



Date: November 1, 2016
To: Commercial Haulers
From: City of Marquette - Treasurer's Office
Subject: Marquette County Landfill Permit Renewal for Commercial Haulers

Landfill permits expire on October 31st. All haulers doing business in the City of Marquette must be authorized by the City of Marquette to use the Marquette County Landfill. Enclosed is a new application for the landfill. All landfill permits run from November 1 of present year to October 31 of next year. The following steps must be completed to obtain a permit:

1. Authorization Hauler Agreement:

- Complete the enclosed agreement, sign and date

2. Application Form:

- Complete the enclosed application

3. Proof of Business and Auto Liability Insurance:

- Liability Insurance is required (see enclosed sample for requirements)

4. Vehicle Information:

- Complete the vehicle information, sign and date

5. Permit for Direct Use:

- Sign and date agreement

6. Payments:

- \$65.00 Application Fee payable to the **City of Marquette**
- \$1,000.00 Deposit may be required for new haulers and/or current haulers with delinquent invoices

7. Return:

- Authorized Hauler Agreement
- Application Form
- Permit for Direct Use
- Vehicle Information
- Proof of Insurance Requirements
- \$65.00 Permit Fee

****All outstanding bills/invoices must be paid in full prior to renewal of landfill permit****
Please call the Treasurer's Office at 906-228-0475 with any questions.



TO: Marquette County Solid Waste Management Authority

FROM: City of Marquette

DATE:

RE: Authorized Hauler Agreement Temporary _____ Permanent X

This is to inform you the following named company / individual is authorized to dispose of refuse at the landfill:

Dates Authorized:	November 1, 2016 - October 31, 2017
Hauler's Name (Printed):	
Hauler's Address:	
Hauler's Phone Number:	

MARQUETTE COUNTY LANDFILL - GUIDELINES FOR WASTE DISPOSAL

Landfill hours are 7 a.m. to 3 p.m. Monday through Friday

ALL WASTE MUST BE GENERATED FROM MARQUETTE COUNTY ONLY

FOLLOW ALL SIGNS AND INSTRUCTIONS GIVEN BY LANDFILL EMPLOYEES

ALL LOADS MUST BE TARPED. NO EXCEPTIONS.

Tarps prevent debris from blowing out of the loads prior to arriving in the dumping area. **Loads will be turned away at the scale if it is not tarped.** Leave your load tarped until you arrive at the designated dump site.

Upon Arrival:

Stop **COMPLETELY** before **SLOWLY** driving onto the scale. Wait until the vehicle in front of you is completely off of the scale.

PARK vehicle on scale. Make sure vehicle is within the scale boundaries. This includes your truck and trailer. **LEAVE** vehicle on scale. Go into the office to give your information to the scale operator.

Stay in line! Dump in the order that you came across the scale; do not cut in front of trucks that are waiting to dump. Stay in your vehicle while waiting to dump. **Dump between the "X" signs, not on the "X" signs.**

Charges will be assessed to loads dumped in the wrong locations.

Come back on to the scale after dumping or you will be charged the entire weight of your truck and trailer.

Safety Reminders:

SPEED LIMIT ON THE MCSWMA PROPERTY is 15 MPH

NO SMOKING is permitted on MCSWMA property

LEAVE CHILDREN AND PETS AT HOME FOR THEIR SAFETY

NO OPEN TOE OR DRESS SHOES, STEEL-TOE BOOTS

recommended

STAY AWAY from all equipment...Do not walk or drive near

equipment. Do not pass landfill equipment on Authority

property. Landfill equipment has the right of way.

STAY OUT of trash/waste for your safety – **NO SCAVENGING IS**

ALLOWED.

LEAVE ANIMALS (birds) alone.

The Following Waste is Prohibited in the Landfill:

Tires-see schedule of fees

Yard/Compost Waste-see schedule of fees

Freon Devices-see schedule of fees

For more information about prohibited waste see the Schedule of Fees.

I have read and agree to follow the Marquette County Landfill Guidelines for Waste Disposal. I also understand failure to do so may result in revoking of dumping privileges and/or additional charges for which I will be responsible. I also understand that the tipping fee for this disposal will be billed to the Municipality and the Municipality will bill the above authorized hauler directly. Tipping fees will be paid promptly upon receipt of billing from the Municipality. I also understand that failure to pay for such fees will result in suspension of landfill privileges and may initiate other actions as deemed necessary by the Municipality Board to recover unpaid amounts.

