County, Arkansas.

DESIGN ENGINEER:

Genesis Environmental Consulting, Inc. 11400 West Baseline Little Rock, Arkansas 72209

DESCRIPTION OF THIS PERMIT ACTION: This permit is a modification of permit number 0211-S. The modifications to the original permit consist of changing the bottom liner design to be more protective of groundwater, installing a leachate collection and handling system, and a revision to the operational procedures that will comply with Regulation Number 22 - Solid Waste Management. On the effective date, this permit modification supersedes all prior permits and permit modifications issued by the Department for this solid waste management facility.

PERMIT CONDITIONS: This permit is your authority to construct and/or operate the Solid Waste Disposal Facility set forth in your modification application dated <u>February</u>. 1997, and revised March 1998. This permit is issued pursuant to the provisions of the Arkansas Solid Waste Management Act (Arkansas Code Annotated 8-6-201 et seq.) as amended, hereinafter called the "Act"; Regulation Number 22, Arkansas Solid Waste Management, as adopted by the Pollution Control and Ecology Commission, hereinafter called "Regulation 22"; and all other applicable rules and regulations of the Department of Pollution Control and Ecology, hereinafter called "Department", and the following terms and conditions:

STANDARD CONDITIONS:

1. The disposal facility shall be constructed, maintained, and operated in accordance with the final plans, specifications and operation narrative as approved by the Department and in compliance with all applicable provisions of the Act, Regulation 22, and all other applicable rules and regulations.

2. At all times the disposal facility shall be maintained in good condition and operations shall be conducted by licensed, qualified on-site operators holding the appropriate license as required by Regulation Number 27, Certification of Sanitary Landfill Operators. Copies of the approved operating narrative, plans, specifications, operator licenses, and this disposal permit shall be maintained at the site for reference.

3. This permit may be revoked or modified whenever, in the opinion of the Department, the facilities are no longer in compliance with the Act, Regulation 22, and applicable rules and regulations. This permit shall not relieve the permittee, its agents or employees, from compliance with all provisions of the Act and Regulation 22.

4. This permit is issued in reliance upon the statements and representations made in the application, operating narrative, the plans, specifications and related documents and the Department has no responsibility for the adequacy or proper functioning of the disposal facility. Nothing herein contained shall be construed as releasing the permittee from any liability for damage to persons or property by reason of the installation, maintenance, or operation of the disposal facility.

5. This permit is for a site located on the Georgia-Pacific Ashdown Complex with approximately <u>46</u> acres to be used for disposal in the areas indicated on the final engineering plans. Authorization to dispose of waste under this permit will expire when the disposal area described in the final engineering plans has been filled to design capacity or upon the expiration date shown above, whichever occurs first. The final grades and elevations shown on the plans shall not be exceeded in anticipation of settlement and consolidation of the waste mass and changes in the approved fill progression shall not be implemented unless prior approval is obtained through a permit modification.

6. The initial amount of financial assurance required is <u>\$234,850</u>. This amount is subject to annual adjustment and may be increased at the discretion of the Department, based upon the estimated cost for a third party to close the largest area of all permitted facilities ever requiring final cover during the active life and the cost for a third party to perform post closure care. The instruments or demonstrations used to satisfy financial assurance requirements must be in the exact form set forth in Regulation 22 and shall be filed with the Department before disposal or processing operations commence. A portion or all of the financial assurance may be held by the Department beyond the time of cessation of disposal operations at the site to ensure satisfactory closure and post closure care in accordance with Regulation 22.

7. Annual permit fees due hereafter shall be assessed in accordance with Regulation Number 9, Fee System for Environmental Permits. Failure to pay annual fees when due may result in revocation of this permit.

SEE ATTACHED PAGES FOR ADDITIONAL PERMIT CONDITIONS

8. Written procedures which meet the requirements of Section 22.511 of Regulation 22 shall be followed for excluding hazardous and unauthorized waste from the disposal area. The hazardous and unauthorized waste screening/detection plan shall be fully implemented, including proper training of facility operators to recognize hazardous waste.

9. An operating record shall be maintained on-site, or at an alternative location approved by the Department, of all documentation, monitoring or test results, construction quality assurance/quality control test results, records, operator license and training certificates, and certifications required by Regulation 22, the permit application documents, and permit conditions contained herein. The operating record shall be available for review by authorized representatives of the Department during normal business hours. The permittee shall provide a copy of any information from the operating record to the Department when requested.

