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Michigan Department of Environmental Quality Air Quality Division

RENEWABLE OPERATING PERMIT M-001: RULE 215 CHANGE NOTIFICATION RULE 216 AMENDMENT/MODIFICATION APPLICATION

This information is required by Part 55, Air Pollution Control, of the Natural Resources and Environmental Protection Act, 1994 PA 451, as amended, and the Federal Clean Air Act of 1990. Failure to obtain a permit required by Part 55 may result in penalties and/or imprisonment.

1. SRN N2688 2. ROP Number MI-ROP-N2688-2011	3. County Washtenaw	
4. Stationary Source Name Advanced Disposal Services Arbor Hills Landfill, Inc.		
5. Location Address 10690 West Six Mile Road	6. City Northville	
 7. Submittal Type - The submittal must meet the criteria for the box checked by up of the affected ROP pages for applications for Rule 216 changes. Rule 215(1) Notification of change. Complete Items 8 – 10 and 14 Rule 215(2) Notification of change. Complete Items 8 – 10 and 14 Rule 215(3) Notification of change. Complete Items 8 – 11 and 14 Rule 215(5) Notification of change. Complete Items 8 – 10 and 14 Rule 216(1)(a)(i)-(iv) Administrative Amendment. Complete Items 8 – 10 and Rule 216(1)(a)(v) Administrative Amendment. Complete Items 8 – 14. Resube submitted. See detailed instructions. Rule 216(2) Minor Modification. Complete Items 8 – 12 and 14 Rule 216(3) Significant Modification. Complete Items 8 – 12 and 14, and procupication forms. See detailed instruction 	below. Check only one box. Attach a mark- nd 14 ults of testing, monitoring & recordkeeping must vide any additional information needed on ROP	
Rule 216(4) State-Only Modification. Complete Items 8 – 12 and 14		
8. Effective date of the change. (MM/DD/YYYY) 02/01/2017 9. See detailed instructions. 02/01/2017 9.	Change in emissions? Yes No	
 Description of Change - Describe any changes or additions to the ROP, including any changes in emissions and/or pollutants that will occur. If additional space is needed, complete an Additional Information form (AI-001). Pursuant to a asset purchase agreement, Advanced Disposal Services Arbor Hills Landfill, Inc assumed ownership and control of from BFI Waste Systems of North America, LLC of the processes and equipment at the facility addressed within Section 2 of MI-ROP-N2688-2011. Accomanying is copy of the aggreement between Advanced Disposal Services Arbor Hills Landfill, Inc.and BFI Waste Systems of North America, LLC. Also incorporate PTIs 179-13 and 19-17. 		
11. New Source Review Permit(s) to Install (PTI) associated with this applicat	ion? 🛛 Yes 🗌 No	
If Yes, enter the PTI Number(s) 179-13 19-17 -		
a. Is the change identified above in compliance with the associated applic	able requirement(s)? 🛛 🛛 Yes 🔲 No	
b. Will the change identified above continue to be in compliance with the a requirement(s)?		
c. If the change includes a future applicable requirement(s), will timely cor	mpliance be achieved? 🛛 Yes 🗌 No	
13. Operator's Additional Information ID - Create an Additional Information (AI) ID for the associated AI-001 form used to provide supplemental information.		
	mail Address b.walls@advanceddisposal.com	
 15. This submittal also updates the ROP renewal application submitted on <u>04</u>, (If yes, a mark-up of the affected pages of the ROP must be attached.) 		

DEQ Environmental Assistance Center Phone: 800-662-9278 www.michigan.gov/deq

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Agreement – Renewable Operating Permit No. MI-ROP-N2688-2011

This Agreement ("Agreement") effective this 2nd day of February, 2017 is between Advanced Disposal Services Arbor Hills Landfill, Inc., a Michigan corporation ("Buyer"), and BFI Waste Systems of North America, LLC, a Delaware limited liability company, formerly known as BFI Waste Systems of North America, Inc. ("Seller") collectively referenced as the "Parties".

Recitals:

A. Buyer is the owner and operator of the Arbor Hills Landfill located at 10690 Six Mile Road, Northville, MI 48167.

B. Seller and Buyer have executed a certain Asset Transfer and Assumption Agreement dated 2nd day of February, 2017 (the "Transfer Agreement") for the transfer of ownership, operational control of, and responsibility for certain assets owned by Seller at the Facility including the landfill gas collection, control and treatment system at the Facility which is subject to the Conditions within Section 2 of Renewable Operating Permit ("ROP") No. MI-ROP-N2688-2011 and the associated source-wide Permit to Install and Permit to Install No. 179-13 (collectively the "Air Permits")

C. The Parties intend that all actions be taken as necessary to transfer, amend, or modify the Air Permits as maybe necessary and appropriate under the federal Clean Air Act, 42 USC 7401 et seq, Part 55 of NREPA, MCL 324.5501 et seq, and implementing rules and regulations for the operation of the landfill gas collection, control and treatment system at the Facility following the transfer of the assets .

NOW, THEREFORE in consideration of each Party entering into the Transfer Agreement, and for other valuable consideration, the sufficiency of which is acknowledged, each Party agrees as follows:

1. Unless otherwise defined in this Agreement, all terms used here shall be construed consistent with the terms of the Transfer Agreement, the Clean Air Act, 42 U.S.C. §7401 et seq., Part 55 of NREPA, MCL 324.5501 et seq., and the rules and regulations promulgated there under.

2. The Parties agree that Buyer as of the effective date of this Agreement may submit all applications and such supplementary information (including a copy of this Agreement) and take any action as may be necessary or required by the Michigan Department of Environmental Quality (the "MDEQ") to transfer, amend or modify the Air Permits to denote Buyer as the

Owner and Operator of the landfill gas collection, control and treatment system and as the Owner and Operator within Section 2 of the above-referenced ROP.

3. Seller warrants that all data and records required to be maintained for five (5) years pursuant to the Conditions of the ROP have been furnished to Buyer upon the date of this agreement.

4. Unless the MDEQ directs or requires to the contrary, Seller as the owner and operator of the landfill gas collection, control and treatment system landfill shall certify compliance and report any deviations as required by the ROP and MAC R336.1213 up to the date that each such permit is transferred to Buyer, and Buyer shall thereafter be solely responsible for compliance with the requirements of the ROP and MAC R336.1213 as applicable.

5. Buyer shall promptly furnish copies of any documentation of transfer, amendment, or modification of the Air Permits to Seller upon receipt from the MDEQ.

6. Unless otherwise provided, all expenses incurred in connection with the performance of this Agreement shall be paid by the Party incurring such expense.

7. This Agreement is supplemental to the Transfer Agreement and should be construed, to the extent possible, in a manner consistent with it; however, should the terms of this Agreement and the Transfer Agreement conflict, this Agreement shall govern with respect to the subject matter of this Agreement.

8. Any provision of this Agreement may be amended or waived if, but only if, such amendment or waiver is in writing and is signed, in the case of an amendment, by each Party to this Agreement, or in the case of a waiver, by the Party against whom the waiver is to be effective.

9. The validity, interpretation and performance of this Agreement shall be governed by the laws of the State of Michigan.

10. This Agreement may be signed in any number of counterparts, each of which shall be an original, with the same effect as signatures hereto.

* * * * *

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IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be duly executed by their respective authorized representatives as of the day and year first above written.

ADVANCED DISPOSAL SERVICES ARBORTEDLS LANDEVL, INC. By: Name Tit

BFI WASTE SYSTEMS OF NORTH AMERICA, LLC

KM By: Name: mater Swert Title: