NOTES:

As of 3/2/11, clarification to the reporting requirements for Satellite Drop Site and Drop Site Facilities have been made as follows:

Section 5(c)(15)(D) of this general permit:
“Any Permittee operating a Satellite Drop Site Facility is exempt from condition 5(a)(15) of this general permit. Any Permittee operating a Drop Site Facility is exempt from condition 5(a)(15) of this general permit, unless the recyclables transferred from the Drop Site Facility are delivered to an entity other than a Connecticut permitted or registered solid waste facility. In addition, a Permittee operating a Drop Site Facility that collects, stores and/or processes brush or untreated wood shall maintain and have available to the Department upon request records of the quantities of brush and untreated wood received at and transported from such facility.”

As of 8/19/13, clarification to the definitions have been made as follows:

Section 2 of this general permit:

"Limited processing recycling facility" means a solid waste facility where source-separated solid waste or commingled recyclables are collected and sorted or processed, where no more than twenty (20) tons of such waste is accepted each day, and where no more than 120 cubic yards per category of recyclables may be stored. Approval of Registration and fee required.

"Recyclables transfer facility" means a solid waste facility which is used primarily by solid waste collectors, with incidental use by local residents, to transfer recyclable solid waste from collection vehicles into collection containers, where no processing or sorting of solid waste other than such transfer or compaction is conducted, and where no greater than 120 cubic yards per category of recyclables may be stored. Approval of Registration and fee required.

"Single item recycling facility" means a solid waste facility where a single category of recyclable solid waste is processed and where no more than 100 tons of recyclables are accepted per day. Approval of Registration and fee required.
General Permit to Construct and Operate Certain Recycling Facilities

Reissuance Date: August 16, 2010
Expiration Date: August 15, 2015
General Permit to Construct and Operate Certain Recycling Facilities

Table of Contents

Section 1. Authority.........................................................................................................................4

Section 2. Definitions.........................................................................................................................4

Section 3. Authorization Under This General Permit .................................................................10
   (a) Eligible Activities ..................................................................................................................10
   (b) Requirements for Authorization ..........................................................................................10
   (c) Geographic Area ..................................................................................................................11
   (d) Effective Date of this General Permit ..................................................................................11
   (e) Effective Date of Authorization ...........................................................................................11
   (f) Revocation of an Individual Permit ......................................................................................11
   (g) Issuance of an Individual Permit ..........................................................................................12

Section 4. Registration Requirements ..........................................................................................12
   (a) Who Must File a Registration ..............................................................................................12
   (b) Scope of Registration ..........................................................................................................12
   (c) Contents of Registration ......................................................................................................12
   (d) Where to File a Registration ................................................................................................16
   (e) Additional Information ........................................................................................................16
   (f) Action by Commissioner ......................................................................................................16

Section 5. Operating Conditions ...................................................................................................17
   (a) General Operating Conditions for All Authorized Facilities ...........................................17
   (b) Specific Waste Storage Conditions
       (1) Used Oil, Used Oil Filters, or Spent Antifreeze ................................................................19
       (2) Brush or Untreated Wood ..................................................................................................21
       (3) Scrap Metal ......................................................................................................................22
       (4) Universal Waste
           (A) General Conditions ........................................................................................................23
           (B) Spent Lead-Acid Batteries, or Spent Mixed Batteries ..................................................25
           (C) Mercury Containing Lamps ...........................................................................................26
           (D) Mercury Containing Equipment .......................................................................................27
           (E) Used Electronics ...............................................................................................................27
           (F) Covered Electronics Devices (CEDs) ................................................................................28
       (5) Paint and Stain ....................................................................................................................30
       (6) Source Separated Food Scraps ...........................................................................................32
       (7) Mattresses ............................................................................................................................32
   (c) Additional Specific Operating Conditions for Facilities
       (1) Single Item Recycling Facilities ..........................................................................................33
       (2) Limited Processing Recycling Facilities .............................................................................34
       (3) Recyclables Transfer Facilities ..........................................................................................35
       (4) Drop-Site Facilities ............................................................................................................37
       (5) Satellite Drop-Site Facilities ..............................................................................................39
Section 6. General Conditions

(a) Reliance on Registration
(b) Duty to Correct and Report Violations
(c) Duty to Provide Information
(d) Certification of Documents
(e) Date of Filing
(f) False Statements
(g) Correction of Inaccuracies
(h) Transfer of Authorization
(i) Other Applicable Law
(j) Other Rights

Section 7. Commissioner’s Powers

(a) Abatement of Violations
(b) General Permit Revocation, Suspension or Modification
(c) Filing of an Individual Permit Application
General Permit to Construct and Operate Certain Recycling Facilities

Section 1. Authority

This General Permit is issued under the authority of section 22a-208a(i) and 22a-454(e)(1) of the Connecticut General Statutes.

Section 2. Definitions

As used in this General Permit:

“Above-ground tank” means a tank that is situated in such a way that the entire surface area of the tank is completely above the plane of the adjacent surrounding surface.

“Approval of registration” means an approval of registration issued under Section 3 of this General Permit.

“Aquifer protection area” means aquifer protection area as defined in section 22a-354h(10) of the Connecticut General Statutes.

“Authorized activity” means any activity authorized under this General Permit.

“Battery” means a device consisting of one or more electrically connected electrochemical cells that are designed to receive, store and deliver electrical energy. An electrochemical cell is a self-contained system consisting of an anode, cathode and an electrolyte, plus such connections (electrical and mechanical) as may be needed to allow the cell to deliver or receive electrical energy. The term battery also includes an intact, unbroken battery from which the electrolyte has been removed.

“Brush” means tree stumps and cut or broken branches and shrubs.

“Capacitor” means a device for accumulating and holding charges of electricity and consisting of conducting surfaces separated by a dielectric.

“Certified operator” means a solid waste facility operator or an employee of such operator who is present on site and oversees or carries out the daily operation of the facility, and whose qualifications are approved in accordance with section 22a-209-6 of the Regulations of Connecticut State Agencies, which require that a certified operator is present at the facility during operating hours at all times.

“CFCs” means chlorofluorocarbons (also known as Freon).

“CFR” means Code of Federal Regulations as of the date this General Permit was issued.

“Clean wood” or “untreated wood” means wood including brush, stumps, logs and other wood products which contains no adhesives, paints, stains, fire retardants, pesticides or preservatives.
“Collection container” means any portable device in which a material is or may be stored, transported, or otherwise handled.

“Collector” means collector as defined in section 22a-220a(g) of the General Statutes.

“Commingled recyclables” means (1) a combination of metal, glass and plastic containers, or (2) mixed paper.

“Computer” means an electronic, magnetic, optical, electrochemical or other high speed data processing device performing logical, arithmetic or storage functions and includes, but it not limited to, a central processing unit or both a computer central processing unit and a monitor, such as a notebook, laptop or portable device, but does not include an automated typewriter or typesetter, a portable handheld calculator, a portable digital assistant or other similar device.

“Commissioner” means the Commissioner of the Department of Environmental Protection.

“Construction and demolition waste” or “C&D” means waste building materials and packaging resulting from construction, remodeling, repair and demolition operations on houses, commercial buildings and other structures, excluding: asbestos; clean fill; or solid waste containing radioactive material, hazardous waste, liquid and semi liquid materials including but not limited to adhesives, paints, coatings, sealants, preservatives, strippers, cleaning agents, oils and tar.