10. Measures to control and prevent stormwater from running through or into the active fill area shall be constructed and maintained at the site. Control measures may include but may not be limited to the construction of ditches, terraces, or berms and the use of portable pumps. No waste shall be deposited in standing water or within five (5) feet of the seasonal high groundwater table.

11. Best management practices shall be implemented to control erosion at the site and to prevent off-site deposition of sediment, leachate and waste. In addition to other measures that may be necessary to control erosion, seeding of suitable perennial grasses and soil stabilization shall be conducted in the spring and fall on all exposed surfaces that are not to receive additional waste placement during the next growing season. Erosion and sediment control measures shall also be implemented at all off site soil borrow areas that may be used in conjunction with landfill construction or operation.

12. The permittee shall obtain any necessary stormwater and/or wastewater disposal permit(s) from the Water Division of the Department or demonstrate a permit is not required.

13. Interim and final cover vegetation shall be properly mowed as necessary to control undesirable annual weed and woody vegetation growth and to facilitate proper inspection of the cover.

14. The permittee shall prepare and submit to the Department an annual engineering report in accordance with the provisions of Section 22.522 of Regulation 22. The report shall cover the one year time period beginning April 1 and ending March 31 and shall be submitted no later than June 30 of each year.

15. Any change in the ownership of the facilities or control of the operation may be considered a permit modification and shall be fully disclosed to the Department. For purposes of this permit condition, ownership or control shall be determined by a change in the debt or equity of the permittee of five percent (5%) or more. Notwithstanding the above, the permittee is not required to disclose a change in ownership or control of the facility if the change is among the persons and /or entities previously disclosed to the Department in Section E of the Disclosure Statement or similar public disclosure.

16. Any statements in the operational narrative, specifications, and/or engineering plans that conflict with Regulation 22, permit conditions herein, or other applicable laws and regulations shall not be considered authorized by the Department.

17. The Department, its employees, agents, or any authorized person shall have the right to enter the property at any time for any reason as set out in Regulation 22 for the purpose of, including but not limited to, taking of samples, inspection, and any other enforcement or engineering action, without interference or delay from the permittee.

18. The Department's decision to issue this permit is final for purposes of appeal as of the date indicated in the Certificate of Service below.

SPECIAL CONDITIONS:

19. This facility is for the disposal of primary paper sludge, which is a waste material generated during paper production at the Georgia-Pacific Ashdown Complex. Disposal of any other kind of waste in this landfill is strictly prohibited.

20. The bottom liner system for Phase II of this landfill shall consist of twenty-four(24) inches of clay which exhibits a maximum hydraulic conductivity of 1×10^{-7} centimeters per second(cm/s). The lower sixteen(16) inches of the clay liner will be comprised of in-situ material, with the upper eight(8) inches being comprised of in-situ clay that has been scarified and re-compacted to design specifications.

21. The final cover shall, at a minimum, consist of twenty-four(24) inches of clay which exhibits a maximum hydraulic conductivity of 1×10^{-7} centimeters per second(cm/s), and overlain with six (6) inches of topsoil. Immediately after final elevations are attained, the final cover system shall be constructed and a vegetation cover of suitable perennial grasses shall be established and maintained. Certification of the final cover shall be in accordance with Chapter 13 of Regulation 22.

22. Construction Quality Assurance/Quality Control (CQA/QC) criteria, procedures, testing, documentation, reporting, and certifications for construction shall be in accordance with the approved CQA plan and Sections 22.428 and 22.429 of Regulation 22. An engineering certification report meeting the requirements of Regulation 22 shall be submitted to the Department at least fourteen (14) days prior to the planned commencement of disposal activities in any newly constructed disposal area. Disposal operations in each new landfill unit or area shall not commence until written approval is granted by the Department.

All test results, certifications, acceptances, construction reports, photographs, layout drawings, record (asbuilt) drawings, shop drawings, construction drawings, and other documentation required by the specifications, CQA/QC plans, and/or permit conditions herein shall be retained in the facility operating record for review by authorized representatives of the Department.

23. A leachate collection and management system shall be constructed to the specifications depicted in the Permit/Design Drawings and Section 22.429 of Regulation Number 22, and shall be maintained in a free draining condition at all times to prevent the leachate head level on the bottom liner from exceeding 12 inches at any time. Leachate removed from the collection system must be disposed of in a permitted wastewater treatment facility or through a Department approved alternative. Records of the location, quantity, and quality of leachate disposed shall be maintained in the permanent facility operating record. Proper preparation of the leachate collection system shall be observed and certified in writing in a report to

the Department by a Professional Engineer registered in the State of Arkansas prior to placement of waste in any new disposal unit. This report may be combined with the bottom liner certification report.