Authorized Hauler's Signature _____ Date _____

Authorized Municipal Official's Signature _____ Date _____



**CITY OF MARQUETTE
APPLICATION FOR DIRECT DISPOSAL OF TYPE III
AND SPECIAL WASTE INTO THE
MARQUETTE COUNTY SOLID WASTE
AUTHORITY LANDFILL
Nov 1, 2016 – Oct 31, 2017**

NEW RENEWAL

Application Fee **\$65.00**

Name: _____
Address: _____
Phone: _____
Fax: _____
Email: _____
Contact Person: _____
Billing Address (if different): _____

Business: Federal Id #: _____	Individual: Drivers License #: _____
	Employer: _____

Job Site can only be in the Marquette County limits pursuant to Permit terms:

Location of Job Site(s): _____ _____ _____	If one time Hauler: Start Date: _____ End Date: _____
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Types of Waste:

Construction Debris	<input type="checkbox"/>	Tires	<input type="checkbox"/>
Contaminated Soil	<input type="checkbox"/>	Animals	<input type="checkbox"/>
Medical Waste	<input type="checkbox"/>	Asbestos	<input type="checkbox"/>

Estimated Amount of Refuse _____
Tons



PERMIT

FOR DIRECT USE OF THE MARQUETTE COUNTY LANDFILL

The City of Marquette, a Municipal Corporation, of 300 West Baraga Avenue, Marquette, Michigan, the Grantor, and _____, of _____ Michigan, the
(Hauler's Name) (Hauler's Address)
Hauler, enter into this Agreement on _____, subject to the following
(Date)
conditions:

1. Background.

- a. Type III Solid Waste shall mean non-hazardous, non-toxic Type III materials, as regulated by Act 641 of the Public Acts of 1978. (Construction debris)
- b. Special Wastes as specifically defined in the "Waste Acceptance Policy" adopted by the Marquette County Solid Waste Management Authority (Examples: asbestos, dead animals, tires, medical waste, contaminated soil).
- c. Hauler shall conform to all existing and future laws, statutes, rules and regulations, whether promulgated by the federal, state or local governmental entity, or by the Authority governing the collection, transportation and disposal of solid waste.
- d. Any and all vehicles used by the Hauler in the collection, transportation and disposal of solid waste pursuant to this Agreement shall conform to any and all existing and future laws, statutes, ordinances, rules and regulations, whether promulgated by the federal, state or local governmental entities governing the operation of that vehicle.
- e. The Hauler and any designated representative will minimize safety hazards while at the landfill. Personal protective equipment such as boots and long pants are recommended due to the many mechanical and biological activities occurring at the landfill. The wearing of shorts and sandals is discouraged, as well as bringing children along.

2. Grant of Permit.

- a. **Only Type III Solid Waste and Special Wastes generated within the County of Marquette shall be transported in a vehicle owned or operated by the Hauler when disposing of solid waste at the landfill pursuant to this agreement.**

- b. The Hauler shall pay to the City an annual administration fee to cover application and billing expenses associated with the direct utilization of the landfill. **This fee will be required at the time of authorization** and annually thereafter.

3. Revocation.

- a. This permit is revocable at the will of the Grantor.
- b. The hauler will have hauling privileges revoked if:
 - i. It is discovered that waste generated outside Marquette County is being hauled using this permit;
 - ii. There is a debt remaining unpaid after 30 days;
 - iii. Proof of insurance has expired; or
 - iv. The City is notified by the landfill of any repeated unsafe situation caused by the Hauler, or any designated representative of the Hauler.
- c. In the event of revocation of the Agreement by the Grantor, the Hauler will remain liable for any outstanding amounts incurred at the landfill during the term of the Agreement.

4. Liability.

- a. The Hauler does hereby release, waive, discharge, and covenants not to sue the City of Marquette, or its departments, offices, employees, and agents, from any and all liability to the Hauler, its officers, employees, agents, and any designated representatives for all losses, injuries, death or damage, and any claims or demands therefore, on account of injury to person or property, or resulting in death of Hauler, its officers, employees, agents, or designated representatives relating to this Permit.
- b. Hauler hereby further covenants and agrees to indemnify and save harmless, the City of Marquette, its departments, officers, employees, and agents, from any and all claims and demands, for any loss, injury, death or damage, that any person or entity may have or make, in any manner, arising out of any occurrence relating to:
 - 1. this Permit;
 - 2. the activities authorized by the Permit; and
 - 3. the use or occupancy of the premises which are the Subject of this Permit.This indemnification and save harmless agreement shall extend to all loss, injury, death or damage, proximately caused or arising out of the negligence of any party to this Permit.