"Covered electronic device” or "CED" means desktop or personal computers, computer monitors, portable computers, CRT-based televisions and non-CRT-based televisions or any other similar or peripheral electronic device specified in regulations adopted pursuant to section 22a-638 of the General Statutes, sold to consumers, but does not include: (A) An electronic device that is a part of a motor vehicle or any component part of a motor vehicle assembled by, or for, a vehicle manufacturer or franchise dealer, including replacement parts for use in a motor vehicle; (B) an electronic device that is functionally or physically part of a larger piece of equipment designed and intended for use in an industrial, commercial or medical setting, including diagnostic, monitoring or control equipment; (C) an electronic device that is contained within a clothes washer, clothes dryer, refrigerator, refrigerator and freezer, microwave oven, conventional oven or range, dishwasher, room air conditioner, dehumidifier or air purifier; (D) a telephone of any type unless they contain a video display area greater than four inches measured diagonally; or (E) any handheld device used to access commercial mobile radio service, as such service is defined in the Code of Federal Regulations in section 47 CFR 20.3.

“Day” means the calendar day; if any date specified in the General Permit falls on a Saturday, Sunday, or legal holiday, such date shall be the next business day thereafter.

“DEP” means the Department of Environmental Protection.

“Department” means the Department of Environmental Protection.
“Disposal” means disposal as defined in section 22a-207(6) of the General Statutes, except that for the purposes of this general permit, disposal includes incineration of solid waste.

“DOT” means the United States Department of Transportation.

“Drink boxes and paper beverage containers” means plastic coated paper containers including gable top containers, up to one gallon in size (includes milk and juice containers and small single serve juice and milk boxes).

“Drop-site facility” means a solid waste facility where (1) source-separated solid waste or commingled recyclables are collected and with the exception of brush, not processed, (2) the capacity of each collection container does not exceed 40 cubic yards, and (3) the number of collection containers does not exceed three per category of paper and glass, metal, plastic and paper food and beverage containers, and two per category of all other categories of recyclable solid waste or scrap tires collected except used universal wastes.

“Existing” with respect to a single item recycling facility, limited processing recycling facility, recyclables transfer facility, drop-site facility, or satellite drop-site facility means any such facility that was constructed on or before the effective date of this general permit.

“Fluorescent light ballast” means a device that electrically controls fluorescent light fixtures and that includes a capacitor.

“Hazardous waste” means those wastes determined to be hazardous waste under 40 CFR section 261.3 and section 22a-449(c)-101(a) of the Regulations of Connecticut State Agencies.

“Inadvertently broken” or “inadvertently damaged” means wastes that are regulated as universal waste that have been unintentionally broken or damaged during the course of transportation or proper handling at the facility. Universal wastes that are intentionally broken or damaged, or are broken or damaged due to improper handling or management, are subject to the full requirements for management of hazardous waste found in section 22a-449(c)-100 through 119 of the Regulations of Connecticut State Agencies.

“Individual permit” means a Permit to Construct and Operate a Solid Waste Facility issued under section 22a-208a of the General Statutes.

“Leaf or Leaves” means the foliage of trees.

“Limited processing recycling facility” means a solid waste facility where source-separated solid waste or commingled recyclables are collected and sorted or processed and where no more than twenty (20) tons of such waste is accepted each day.

“Mercury-containing equipment” means a device or part of a device that contains elemental mercury integral to its function (including thermostats, but excluding batteries, lamps and used electronics).
“Mercury-containing lamp” or “lamp” means the bulb or tube portion of an electric lighting device that contains mercury in any amount. A lamp is specially designed to produce radiant energy, most often in the ultraviolet, visible, and infra-red regions of the electromagnetic spectrum. Examples of mercury containing lamps include, but are not limited to: fluorescent, high intensity discharge, neon, high-pressure sodium, mercury vapor and metal halide lamps.

“Mixed paper” means recyclable solid waste which is a combination of differing grades of source-separated recyclable paper including corrugated cardboard.

“New facility” with respect to a single item recycling facility, limited processing recycling facility, recyclables transfer facility, drop-site facility, or satellite drop-site facility means any such facility which is constructed after the effective date of this general permit.

“Operator” means the individual with ultimate responsibility for managing a solid waste facility, the construction and operation of which is authorized by this General Permit.

“Owner” means the person who owns a solid waste facility, the construction and operation of which is authorized by this General Permit.

"Paint" means interior and exterior coatings sold in containers of five gallons or less. Paint does not include industrial, original equipment or specialty coatings."

“Permittee” means any person to whom or which the commissioner has issued an approval of registration.

“Person” means person as defined in section 22a-2(c) of the General Statutes.

“Process” or “processing” means to reduce the amount or volume of recyclable solid waste through sorting, separation, baling, shredding, crushing, grinding, chipping, or compacting to enhance the recyclability of such waste, except that "process" and "processing" do not include composting. With respect to used electronics, processing does not mean disassembly, sorting of parts, palletizing, shrink wrapping or use of a forklift to move pallets.

“Professional engineer” means an engineer licensed to practice in the State of Connecticut.

“Recyclable” or “recyclable solid waste” means source-separated solid waste that is intended to be recycled, including but not limited to the items specified in section 22a-241b-2 of the Regulations of Connecticut State Agencies, and which has not been contaminated by toxic substances, hazardous waste, or by other solid waste which could render such source-separated solid waste unmarketable.

“Recyclables transfer facility” means a solid waste facility which is used primarily by solid waste collectors, with incidental use by local residents, to transfer recyclable solid waste or shall be accepted as commingled recyclables from collection vehicles into collection containers, and where no processing or sorting of solid waste other than such transfer or compaction is conducted.
“Recycling” means the processing of solid waste to reclaim material from the waste.

“Registrant” means a person who files a registration.

“Registration” means a request to authorize operation of the recyclables transfer facility by the filing of a registration form with supporting documents filed pursuant to Section 4 of this General Permit that is subsequently approved by the commissioner. Approval of registration by DEP provides authorization to conduct the activities described in this General Permit at the proposed site.

“Residue” means solid waste that remains after the handling, transferring, sorting or processing of waste at a recycling facility, and which must be disposed of.

“Satellite drop-site facility” means a solid waste facility where (1) source-separated solid or commingled waste is collected but not processed, and (2) the total storage capacity of all collection containers does not exceed 100 cubic yards.

“Scrap metal” means used or discarded items which consist predominantly of ferrous metals, aluminum, brass, copper, lead, chromium, tin, nickel, or alloys thereof, including, but not limited to, white goods and metal food containers and which meets neither the characteristic of ignitability in 40 CFR 261.21 and the characteristic of reactivity in 40 CFR 261.23 and does not otherwise meet the definition of used electronics in this section.

“Single item recycling facility” means a solid waste facility where a single category of recyclable solid waste or commingled recyclables are processed and where no more than 100 tons of recyclables are accepted per day.

“Site” means geographically contiguous land or water on which an authorized activity takes place or on which an activity for which authorization is sought under this general permit is proposed to take place. Non-contiguous land or water owned by the same person and connected by a right-of-way which such person controls and to which the public does not have access shall be deemed the same site.

“Solid waste” means unwanted or discarded solid, liquid, semisolid or contained gaseous material, including, but not limited to, demolition debris, material burned or otherwise processed at the resources recovery facility or incinerator, material processed at a recycling facility, and sludges or other residue from a water pollution abatement facility, water supply treatment plant or air pollution control facility. “Solid waste” for the purposes of this General Permit also includes recyclables and the universal wastes authorized for acceptance by this General Permit.

“Solid waste facility” means any solid waste facility as defined in section 22a-207(4) of the General Statutes.