24. Due to the nature of the waste, a daily or weekly soil cover will not be required. However, a one(1) foot compacted clay intermediate cover shall be applied to all areas of exposed waste that will not receive additional waste placement for time period not to exceed one(1) year. This cover material variance is subject to Department review, and if warranted, may be revoked at any time.

25. The facility groundwater monitoring system shall consist of five (5) monitoring points including the existing well designated as well MW-2; and four (4) additional wells (MW-3, MW-4, MW-5 and MW-6) which shall be installed at the relevant point of compliance around the landfill cells. The location of and screened interval in each of the new wells must be approved by the Department prior to installation.

Existing wells LD-1, LD-2, LD-3 and LD-4, presently utilized as leak detection wells, shall remain in the groundwater monitoring system. These wells shall be sampled quarterly. All water collected from these wells shall be analyzed by a certified lab and analytical results reported to the Department. Groundwater samples shall not be field filtered.

The ground water monitoring system for the facility must meet the requirements of Chapter 12 of Regulation 22, and be certified by a qualified ground water scientist as defined by Section 22.1202(e).

New and replacement wells shall be constructed and developed in accordance with ASTM D 5092-90 <u>Design</u> and Installation of Ground Water Monitoring Wells in <u>Aquifers</u> and screened to monitor the uppermost aquifer. Complete lithologic logs must be recorded by a qualified geologist and submitted to the Department.

Each groundwater monitoring well shall be permanently marked with the appropriate unique identification sequence number or designation corresponding to the plans. Each monitoring well shall be independently analyzed for parameters indicated hereinafter. Groundwater sampling and analysis shall comply with quality assurance guidelines of 40 CFR Part 136 - <u>Guidelines Establishing Test Procedures for the Analysis of Pollutants under the Clean Water Act</u>. Monitoring wells must be sampled, samples analyzed, and analytical results reported to the Department semi-annually unless more frequent monitoring is deemed necessary by the Department. Groundwater samples shall not be field filtered.

Sampling of groundwater and measurement of static water levels shall only be performed by qualified, trained personnel familiar with proper procedures and techniques. Analysis of groundwater samples shall be performed by a water testing laboratory certified by the Department. Groundwater sampling and analysis shall in all cases comply with the requirements of Subpart E of 40 CFR Part 258 as adopted in Regulation Number 22. Results are to be submitted directly to the Department from the contract laboratory and shall include the following parameters:

Turbidity	Iron	Temperature
Total Dissolved Solids (TDS)	Manganese	Specific Conductance
Total Organic Carbon	Depth to Groundwater (feet)	Sulfide
pH	Sulfate	COD
Chloride	Potentiometric Surface Elevati	ion (MSL)

Class 3N Landfill Permit Permit Number 0211-S3N-R2 Page 6 of 7

In addition to the parameters listed above, the following parameters, selected from Appendix 3 of Regulation 22, are to be analyzed semi-annually for the first year after the groundwater monitoring system has been certified by a Qualified Ground Water Scientist as described in Regulation 22.1201(f) and the system has been approved by the Department (The Department is not requiring the full list). Those Appendix 3 parameters not detected during the first two semi-annual sampling events need not be tested again. Those Appendix 3 parameters detected during the first two semi-annual sampling events shall be added to the previous list, thus completing the list of detection monitoring parameters. Also, once every five years the parameters from both list (above and below) will be analyzed and those parameters detected from the list below shall be added to the detection monitoring list of parameters.

Arsenic Barium Benzene Cadmium Carbon Tetrachloride Chromium (total) 1,4-Dichlorobenzene 1,2-Dichloroethane 1,1-Dichloroethylene Fluoride Lindane Lead Mercury Nitrate

Selenium Silver 1,1,1-Trichloroethane Total Dixon Equivalence Trichloroethylene Vinyl Chloride

The permittee must develop a comprehensive written plan for sampling and analysis of groundwater that ensures accurate groundwater monitoring results. The plan must be submitted to the Department. The plan must include procedures and techniques for:

-Sample Collection -Chain of Custody Control -Sample Preservation and Shipment -Quality Assurance and Quality Control

A statistical method to be used for evaluating monitoring results for each groundwater constituent must be selected by the permittee and approved by the Department. The permittee must determine whether there is a statistically significant increase (or decrease in the case of pH) for each groundwater monitoring constituent in accordance with the approved statistical method. If a statistically significant increase over background has been detected for one or more parameters, the permittee must notify the Department within 14 days. The Department may modify the analytical parameters, sampling frequency and sampling points at any time.