5. Indemnification.

The Hauler agrees to indemnify, save harmless and defend the City, all officers, board members and employees thereof, from any and all claims of any kind, for injuries to or death of any and all persons, for loss of or damage to property, for damages arising out of violations by the Hauler of any statute, ordinance, rule or regulations governing the operation and use of the landfill, and from any and all claims which might be asserted against the City arising out of or in any way related to the negligence or lack of due care of the Hauler or any designated representative, and from attorneys' fees and related costs arising there from, including, but not limited to, such claims or damages as might be asserted by reason of the collection, transportation and disposal of Solid waste by the Hauler or any designated representative.

6. Insurance.

- a. The Hauler shall provide proof of insurance **at the time of authorization** and an updated proof of insurance prior to or upon date of expiration.
- b. The Hauler agrees to maintain business auto liability insurance coverage for the vehicles involved in the collection, transportation and disposal of Solid Waste pursuant to this Agreement in the amount of One Million Dollars (\$1,000,000.00). Hauler further agrees to maintain comprehensive general liability insurance for its activities surrounding the collection, transportation, and disposal of solid waste pursuant to this agreement in the amount of One Million Dollars (\$1,000,000.00). Hauler further agrees to name the City of Marquette as the certificate holder under the comprehensive general liability insurance policy and shall provide the City with copies of said policies with proof of payment of premium thereon. The insurance policies shall bear an endorsement to the effect that the insurer agrees to notify the City not less than thirty (30) days in advance of any modification or cancellation thereof.

7. Miscellaneous.

- a. The Hauler shall be responsible for payment to the City of all charges incurred at the landfill.
- b. The Hauler may be required to post a cash bond or make an advance deposit, in an amount as determined by the City Treasurer, at any time.
- c. The Hauler will be billed by the City of Marquette on a monthly basis, per the statement received by the City from the landfill, detailing charges. Credit Terms:

net thirty (30) days. Any balance outstanding after 30 days will be charged interest at the rate in effect at the time of statement mailing.

- d. The Hauler will be subject to random checks to verify that only refuse generated within the Marquette County limits is deposited at the County Landfill.

8. Effective Date.

Agreement is effective upon receipt of authorized signatures. Permit period is from **November 1, 2016** through **October 31, 2017** or the expiration of the present policy of insurance, whichever is earlier.

I have read this Permit for Direct Use of the Marquette County Landfill and instructions and agree to the terms and conditions as stated herein.

Hauler Information:

Approval Process by:

Hauler

Mary Schlicht, City Treasurer Date

Signature

Printed Name & Title

Date

MUST BE FILLED OUT FOR ALL CONSTRUCTION LOADS
MARQUETTE COUNTY SOLID WASTE MANAGEMENT
AUTHORITY WASTE ACCEPTANCE FORM

Is this a commercial or residential job? **COMMERCIAL** ___ **RESIDENTIAL** ___

1. To your knowledge is there any **lead, asbestos, mercury or other hazardous** material in this load? **Yes** ___ **No** ___

2. If yes please explain _____

3. To your knowledge has the debris been tested for the above items? **Yes** ___ **No** ___
If yes we would like a copy of the test results.

4. To your knowledge is all the debris generated from **Marquette County**? **Yes** ___ **No** ___

5. To your knowledge does any of the debris violate any DEQ material acceptance rules? **Yes** ___ **No** ___

PLEASE FILL OUT EACH SECTION COMPLETELY AND PRINT CLEARLY:

NAME AND/OR HAULING COMPANY NAME: _____

ADDRESS MATERIAL IS GENERATED FROM: _____

CITY AND MUNICIPALITY MATERIAL IS GENERATED FROM: _____

Owner has perpetual responsibility for their waste. Hauler is also liable for due diligence. All materials are subject to State and Federal regulations. Failure to follow State and Federal regulations will result in fines and legal actions.

AUTHORIZED HAULER SIGNATURE: _____ **DATE** _____

OFFICE USE ONLY

TICKET(S) NUMBER: _____

CITY OF MARQUETTE

INSURANCE REQUIREMENTS FOR COMMERCIAL LANDFILL PERMIT

1. Hauler must have both *Business Auto-Liability* and *General Liability* coverage.
2. *Business Auto-Liability* limits must be One Million Dollars (\$1,000,000.00).
3. *Business Auto-Liability* coverage must include all vehicles that the hauler owns and uses to haul to the landfill, whether they are hired or non-owned.
4. *General Liability* limits must be One Million Dollars (\$1,000,000.00).
5. The City of Marquette must be listed as additional insured.
6. Proof of payment of insurance premium must be provided.
7. Insurance certificate must state that the insurer agrees to notify the City not less than 30 days in advance of any cancellation of policy.

**** Please note enclosed certificate of liability insurance draft example. Items that are circled must appear on the insurance certificate in order to maintain landfill permit.****



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an **ADDITIONAL INSURED**, the policy(ies) must be endorsed. If **SUBROGATION IS WAIVED**, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

PRODUCER	CONTACT NAME:	
	PHONE (A/C No. Ext):	FAX (A/C No):
INSURED ABC COMPANY 123 FIRST STREET ANY CITY MI 12345	E-MAIL ADDRESS:	
	INSURER(S) AFFORDING COVERAGE	
	INSURER A:	NAIC #
	INSURER B:	
	INSURER C:	
	INSURER D:	
	INSURER E:	
	INSURER F:	

COVERAGES **CERTIFICATE NUMBER:** **REVISION NUMBER:**

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR LTR	TYPE OF INSURANCE	ADDL SUBR INSR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMITS
	<input checked="" type="checkbox"/> GENERAL LIABILITY <input checked="" type="checkbox"/> COMMERCIAL GENERAL LIABILITY <input type="checkbox"/> CLAIMS-MADE <input checked="" type="checkbox"/> OCCUR GEN'L AGGREGATE LIMIT APPLIES PER: <input type="checkbox"/> POLICY <input type="checkbox"/> PRO-JECT <input type="checkbox"/> LOC	<input checked="" type="checkbox"/>	POLICY NO	XX/XX	XX/XX	EACH OCCURRENCE \$1,000,000 DAMAGE TO RENTED PREMISES (Ea occurrence) \$ MED EXP (Any one person) \$ PERSONAL & ADV INJURY \$ GENERAL AGGREGATE \$ PRODUCTS - COMP/OP AGG \$ \$
	<input checked="" type="checkbox"/> AUTOMOBILE LIABILITY <input checked="" type="checkbox"/> ANY AUTO <input type="checkbox"/> ALL OWNED AUTOS <input type="checkbox"/> SCHEDULED AUTOS <input type="checkbox"/> HIRED AUTOS <input type="checkbox"/> NON-OWNED AUTOS		POLICY NO	XX/XX	XX/XX	COMBINED SINGLE LIMIT (Ea accident) \$1,000,000 BODILY INJURY (Per person) \$ BODILY INJURY (Per accident) \$ PROPERTY DAMAGE (Per accident) \$ \$
	<input type="checkbox"/> UMBRELLA LIAB <input type="checkbox"/> OCCUR <input type="checkbox"/> EXCESS LIAB <input type="checkbox"/> CLAIMS-MADE <input type="checkbox"/> DED <input type="checkbox"/> RETENTION \$					EACH OCCURRENCE \$ AGGREGATE \$ \$
	<input type="checkbox"/> WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANY PROPRIETOR/PARTNER/EXECUTIVE OFFICER/MEMBER EXCLUDED? (Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below	Y/N	N/A			WC STATUTORY LIMITS OTH-ER E.L. EACH ACCIDENT \$ E.L. DISEASE - EA EMPLOYEE \$ E.L. DISEASE - POLICY LIMIT \$

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (Attach ACORD 101, Additional Remarks Schedule, if more space is required)

City of Marquette is an additional insured

Premiums are paid to date

CERTIFICATE HOLDER City of Marquette 300 W Baraga Ave Marquette MI 49855	CANCELLATION SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
	AUTHORIZED REPRESENTATIVE

**MARQUETTE COUNTY SOLID WASTE MANAGEMENT AUTHORITY -
SCHEDULE OF FEES**

ALL HAULERS MUST OBTAIN A LANDFILL PERMIT

Type of Waste	Description	Fee
Type II	Includes household garbage, paper, cardboard, furniture, mattresses, etc.	\$45.50/ton* \$10 min. per load
Type III	Includes commercial roofing, shingles, wood debris, sheeting, drywall, siding, carpeting, tile, wood pallets, concrete	\$45.50 /ton* \$10 min. per load
Compost (Leaves and Grass)	Material is to be kept separate from other debris. Bagged material is not accepted. Compost can NOT be put in the landfill. It must be put in the compost area.	No charge (No permit needed)
Compost (Brush)	Includes tree limbs, shrubs, logs, etc. Must not be mixed with other waste. Maximum 2" diameter. Must be put in the compost area.	No charge (No permit needed)
Compost (Source-Separated Organics)	Includes paper, food products, and any other organic material. Must be separated from other waste and put in the compost area. Non- organic material, such as plastic bags, will not be accepted.	No charge (No permit needed)
Stumps	Any stumps or any load with stumps or logs greater than 2" diameter mixed in.	\$45.50/ton
Contaminated Soil	Hydrocarbon contaminated material (contaminated soil) must be tested and appt. made for disposal	\$45.50/ton
Recyclables	Cardboard, glass, metal, plastic	No charge (No permit needed)
Confidential Document Destruction	Proper notice by 2:00 pm on the day preceding delivery is required. Documents must be in boxes and taped shut.	\$25.00 for certificate of destruction No charge if you don't need certificate of destruction (No permit needed)
Chloride Contaminated Material	Chloride contaminated material	\$380.00/ton
Special Waste**	Includes medical waste, asbestos, Michigan Renewable Carbon ash/waste, etc.	See Fees Below
a. Medical Waste	120 yds or more	\$400.07 per ton
Proper notice by 2:00 pm on the day preceding delivery is required	Less than 120 yds/more than 80 yds	\$450.07 per ton
	Less than 80 yds	\$565.07 per ton
b. Asbestos:		Current tipping fee per ton
Proper notice by 2:00 pm on the day preceding delivery is required	0 to 6 cyd (pickups, vans, small trailers)	plus \$200/vehicle*
	7 to 20 cyd (large vans and trailers, trucks, rolloff containers)	plus \$400/vehicle*
	21 to 30 cyd (large tractor trailers and rolloff containers)	plus \$550/vehicle*
	31 to 40 cyd (large tractor trailers and rolloff containers)	plus \$700/vehicle*
*Haulers bringing in asbestos in loads not designated, as asbestos will be charged a rate of 4 times the amount of the current asbestos rate (see below). The hauler will be banned from using the landfill facility if there is a second offense, or if the hauler was aware of the asbestos.		
*Asbestos coming in loads not designated as asbestos.	0 - 6 cyd	\$800.00
	7 - 20 cyd	\$1,600.00
	21 - 30 cyd	\$2,200.00
	31 - 40 cyd	\$2,800.00
Michigan Renewable Carbon ash/waste	Proper notice by 2:00 p.m. on the day preceding delivery is required.	\$75.00/load
Tires***	***Truck tires with rims are not accepted.	See Fees Below
Car / Pickup Tires	All Sizes	\$1.50 per tire
Truck Tires (Dump Truck Style)	Sizes 16.6 thru 22.5	\$8.00 per tire
Car Tires w/Rim	Sizes 12, 13, 14, 15, 16.5	\$3.00 per tire
Truck (Supersingles)	Sizes 15-22.5, 16-22.5, 18-22.5,(bias ply) 385/65R22.5, 425/65R22.5, 445/65R22.5 (radial)	\$16.00 per tire
Sand/Oil Inside Tires		\$3.00 per tire plus tire charge
Car / Pickup Tires Over 40 lbs		\$8.00 per tire
Surcharges/Fines		
a. Mixed Loads****	A charge will be assessed to loads that are dumped in an area not designated for that waste and/or are mixed with prohibited wastes. (See Prohibited wastes)	\$10.00 per ton with a \$50 minimum charge.
Mill Liners (lifters)	A charge will be assessed to any loads that are mixed with rubber mill liners or any mill liner load that is mixed with trash.	\$100.00 per ton with a \$500 minimum charge.
b. Tires	Tires that are found mixed in waste loads will be assessed an additional charge to the normal per tire charge if they are not hauled to the landfill tire area by the hauler.	\$10.00 per tire plus the normal tire charge.