“Source-separated” or “source-separated solid waste” means residential or commercial solid waste that is intended to be recycled, or in the case of leaves and food scraps, composted, and has been separated at the location where such waste was generated from solid waste which is not intended to be recycled or composted.
“Spent antifreeze” means used antifreeze from a vehicle owned by an individual and not utilized for any commercial purpose.

“Spent lead-acid battery” means a used battery from a vehicle owned by an individual and not utilized for any commercial purpose.

“Spent mixed batteries” means alkaline, magnesium and zinc-carbon cylindrical batteries, silver oxide, alkaline, and zinc-air button cell batteries and nickel-cadmium, small sealed lead-acid and nickel-metal hydride batteries.

“Stain” means a liquid substance applied especially to wood that penetrates the surface and imparts a rich color.

“Sufficiently impervious base” means a base which underlays any containers or tank systems that is free of cracks or gaps and contains any leaks or spills until the collected material is detected and removed.

“Textiles” means items made from woven or knitted cloth, vinyl and other artificial fabrics or items made from the furs or skins of animals.

“Tipping floor” means an enclosed floor made of an impervious surface onto which solid waste is deposited from a collection container or vehicle.

“Transfer station” means any location or structure, whether located on land or water, where more than ten cubic yards of solid waste generated elsewhere may be stored for transfer, or transferred from transportation units and placed in other transportation units for movement to another location, whether or not such waste is stored at the location prior to transfer.

“Treated wood” means wood that contains an adhesive, paint, stain, fire retardant, pesticide or preservative.

“Universal Waste” as defined in section 22a-449(c)-113 of the Regulations of Connecticut State Agencies incorporating 40 CFR 273 means the following hazardous wastes:
- Batteries;
- Mercury-containing equipment;
- Mercury-containing lamps; and
- Used electronics.

“Untreated wood” means wood to which no adhesives, paints, stains, fire retardants, pesticides or preservatives have been applied, including clean wood as defined in section 22a-208a-1 of the Regulations of Connecticut State Agencies.

“Used Electronics” means a device a device or component thereof that contains one or more circuit boards or cathode ray tubes that is used primarily for data transfer or storage, communications, or entertainment purposes, including but not limited to, desktop and laptop computers, computer peripherals, monitors, copying machines, scanners, printers, radios, televisions, camcorders, video cassette recorders (VCRs), compact disk players, MP3 players, telephones including cellular and portable phones, and stereos. This includes any
electronic device that is not included in the definition of a covered electronic device and incorporates the definition of used electronics as defined in section 22a-449(c)-113 of the Regulations of Connecticut State Agencies.

“Used oil” (formerly “waste oil”) means any oil refined from crude oil or synthetic oil that (a) has been used and as a result is contaminated by physical or chemical impurities or (b) is no longer suitable for the services for which it was manufactured due to impurities or a loss of original properties, including and not limited to: crankcase oil, transmission fluid, power steering fluid and hydraulic fluids.

“Used oil filter” means a used oil filter from a motorized vehicle or power equipment.

“Vector” means an insect or rodent or other animal (not human) which can transmit infectious diseases from one person or animal to another person or animal.

“Volume reduction plant” means any location or structure, whether located on land or water, where more than two thousand pounds per hour of solid waste generated elsewhere may be reduced in volume, including but not limited to, resources recovery facilities and other incinerators, recycling facilities, pulverizers, compactors, shredders, balers and composting facilities.

“Watercourse” means watercourse as defined in section 22a-38 of the General Statutes.

Section 3. Authorization Under This General Permit

(a) Eligible Activities

Provided the requirements of Section 3(b) of this General Permit are satisfied, this General Permit authorizes:

The construction and/or operation of the following new or existing facilities:

- Single item recycling facility
- limited processing recycling facility
- recyclables transfer facility
- drop-site facility
- satellite drop-site facility

(b) Requirements for Authorization

This General Permit authorizes each of the activities listed in Section 3(a) of this General Permit provided:

(1) Registration

A completed registration with respect to a single item recycling facility, a limited processing recycling facility, a recyclables transfer facility, or a drop-site facility has been filed with the commissioner and the commissioner has issued an
approval of registration with respect to such activity. No registration is required for a satellite drop-site facility;

(2) Coastal Area Management
Such activity is consistent with all applicable goals and policies in section 22a-92 of the General Statutes, and will not cause adverse impacts to coastal resources as defined in section 22a-93 of the General Statutes;

(3) Endangered and Threatened Species
Such activity does not threaten the continued existence of any species listed pursuant to section 26-306 of the General Statutes as endangered or threatened and will not result in the destruction or adverse modification of habitat designated as essential to such species; and

(4) Aquifer Protection
Such facility, if it is located within an aquifer protection area as mapped under section 22a-354 of the General Statutes, complies with regulations adopted pursuant to section 22a-354i of the General Statutes.

(c) Geographic Area
This General Permit applies throughout the State of Connecticut, except in areas located within a 100-year floodplain as defined and mapped for each municipality as required by Title 44 of the Code of Federal Regulation (CFR) Part 59.

(d) Effective Date of this General Permit
This General Permit is effective on the date it is issued by the commissioner and expires five (5) years from such date of issuance. This General Permit supersedes the General Permit to Construct and Operate Certain Recycling Facilities issued by the commissioner on August 15, 2007.

(e) Effective Date of Authorization
(1) With respect to a new or existing satellite drop-site facility, the effective date of authorization under this General Permit is the same as the effective date of the General Permit, or the date such activity is initiated, whichever is later.

(2) The effective date of an approval of registration for a single item recycling facility, limited processing recycling facility, recyclables transfer facility, or drop-site facility is the date on which the commissioner issues such approval.

(f) Revocation of an Individual Permit
If an activity which is eligible for authorization under this General Permit is presently authorized by an individual permit, such individual permit may be revoked by the commissioner upon a written request by the Permittee. If the commissioner revokes such individual permit in writing, such revocation shall take effect on the effective date of authorization of such activity under this General Permit.
(g) **Issuance of an Individual Permit**

If the commissioner issues an individual permit to an applicant authorizing an activity while such activity is already approved or authorized by an approval of registration issued under this General Permit, such approval shall cease to authorize that activity beginning on the date such individual permit is issued to said applicant.

**Section 4. Registration Requirements**

(a) **Who Must File a Registration**

(1) Any person seeking to construct and/or to operate a single item recycling facility, a limited processing recycling facility, a recyclables transfer facility, or a drop-site facility under the authority of this General Permit shall file with the commissioner (1) a registration form which meets the requirements of Section 4 of this General Permit and (2) the applicable fee. No registration is required for satellite drop-site facilities.

(2) Any person to whom the commissioner issued an approval of registration under this General Permit may request renewal of such approval of registration prior to the expiration of such approval if there have been no changes in operations, or in the types of or quantities of materials accepted. Such request shall be submitted to the commissioner on a completed registration form with the applicable fee no later than one hundred and eighty (180) days before the expiration date of the existing approval of registration.

(3) Any person to whom the commissioner issued an approval of registration under this General Permit for a facility at which there will be changes in operations or in the types or quantities of materials accepted must submit a completed registration form for a new facility and applicable fee and receive approval from the commissioner before initiating such changes.

(b) **Scope of Registration**

A registrant shall register each recycling facility (i.e., single item recycling facility, limited processing recycling facility, recyclables transfer facility, or drop-site facility) for which the registrant seeks authorization under this General Permit on a separate registration form.

(c) **Contents of Registration**

(1) Fees

   (A) The following registration fees, established by section 22a-6f of the General Statutes, shall be submitted with a registration form for a new registration, or for a renewal or modification of an existing registration. A registration shall not be deemed complete and no activity shall be authorized by this General Permit unless the registration fee has been paid in full.

   - Drop-site facility: $200.00
   - Limited processing recycling facility: $500.00
- Recyclables transfer facility: $500.00
- Single item recycling facility: $500.00

Note: In accordance with section 22a-6(b) of the General Statutes, the fee for municipalities is fifty percent of the fee listed above.

(B) The registration fee shall be paid by check or money order payable to the Department of Environmental Protection.

(C) The registration fee is non-refundable.

(2) Registration Form

A registration shall be filed on forms prescribed and provided by the commissioner and shall include the following:

(A) Legal name, address, and telephone number of the registrant. If the registrant is an entity transacting business in Connecticut, provide the exact name as registered with the Connecticut Secretary of State.

(B) Legal name, address, and telephone number of the owner of the property on which the subject recycling facility is or will be located.

(C) Legal name, address, and telephone number of the registrant's attorney or other representative, if applicable.

(D) Legal name, address, and telephone number of any consultant(s) or engineer(s) retained by the registrant to prepare the registration or to design, construct, or operate the subject recycling facility.

(E) Location address of the site of the subject recycling facility.

(F) A detailed description of the recycling facility.

(G) An 8 1/2" by 11" copy of the relevant portion or a full-sized original of a United States Geological Survey (USGS) quadrangle map, with a scale of 1:24,000, showing the exact location of the site and the area within a one mile radius of the site. Identify the quadrangle name and number on such copy.

(H) An estimate of when the construction and operation of the subject recycling facility will begin.

(I) A statement that a copy of such registration has been submitted to the chief elected official of the municipality in which the subject recycling facility is or will be located.

(J) A statement by the registrant that a facility plan (herein after “Operation
and Management Plan (O&MP)” including a site plan pursuant to sections 22a-209-4(b)(2) and 4(b)(2)(B) of the Regulations of State Agencies for the subject recycling facility have been prepared and are available at the site of the subject recycling facility and are available upon request.

(i) Operation and Management Plan

The operation and management plan shall provide in detail information concerning the matters listed below, as well as any other matters the registrant deems relevant:

- **Traffic flow**: to, from, and at the subject recycling facility; dust control and road cleaning program.
- **Management**: organizational chart; duties and responsibilities of operating personnel; operating hours for receiving and handling recyclable solid waste.
- **Fire Protection**: a plan for fire emergencies and explosions; nature of outdoor and indoor fire protection systems.
- **Processing equipment**: purpose, type, size, capacity, and design parameters of each item of the principal processing equipment used or to be used at such facility.
- **Records**: a system for measuring and recording on a daily basis the quantities and types of solid waste received by and shipped from such facility (including residue, if any); a system for quarterly reporting to the Department as required pursuant to section 22a-208e of the General Statutes and sections 22a-209-9(p) and 22a-209-10(13) of the Regulations of Connecticut State Agencies.
- **Maintenance**: daily cleanup procedure; procedures and equipment to control dust, noise, odor, litter and vectors; equipment inspection and maintenance; and preventive shutdown program.
- **Operation**: types and quantities of solid waste accepted or to be accepted; methods to assure that only solid wastes authorized under this General Permit are accepted; method of handling solid waste that cannot be accepted; sequence of operations; plan for handling materials during scheduled or unscheduled shutdown.
- **Safety**: safety procedures for personnel.

(ii) Site Plan

The site plan shall provide (1) a clear and detailed presentation of all existing and proposed natural and man-made features, and (2) the proposed layout of the facility, including all structures and all outdoor activities, including delineations, dimensions and quantities of
processing and storage equipment and areas. More than one sheet may be used, if necessary.

The site plan shall include but not be limited to:

- Plan scale of at least 1 in. = 100 ft.; provide the scale on the plan in graphic form;
- Plan date, and each revision date;
- North arrow;
- Existing and proposed contour intervals at no more than 5 ft. and sufficient to show surface water flow;
- Property boundaries of the site;
- Wetlands and watercourses;
- Easements and utilities;
- Stormwater and sanitary sewer systems;
- Flood zones;
- A location map;
- Roads and internal drives, parking areas, all paved areas;
- Landscaping; and
- A professional engineer licensed to practice in Connecticut shall affix his or her seal, date and live signature on the site plan, with the following certification:

  “I certify that I have thoroughly prepared and completely reviewed the site plan submitted with the registration form for the General Permit to Construct and Operate Certain Recycling Facilities. I am aware that there are significant penalties for false statements in this certification, including the possibility of fines and imprisonment for knowingly making false statements.”

(K) For a facility at which used oil or spent antifreeze is or will be accepted, a written certification by a professional engineer stating as follows:

“I have personally examined and am familiar with each tank or collection container used at this facility to collect used oil or spent antifreeze, and I certify, based on reasonable investigation, that the tank(s) or collection container(s) used to collect used oil or spent antifreeze at this facility is designed and built in accordance with recognized engineering standards and in a manner which is consistent with the requirements of Section 5(b)(2) of the General Permit to Construct and Operate Certain Recycling Facilities and that said tank(s) or collection container(s) is in good condition. I am aware that there are significant penalties for false statements in this certification, including the possibility of fine and imprisonment for knowingly making false statements.”
(L) The signature of the registrant and of the individual or individuals responsible for actually preparing the registration, each of whom shall certify in writing as follows:

“I have personally examined and am familiar with the information submitted in this document and all attachments thereto, and I certify that, based on reasonable investigation, including my inquiry of those individuals responsible for obtaining the information, the submitted information is true, accurate and complete to the best of my knowledge and belief. I certify that both a site plan and an operation and management plan have been prepared in accordance with Section 4 of the General Permit to Construct and Operate Certain Recycling Facilities and are available for inspection at the subject recycling facility. I also certify that a copy of this completed registration with respect to the subject recycling facility has been submitted to the chief elected official of the municipality in which the subject recycling facility is or will be located. I certify that this General Permit registration is on complete and accurate forms as prescribed by the commissioner without alteration of their text. I understand that a false statement made in the submitted information may be punishable as a criminal offense, in accordance with Section 22a-6 of the General Statutes, pursuant to Section 53a-157b of the General Statutes, and in accordance with any other applicable statute.”

(d) Where to File a Registration

A registration shall be filed with the commissioner at the following address:

CENTRAL PERMIT PROCESSING UNIT
DEPARTMENT OF ENVIRONMENTAL PROTECTION
79 ELM STREET
HARTFORD CT  06106-5127

A copy of the completed registration form shall also be sent by the registrant to the Chief Elected Official of the municipality in which the subject facility is located.

(e) Additional Information

The commissioner may require a registrant to submit additional information that the commissioner reasonably deems necessary to evaluate the consistency of the subject activity with the requirements for authorization under this General Permit.

(f) Action by Commissioner

(1) The commissioner may reject without prejudice a registration if it is determined that (A) it does not satisfy the requirements of Section 4(c) of this General Permit; or (B) more than thirty (30) days have elapsed since the commissioner requested that the registrant submit additional information or the required fee and the registrant has not submitted such information or fee. Any registration refiled after such a rejection shall be accompanied by the fee specified in Section 4(c)(1) of this General Permit.
(2) The commissioner may disapprove a registration if it is found that the subject activity is inconsistent with the requirements for authorization under Section 3 of this General Permit, or for any other reason provided by law.

(3) Disapproval of a registration under this subsection shall constitute notice to the registrant that the subject activity may not lawfully be conducted or maintained without the issuance of an individual permit.

(4) The commissioner may approve a registration with reasonable conditions. If the commissioner approves a registration with conditions, the Permittee shall be bound by such conditions as if they were a part of this General Permit.

(5) Rejection, disapproval, or approval of a registration shall be in writing.

Section 5. Operating Conditions

The Permittee shall at all times continue to meet the requirements for authorization set forth in Section 3 of this general permit. In addition, a Permittee shall ensure that activities authorized by this General Permit are conducted in accordance with the following conditions:

(a) General Operating Conditions for All Authorized Facilities

(1) The Permittee shall place solid waste paper, glass and metal food containers, drink boxes and paper beverage containers, plastic containers, mattresses, source separated food scraps, and paint and stain waste in collection containers as soon as they are received at the facility, except that at a single item recycling facility or a limited processing recycling facility these items may be collected on a tipping floor for processing. Used oil and spent antifreeze shall be placed in a temporary storage area, collection container or tank as soon as it is received at the facility. Scrap metal that does not contain CFCs shall be placed in a collection container by the end of the working day. Scrap tires shall be placed in a collection container at the end of each working day.

(2) The Permittee shall ensure that each collection container kept outside shall be covered except when recyclable solid waste or scrap tires are added to or taken out of such container, and each drain plug on any such container shall be sealed at all times. Processed recyclables shall not be stored in any manner that would lead to their degradation or negatively impact their recyclability.

(3) The Permittee shall recycle all items collected and/or processed under this General Permit. Except for scrap tires and used oil, the Permittee shall not accept recyclable solid waste intended for disposal or incineration; including burning for fuel or energy recovery. Used oil shall be recycled either by re-refining or burning for energy recovery.

(4) Except at a satellite drop-site facility, the Permittee shall ensure that there is sufficient personnel at the facility at all times to monitor all incoming recyclable solid waste.
(5) The Permittee shall handle recyclable solid waste in such a manner as to prevent contamination or degradation that could render it unmarketable.

(6) The Permittee shall ensure that dust, odors, and noise resulting from the operation of the facility be controlled at all times to assure compliance with applicable requirements of the Regulations of Connecticut State Agencies and any other applicable law.

(7) The Permittee shall maintain the facility in such a manner as to prevent the harboring, feeding or breeding of vectors.

(8) The Permittee shall promptly clean up any breakage or spills.

(9) The Permittee shall maintain the facility in such a manner as to prevent the creation of litter or a source of pollution to the waters of the state.

(10) The Permittee shall ensure that access to the facility shall be maintained in the following manner:

   (A) A sign shall be posted at the entrance to the facility that states, at a minimum, the name of the Permittee, the Registration Number, the hours of operation, and the authorized users.

   (B) Except for a satellite drop-site facility, access to the facility shall be controlled to prevent unauthorized use. Control may be accomplished through use of appropriate fences, gates and signs.

(11) The Permittee may make provisions for the exchange of usable items at the facility. Scavenging shall be prohibited.

(12) The Permittee shall ensure that:

   (A) adequate equipment shall be provided to control fires; and

   (B) that arrangements shall be made with the local fire protection agency to immediately provide services when needed.

(13) The Permittee shall comply with the facility’s operation and management plan prepared in accordance with Section 4(c)(2)(J)(ii) of this General Permit.

(14) At any facility requiring a registration, the Permittee shall ensure that a copy of this General Permit, the O&MP, and the professional engineer certified site plan are available at the facility.

(15) The Permittee shall maintain daily records as required by sections 22a-209-9(p) and 22a-209-10(13) of Regulations of Connecticut State Agencies and sections 22a-208e and 22a-220 of General Statutes. Based on such records, the Permittee shall prepare monthly summaries including but not limited to the following information as it pertains to solid waste:
(A) type and quantity of solid waste received including recyclables, unacceptable waste and/or universal waste;

(B) origin of waste load (municipality name: regional facility name) and waste hauler name;

(C) destination to which solid wastes, including recyclables, unacceptable waste and/or universal waste from the facility were delivered for disposal or recycling, including quantities delivered to each destination; and

(D) all daily logs (including documentation related to the unannounced inspections of truck loads) shall be maintained for the life of this general permit or such other timeframe specified in writing by the commissioner.

The monthly reports summaries required pursuant to this condition shall be submitted quarterly no later than January 31, April 30, July 31 and October 31 of each year on forms prescribed by the commissioner (as amended) directly to the Solid Waste Program, Waste Engineering and Enforcement Division, Bureau of Materials Management and Compliance Assurance, Department of Environmental Protection, 79 Elm Street, Hartford, CT 06106-5127.

Any Permittee operating a Satellite Drop Site Facility is exempt from condition 5(a)(15). Any Permittee operating a Drop Site Facility is exempt from condition 5(a)(15) unless the recyclables transferred from the Drop Site Facility are delivered to an entity other than a Connecticut permitted or registered solid waste facility. In addition, a Permittee operating a Drop Site Facility that collects, stores and/or processes brush or untreated wood shall maintain and have available to the Department upon request records of the quantities of brush and untreated wood received at and transported from such facility.

(16) Except for universal wastes, the Permittee shall remove recyclable solid waste and scrap tire collection containers from the facility within two (2) business days of becoming full.

(b) Specific Waste Storage Conditions

(1) Used Oil, Used Oil Filters, or Spent Antifreeze

If the subject recycling facility authorized hereunder is one at which used oil, used oil filters, or spent anti-freeze are collected and stored, the Permittee shall comply with the following requirements.

(A) Used oil filters

(i) The Permittee shall store at the facility at any one time, no more than two (2) - fifty-five (55) gallon capacity containers or two (2) - two (2) cubic yard dumpsters of oil filters. Such containers shall be physically and chemically compatible with the waste being stored therein and kept closed at all times except when adding or removing used oil filters to the containers.

(ii) The Permittee shall maintain the storage areas for containers used to store used oil filters in compliance with the applicable storage
requirements for above ground tanks used to store used oil or spent antifreeze provided in Section 5(b)(1)(B)(iv) of this General Permit.

(B) Used oil or spent antifreeze

(i) The Permittee shall accept used oil and spent antifreeze only if they are not mixed. They shall not be mixed at the facility. They shall be collected or stored at the facility only in above ground tanks or in collection containers.

(ii) Permittee shall store at the facility, at any one time, no more than one thousand (1,000) gallons of used oil and one thousand (1,000) gallons of spent antifreeze. Each collection container or above ground tank used to store used oil or spent antifreeze shall be: closed at all times except when it is being filled or drained; physically and chemically compatible with the waste being stored therein; marked or labeled with the words, "Used Oil" or "Spent Antifreeze" as appropriate, and labeled with the hazard class as defined in 49 CFR Part 172, Subparts D and E; and elevated to prevent contact with any standing liquids in the containment area.

(iii) The Permittee shall maintain each collection container or above ground tank used to store used oil or spent antifreeze to ensure that it is intact, structurally sound, and not leaking or corroded.

(iv) The Permittee shall, at a minimum, provide any storage area for above ground tanks or collection containers used to store used oil or spent antifreeze with the following:

- three walls and a roof;
- a sufficiently impervious base treated with a sealant that is chemically compatible, with the used oil or spent antifreeze that will assist in preventing migration through the base and maintain base integrity;
- a berm so as to prevent run-on; and
- either a double walled tank; or a spill containment system that is capable of containing one hundred percent (100%) by volume of the contents of the single largest tank or ten percent (10%) of the volume of all the collection containers located in such area, whichever is greater.

(v) The Permittee shall prevent corrosion or other degradation of tanks and collection containers used to store used oil or spent antifreeze.

(vi) The Permittee shall ensure that no person other than an employee of the facility, or a person under the supervision of such an employee, may pour used oil or spent antifreeze into a collection container or tank at the facility.
(vii) The Permittee shall provide an adequate temporary storage area for residents to drop off containers of used oil. This temporary storage area shall be adjacent to the used oil tank and shall, at a minimum, have a sufficiently impervious surface, have three walls and a roof, and provide for secondary containment.

(viii) The Permittee shall comply with the applicable used oil regulations as specified in section 22a-449(c)-119 of the Regulations of Connecticut State Agencies.

(ix) The Permittee shall immediately notify the Emergency Response and Spill Prevention Division of the Department at 860-424-3338 in the event of an uncontained spill of used oil or spent antifreeze.

(2) Brush or Untreated Wood

If the recycling facility authorized hereunder is one at which brush or untreated wood is collected or stored, the Permittee shall comply with the following requirements.

(A) The Permittee shall store at the facility no more than three thousand (3,000) cubic yards of unprocessed brush and unprocessed untreated wood at any one time. The Permittee shall not store unprocessed brush and unprocessed untreated wood in piles that exceed twenty five (25) feet in height.

(B) The Permittee shall store at the facility no more than two thousand (2,000) cubic yards of processed brush and processed untreated wood at any one time. The Permittee shall store processed brush or processed untreated wood in a pile at a maximum height not to exceed fifteen (15) feet.

(C) The Permittee shall ensure that all brush and untreated wood piles comply with the following: a minimum distance of twenty-five (25) feet is maintained around all brush and woodpiles to allow access by fire and emergency vehicles; shaped to allow adequate stormwater run-off (for elongated piles, piles shall be oriented perpendicular to the contours of the ground surface); equipped with stormwater run-on/run-off controls which comply with all existing permits and/or any applicable stormwater management requirements of section 22a-430 of the Regulations of Connecticut State Agencies; located on base pads constructed of compacted and well drained material that can support heavy equipment use during all seasons; minimize dust; and prevent the ponding of water.

(D) The Permittee shall inspect all brush and untreated wood delivered to the facility upon acceptance to ensure that no treated wood is accepted.

(E) The Permittee shall process and transfer unprocessed brush and unprocessed untreated wood on a first-in/first-out basis.

(F) The Permittee shall clearly mark the boundaries of the unprocessed and processed wood and brush storage areas on the site.
(G) The Permittee shall not allow the noise, dust, fumes, smoke, vibrations and odors to exceed background levels at any boundary of the property on which the facility is located.

(H) The Permittee shall ensure that chipping of brush and untreated wood which is conducted on top of a solid waste disposal area closed in accordance with sections 22a-209-1 through 13 of the Regulations of Connecticut State Agencies is conducted on a base pad to prevent disruption of the landfill cap and underlying waste. The pad shall be constructed of well compacted, well drained soil, be designed to support heavy equipment during all seasons, measure at least two (2) feet in thickness (the minimum two (2) feet of final cover soil required by section 22a-209-7(l) and 13(e) of the Regulations of Connecticut State Agencies) and be sloped at 3 to 5\% to promote drainage.

(I) The Permittee shall comply with the wood and brush chipping operation requirements of section 22a-174-3 of the Regulations of Connecticut State Agencies.

(J) **Handling of pest-infested green waste.**

Signs indicating possible Asian Longhorn Beetle infestation can be found at the CT DEP webpage:

http://www.ct.gov/dep/cwp/view.asp?a=2697&q=421754&depNav_GID=1631#signs

(i) Any green waste suspected of being infested by Asian Longhorn Beetle should be identified at the source of generation and subsequently handled separately from other types of waste generated during the Event and shall not be delivered to the TDSRS.

(ii) The Permittee’s designated project manager shall conduct a visual assessment for possible pest infestation as part of the on-site daily inspections.

(iii) If signs of infestation are observed:

- Digital photos and careful identification notes must be provided to the Connecticut Agricultural Experiment Station (Deputy State Entomologist direct phone line: 203-974-8474; e-mail CAES.StateEntomologist@ct.gov).
- The infested green waste shall be: segregated from other green waste; marked as segregated; securely stored and kept reasonably intact.
- Any handling activities (chipping; moving) must be postponed until an investigator from, or designated by, the Connecticut Agricultural Experiment Station, has examined the potentially infested green waste.
- Saws and any other equipment that may have been in contact with the wood must be sanitized.
Any truck load tickets and other documentation of deliveries shall note whether a pest infestation assessment has occurred.

(3) Scrap Metal

If the recycling facility authorized hereunder is one at which scrap metal is collected or stored, the Permittee shall comply with the following requirements.

(A) The Permittee shall place scrap metal that does not contain CFCs in a collection container at the end of each working day.

(B) The Permittee shall store no more than sixty (60) scrap metal appliance containing CFCs vertically in a temporary storage area with a sufficiently impervious surface.

(C) For any scrap metal appliance containing CFCs, the Permittee shall ensure that CFCs are removed by a certified technician in accordance with 40 CFR Part 82 sections 150 through 166.

(D) The Permittee shall remove any scrap metal appliances containing CFCs from the temporary storage area and shall place such scrap metal appliances in a collection container within three (3) days after the CFCs are removed.

(E) The Permittee shall ensure that any scrap metal that contains used oil shall be managed in accordance with the applicable used oil regulations as specified in sections 22a-449(c)-119 of the Regulations of Connecticut State Agencies, until the used oil is drained or otherwise removed from the scrap metal. Any such removed used oil shall also be managed in accordance with the above regulations, and placed in an on-site tank or collection container, in accordance with Section 5(b)(1)(B)(iv) of this General Permit.

(4) Universal Wastes

If the recycling facility authorized hereunder is one at which universal wastes are collected or stored, the Permittee shall comply with the following requirements.

(A) General Conditions

(i) The Permittee is prohibited from disposing, diluting, treating, or disassembling universal wastes. Disassembly of used electronics is authorized only at Limited Processing Facilities.

(ii) The Permittee may accumulate up to a total of five thousand (5,000) kilograms of universal wastes from non-residential sources for no longer than one (1) year from the date such wastes were received.

(iii) The Permittee shall demonstrate, based on the date such waste was received, the length of time that universal wastes have been accumulated. This demonstration may be made by:
• Marking or labeling the container with the earliest date that any waste in the container was received; or

• Marking or labeling each individual item of waste (e.g., each battery, lamp, mercury-containing equipment or used electronic) with the date it was received; or

• Placing the waste in a specific accumulation area and identifying the earliest date that any waste in the area was received; or

• Any other method which clearly demonstrates the length of time that the waste has been accumulated from the date it is received.

(iv) The Permittee shall ensure that each employee who handles or has responsibility for managing universal wastes is informed of proper handling and emergency procedures appropriate to the type(s) of waste such employee handles or manages.

(v) The Permittee shall ensure that all releases from universal wastes or residues from such wastes are immediately contained. Other than inadvertent breakage of small quantities of mixed batteries, mercury-containing lamps, mercury-containing equipment or used electronics, the Permittee shall determine whether any material resulting from the release is hazardous waste, and if so, shall manage the hazardous waste in accordance with all applicable requirements of sections 22a-449(c)-100 to 119 of the Regulations of Connecticut State Agencies, inclusive. The Permittee is considered the generator of the waste resulting from the release, and shall manage it in accordance with section 22a-449(c)-102 of the Regulations of Connecticut State Agencies.

(vi) The Permittee shall ensure that universal wastes shall be sent only to a facility which has a valid and effective permit issued by the commissioner authorizing the facility to store, treat or dispose of such waste; or a person who handles such wastes in compliance with section 22a-449(c)-113 of the Regulations of Connecticut State Agencies.

(vii) If the universal waste being offered for off-site transportation meets the definition of a hazardous material under the Department of Transportation regulations 49 CFR 171 to 180, inclusive, the Permittee shall package, label, mark and placard the shipment, and prepare the proper shipping papers in accordance with the applicable requirements.

(viii) If the Permittee receives a shipment of universal waste containing hazardous waste the Permittee shall immediately notify the Department of the illegal shipment, and provide the name, address and phone number of the originating shipper. The Department will provide instructions for managing the hazardous waste.
(ix) The Permittee shall keep a record of each shipment of universal waste received at the facility and shipped off-site for at least three (3) years from the date the waste was received. Such record may take the form of a log, invoice, manifest, bill of lading or other shipping document and shall include:

- The name and address of the business from which the waste was received;
- The quantity of each type of waste received (e.g., batteries, lamps, mercury-containing equipment, used electronics); and
- The date the shipment was received or sent off-site.

(x) The Permittee shall ensure that all areas used to store universal waste are inspected, at a minimum on a weekly basis, for the following:

- The condition of the waste or any container, package, trailer or building used to store such waste. If the waste or container or package storing the waste is not in good condition, or begins to leak, the waste shall be transferred to a container or package that is in good condition. Any deterioration or malfunction of trailers or buildings used to store the waste shall be repaired on a schedule which ensures that the problem does not lead to a release to the environment. If a hazard is imminent, repairs shall be made immediately. If a release from a container, package, trailer or building used to store the waste has occurred, remedial action shall be taken in accordance with the requirements in this General Permit for response to releases;

- The marking or labeling of all waste, or containers, packages, pallets, trailers or buildings used to store the waste, with identifying words as required by the waste specific requirements in this General Permit for marking and labeling wastes; and

- The marking of all waste, or containers, packages, pallets, trailers or buildings used to store the waste, with the date upon which accumulation began, or maintenance of an inventory system or other accumulation tracking method as allowed by this General Permit.

(xi) Inspections shall be recorded in a written inspection log that, at a minimum, includes: the date and time of the inspection; the name of the inspector; a notation of the observations made; and the date and nature of any repairs or other remedial actions. All inspection logs shall be kept at the facility for at least three (3) years from the date of inspection.
(B) **Spent Lead-Acid Batteries or Spent Mixed Batteries**

(i) The Permittee shall not open, handle, or store spent lead-acid batteries and spent mixed batteries in a manner that may rupture the battery case, cause it to leak, or produce a short circuit.

(ii) The Permittee shall place spent mixed batteries in containers as soon as they are received at the facility. Such containers shall be structurally sound, adequate to prevent breakage, lack evidence of leakage or damage that may cause leakage, and are compatible with the content of the batteries. Metal containers for spent mixed batteries shall be grounded, and all containers shall be protected from adverse weather, vented, and kept on an elevated platform to prevent contact with freestanding liquids.

(iii) The Permittee shall not store or accumulate spent lead-acid batteries or spent mixed batteries near incompatible materials unless they are protected from the other materials by means of a dike, berm, wall or other device to prevent fires, explosions, gaseous emissions, leaching, or other discharge of hazardous waste or hazardous waste constituents which could result from the mixing of incompatible materials.

(iv) The Permittee shall store or accumulate spent lead-acid batteries on an impervious surface and inspect weekly for leaks and deterioration. Spent lead-acid batteries shall be placed on pallets, shelves, or collection containers by the end of each working day.

(v) The Permittee shall accumulate at the facility no more than two hundred (200) spent lead-acid batteries or one thousand (1,000) kilograms of spent mixed batteries, at any one time.

(vi) The Permittee shall remove all spent lead-acid batteries and spent mixed batteries from the facility within twelve months of receipt.

(vii) The Permittee shall place any spent mixed battery that is cracked or leaking upon receipt into a plastic sealable bag before being placed into the storage container. Any spent lead acid battery that is cracked or leaking upon receipt shall be placed onto a shelf or into a container immediately.

(C) **Mercury - Containing Lamps**

(i) The Permittee shall place all mercury-containing lamps in containers or packages that are: kept closed; structurally sound; adequate to prevent breakage and are compatible with the contents of the lamps; stored inside a locked building with a roof and four walls or in the cargo-carrying portion of a truck, such as in a trailer, that is locked; and stored in a manner that prevents the mercury-containing lamps
from being exposed to the environment and capable of preventing leakage, spillage or damage that could cause leakage.

(ii) The Permittee shall ensure that each mercury-containing lamp or container or package in which such lamps are contained is labeled or marked clearly with one of the following phrases: “Universal Waste – Lamp(s)”, “Waste Lamp(s)”, or “Used Lamp(s)”.

(iii) The Permittee shall ensure that any lamp that shows evidence of breakage, leakage or damage shall be immediately cleaned up and placed in a container. Such containers shall be: kept closed; structurally sound; compatible with the contents of the lamps; capable of preventing leakage, spillage or damage that could cause leakage or releases of mercury or other hazardous constituents to the environment; and labeled or clearly marked with the phrase “Broken Lamp(s)”. Broken lamps shall be recycled with the intact lamps.

(D) Mercury Containing Equipment

(i) The Permittee shall ensure that all mercury-containing equipment is handed directly to the attendant and placed in the designated containers. Such containers shall be: kept closed; plastic, lined, leak proof and sealable; no more than five-gallon capacity; capable of preventing leakage, spillage or damage that could cause leakage; designed to prevent the escape of mercury into the environment by volatilization or any other means and stored in an area provided with secondary containment; and stored inside a locked building with a roof and four walls or in the cargo-carrying portion of a truck, such as in a trailer, that is locked.

(ii) The Permittee shall ensure that containers used to store mercury-containing equipment shall be labeled or marked clearly with any of the following phrases: “Waste Mercury-Containing Equipment” or “Used Mercury-Containing Equipment”.

(iii) The Permittee shall ensure that a mercury spill kit is kept in the collection area. Immediate steps shall be taken to contain and clean-up any spill.

(E) Used Electronics

(i) The Permittee shall manage used electronics in a way that prevents the release of the used electronics or any component of the used electronics, or constituent of the used electronics to the environment.

(ii) The Permittee shall store all used electronics: separately from covered electronic devices; inside a locked building with a roof and four walls or in the cargo-carrying portion of a truck, such as
in a trailer, that is provided with a lock; and in a manner that prevents used electronics from being exposed to the environment. The Permittee shall ensure that all used electronics are handled, stored and transported in a manner that maintains the ability to reuse or recycle the used electronics and prevents releases of any such used electronics or components thereof to the environment.

(iii) The Permittee shall immediately clean up and place in a container any broken cathode ray tube(s) from a used electronic device and shall place all such waste in a container. Any such container shall be closed, structurally sound, and compatible with the cathode ray tube(s) and shall be capable of preventing leakage, spillage or releases of broken cathode ray tubes, glass particles or other hazardous constituents from such broken tubes to the environment.

(iv) The Permittee shall not shred, crush, heat or otherwise treat used electronics or any component thereof and shall not break the cathode ray tube in any used electronic device.