In accordance with Section 22.1204 of Regulation 22, if a statistically significant increase over background has been detected for one or more of the detection monitoring constituents, the permittee must:

-Within 14 days of this finding, place a notice in the Operating Record indicating which constituents have shown statistically significant changes from background levels, and notify the department.

-Establish an assessment monitoring program meeting the requirements of Section 22.1205 of Regulation 22 within 90 days except as provided for in Section 22.1204(c)(3) of Regulation 22.

If after 90 days, a successful demonstration provided for in Section 22.1204(c)(3) of Regulation 22 is not made, the permittee must sample and analyze for Appendix II Constituents in accordance with Section 22.1205 of Regulation 22.

Class 3N Landfill Permit Permit Number 0211-S3N-R2 Page 7 of 7

If one or more of the Appendix II constituents has been detected at a statistically significant level exceeding the groundwater protection standards defined under Section 22.1205(h) or (i) of Regulation 22, the permittee must initiate an assessment of corrective measures in accordance with Section 22.1206 of Regulation 22. Based upon the results of this assessment, the permittee must proceed with selection of a remedy in accordance with Section 22.1207 of Regulation 22 and then proceed with implementation of a corrective action program in accordance with Section 22.1208 of Regulation 22.

The sludges must be tested for reactive sulfide to verify that the waste is not hazardous.

APPROVED BY: Department of Pollution Control & Ecology 8017 I-30, Post Office Box 8913 Little Rock, Arkansas 72219-8913 For the Director

CERTIFICATE OF SERVICE

mail to Mr. James Hankins, Georgia-Pacific Ashdown Operations, P.O. Box 496, Ashdown,

Arkansas 71822-0496 on or before this ninth day of June, 1998.



November 25, 2009

Domtar A.W. LLC Attn: Mr. Warren Allen 395 de Maisonneuve West Montreal, Quebec, Canada H3 A IL6

RE: Name Change of Permits from Domtar A.W. Corp to Domtar A.W. LLC Domtar Class 3N Landfill Permit Numbers: 0211-S3N-R2, 0244-S3N-R1, and 0296-S3N; AFIN: 41-00002 Document Identifier Number: 56049, 56050, 56051 Cross Reference Identifier Number: 55368, 55369, and 55370

Dear Mr. Allen:

The Arkansas Department of Environmental Quality-Solid Waste Management Division (ADEQ-SWMD) staff has reviewed your request for name change of Solid Waste Permits (Permit Numbers: 0211-S3N-R2, 0244-S3N-R1, and 0296-S3N) from Domtar A.W. Corp to Domtar A.W. LLC. SWMD has determined that the request for name change meets the APC&EC Regulation 8 and Regulation 22 requirements.

Based on the submittals received requesting this change, the Arkansas Department of Environmental Quality hereby approves the name change for Permit Numbers: 0211-S3N-R2, 0244-S3N-R1, and 0296-S3N to the Domtar A.W. LLC. Please attach the corresponding permit addendum to each of the above referenced permits for future reference.

Please call me at (501) 682-0601 should you have any questions regarding the above information.

Sincerely,

Bryan Leamons Engineer Supervisor, SWMD

Enclosures

cc: Karen Bassett, Chief Deputy Director, ADEQ
 Susan Speake, Programs Branch Manager, SWMD
 Mona Partman, Technical Branch, SWMD
 Sheldon Hadley, District Field Inspector SWMD
 Brandon Ayers, P.E., Sr. Environmental Engineer, Domtar A.W. LLC
 Kenneth Bown, P.E., Terracon Environmental Consulting, Inc



Addendum to Permit



ISSUED BY

STATE OF ARKANSAS

DEPARTMENT OF ENVIRONMENTAL QUALITY SOLID WASTE MANAGEMENT DIVISION

Landfill Name: Domtar Class 3N	Paper Sludge Landfill	AFIN:	41-00002
	A 0	Permit No:	0211-S3N-R2
Date	Addendum to Permit		
November 25, 2009	Name Change: The facility na A.W. LLC.	me has changed from I	Domtar A.W. Corp to Domtar
Document # 56049			

CERTIFICATE OF SERVICE

I, <u>Mona Patman</u>, hereby certify that a copy of this permit Addendum has been mailed by first-class mail to <u>Mr. Warren Allen, 395 de Maisonneuve West, Montreal, Quebec, Canada H3 A IL6</u> on or before this

(the day of November, 2009.