MARQUETTE COUNTY LANDFILL
GUIDELINES FOR WASTE DISPOSAL

THIS FACILITY IS FOR AUTHORIZED HAULERS ONLY. YOU MUST HAVE AUTHORIZATION FROM THE MUNICIPALITY OF ORIGIN TO HAUL TO THE LANDFILL
Landfill hours are 7 a.m. to 3 p.m. Monday through Friday

- **ALL LOADS MUST BE TARPED. NO EXCEPTIONS.** – furniture, mattresses, paper, roofing, household trash, construction debris, etc. must be tarped or **the load will be turned away at the scale.** Bungee cords or ropes are not acceptable. Leave your load tarped until you are at the disposal site and ready to dispose of your waste.
- **NO SMOKING** is allowed anywhere on the site.
- **LEAVE CHILDREN AND PETS AT HOME FOR THEIR SAFETY**
- Enter at your own risk. Follow all signs and instructions given by landfill employees.
- Speed limit is 15 MPH throughout the landfill site.
- No open toe or dress shoes. Steel-toed boots are recommended.
- Stop **COMPLETELY** before **SLOWLY** driving onto the scale. Wait until the vehicle in front of you is completely off of the scale.
- **PARK** vehicle on scale. Make sure vehicle is within the scale boundaries. This includes your truck and trailer. **LEAVE** vehicle on scale. Go into the office to give your information to the scale operator.
- **Stay in line!** Dispose of your waste in the order that you came across the scale; do not cut in front of trucks that are waiting. Stay in your vehicle while waiting to dispose of your waste. Discard your waste **between** the “X” signs, not **on** the “X” signs. Charges will be assessed to loads discarded in the wrong locations.
- Tires will **NOT** be mixed with other wastes. **A fee of \$10 per tire plus the regular tire fee will be charged if tires are in disposed loads.** Tires placed in the tire area can be disposed of for \$1.50 and up depending on size.
- A mixed load charge of \$10/ton (minimum of \$50) will be charged if yard waste is put into the landfill. Yard waste (leaves, brush) will **NOT** be put in the landfill. A separate disposal area for organics is available. **Organics cannot be in plastic bags. Paper bags are acceptable.** All brush disposed in the compost area will be 2” in diameter or less.
- Stay away from all equipment. Do not walk or drive near equipment. Do not pass landfill equipment on Authority property. Landfill equipment has the right of way. **Hauler and staff safety is paramount.**
- Stay out of trash/waste for your safety – **NO SCAVENGING IS ALLOWED.**
- Leave all animals alone.
- Clean-outs of containers or trailers are done based on availability of personnel and/or equipment (\$25 charge).
- **Refrigerators and other items containing Freon** are accepted. A \$15 removal charge is assessed for each unit. Freon containing units will not be disposed in landfill. Haulers must have a permit.



Marquette County Solid Waste Management Authority
600 COUNTY ROAD NP • MARQUETTE MI 49855
PHONE: (906) 249-4125 • FAX: (906) 249-9377

MEMORANDUM

TO: MCSWMA Constituents

FROM: BRAD AUSTIN, LANDFILL SUPERVISOR

DATE: June 8, 2015

SUBJECT: Plan of Operations Revision

BOARD OF TRUSTEES

Randall Yelle, Chairperson
Jorma Lankinen, Vice Chairperson
Fred Benzie, Trustee
Carr Baldwin, Trustee
Amy Manning, Treasurer
Deborah Pellow, Secretary
Dennis Honch, Trustee

The facility Plan of Operations has been revised in regards to waste disposal by "small haulers". Small haulers have been identified as haulers located and working within Marquette County. These haulers are owners and operators transporting waste with cars, light pick-up trucks, and trailers.

In order to improve the flow of the landfill operation, and streamline the small hauler permit administrative function, the following revision has been approved by the Solid Waste Authority Board of Trustees:

Solid waste small haulers located in Marquette County, will be required to obtain a permit through their "host" municipality. This permit authorized by the host, allows the small hauler to perform work within Marquette County, and dispose of waste generated within Marquette County at the landfill. All billing will be sent from the Authority to the host municipality. All host municipality rules and fees will apply to the small hauler who is obtaining the permit.

The landfill staff has updated the website in regards to this revision, and we are informing small haulers of this plan change as they come across the scale. If you have any questions, comments, or concerns in regards to this revision please give me a call @ 458-0893.

Bradley A. Austin
Landfill Supervisor

Marquette County Solid Waste Management Authority Visitor's Map

1. Scale
2. Front Office
3. Recycling Building
4. Freon/Appliances
5. Scrap Tires
6. Scrap Metal
7. Compost
8. Landfill