(v) The Permittee shall clearly label or mark each used electronic device or container, package or pallet containing used electronics, with one of the following phrases: "universal waste – used electronics", or "waste used electronics", or "used electronics".

(vi) The Permittee shall remove all used electronics from the facility within twelve months of receipt.

(F) Covered Electronic Devices (CEDs)
If the recycling facility authorized hereunder is one at which covered electronic devices are collected or stored, the Permittee shall comply with the following requirements.

(i) The storage of covered electronic devices shall not exceed ten thousand (10,000) kilograms or one hundred fifty (150) cubic yards of covered electronic devices from residential sources. Once the maximum storage volume is reached, the Permittee shall ensure that all containers or trailers are removed from the facility within two (2) business days.

(ii) The Permittee is prohibited from disposing, diluting, treating, or disassembling covered electronic devices. Disassembly of covered electronic devices is authorized only at Limited Processing Facilities.

(iii) Covered electronic devices shall be handled and stored in a manner that maintains the ability to reuse or recycle any such covered electronic devices or components thereof and managed in a way that prevents releases from any covered electronic devices or components to the environment.
(iv) All covered electronic devices shall be stored: separately from universal waste or used electronics; inside a locked building with a roof and four walls or in the cargo-carrying portion of a truck, such as in a trailer, that is locked; and in a manner that prevents the covered electronic devices from being exposed to the environment. Each covered electronic device or container, package or pallet containing covered electronic devices shall be labeled or clearly marked with the phrase “Residential CEDs” or “Covered Electronic Devices”.

(v) Any broken cathode ray tube(s) from a covered electronic device(s) shall be immediately cleaned up and placed in a container. Such container shall be: kept closed; structurally sound; compatible with the cathode ray tube(s); capable of preventing leakage, spillage or releases of broken cathode ray tubes, glass particles or other hazardous constituents from such broken tubes to the environment; and labeled or clearly marked with the phrase “Broken CRTs”.

(vi) The Permittee shall ensure that each employee who handles or has responsibility for managing covered electronic devices is informed of the proper handling and emergency procedures appropriate to the type(s) of waste such employee handles or manages.

(vii) The Permittee shall ensure that all releases from covered electronic devices, or residues from such wastes, are immediately contained. Other than inadvertent breakage of small quantities of covered electronic devices, the Permittee shall determine whether any material resulting from the release is hazardous waste, and if so, shall manage the hazardous waste in accordance with all applicable requirements of sections 22a-449(c)-100 to 119 of the Regulations of Connecticut State Agencies, inclusive. The Permittee is considered the generator of the waste resulting from the release, and shall manage it in accordance with section 22a-449(c)-102 of the Regulations of Connecticut State Agencies.

(viii) The Permittee shall ensure that covered electronic devices are sent only to a facility that has a valid and effective permit issued by the commissioner authorizing the facility to store, treat or dispose of such waste, or to a person who handles such wastes in compliance with section 22a-449(c)-113 of the Regulations of Connecticut State Agencies and has been approved as a Covered Electronics Recycler pursuant to section 22a-638-1 of the Regulations of Connecticut State Agencies.

(ix) The Permittee shall keep a record of each shipment of covered electronic devices sent from the facility for at least three (3) years from the date the waste was shipped off-site. The record may take the form of a log, invoice, manifest, bill of lading or other shipping document and shall include: the name and address of the person to
whom the waste was sent; the quantity of covered electronic devices sent; and the date the shipment left the transfer station.

(x) The Permittee shall ensure that all areas used to store covered electronic devices are inspected, at a minimum, on a weekly basis for the following:

- The condition of the covered electronic devices or any container, package, trailer or building used for storage of such waste. If the covered electronic devices or a container or package storing such waste is not in good condition, the covered electronic devices shall be transferred to a container or package that is in good condition. Any deterioration or malfunction of trailers or buildings used to store such waste shall be repaired on a schedule which ensures that the problem does not lead to a release to the environment. If a hazard is imminent, repairs shall be made immediately. If a release from a container, package, trailer or building used to store such waste has occurred, remedial action shall be taken in accordance with the requirements in this permit for response to releases; and

- The marking or labeling of all covered electronic devices, or containers, packages, pallets, trailers or buildings used to store such waste, with identifying words as required by the waste specific requirements in this General Permit for marking and labeling wastes.

(xi) The Permittee shall record inspections in a written inspection log that, at a minimum, includes: the date and time of the inspection; the name of the inspector; a notation of the observations made; and the date and nature of any repairs or other remedial actions. All inspection logs shall be kept at the facility for at least three (3) years from the date of inspection.

(5) **Paint and Stain**

If the recycling facility authorized hereunder is one at which paints and stains are collected, processed, or stored, the Permittee shall comply with the following requirements.

(A) The Permittee shall only accept paint and stains from residential sources.

(B) The Permittee shall store at the facility no greater than three hundred (300) gallons of paint and stain at one time.

(C) The Permittee shall store all paint and stains at least fifty (50) feet from any heat source.
(D) The Permittee shall store paint and stains in a manner to protect down gradient catch basins, wetlands and water courses from spills.

(E) The Permittee shall only collect paints and stains between April 1 and November 30, unless the waste handling and storage areas are conducted entirely within a heated structure.

(F) The Permittee shall ensure that at all times latex products are managed separately from oil-based products.

(G) The Permittee shall ensure that the handling area is enclosed, weatherproofed and has one hundred and ten percent (110%) leak proof secondary spill containment.

(H) The Permittee shall ensure that incoming containers of paint and stain shall be: (i) accepted only in the original containers with manufacturer’s label still legible, with five (5) gallon capacity, maximum; (ii) placed immediately indoors in the designated storage areas or exchange areas; (iii) segregated into latex and oil-based paint/stain by the end of each operational day; and (iv) for aerosol paint cans, cans shall be punctured within thirty (30) days of receipt in a way that minimizes releases of propellants and paint shall be drained directly into a storage drum.

(I) Where incoming paint and stain is made available to the public, the Permittee shall: (i) provide an area designed to accommodate the orderly distribution of paint and stain to the public; and (ii) ensure that only containers in good condition with tight fitting lids and legible manufacturer’s labels shall be placed in the exchange area.

(J) The Permittee shall ensure that paint and stain is stored in their original containers until consolidated in larger containers or sent out for disposal. The storage area shall have an epoxy-coated impermeable base resistant to paint and stain.

(K) Where paint and stain is consolidated in larger containers prior to disposal the Permittee shall ensure that: (i) no person other than an employee of the facility or a person under the supervision of such an employee shall consolidate paint and stain; (ii) the consolidation area has an epoxy-coated impermeable base resistant to paint and stain; (iii) storage containers for the consolidated paint and stain shall be: 1) elevated above the spill containment area; 2) grounded during consolidation of paint and stain; 3) labeled “Waste Latex Paint”, “Waste oil-based Paint” etc.; and 4) covered except during consolidation.

(L) The Permittee shall ensure that prior to the removal of paint and stains from the facility that paint and stains in loaded storage containers shall: (i) be recorded in a facility log; (ii) marked, dated and labeled in compliance with the transportation requirements for labeling hazardous materials as stated in
the 49 CFR 172; (iii) packaged and shipped in compliance with the transportation requirements for hazardous materials as stated in the 49 CFR 173; and (iv) for containers of oil-based paint/stain be transported: 1) by a permitted hazardous waste hauler in accordance with section 22a-454 of the General Statutes, or 2) to a properly permitted waste facility.

(M) The Permittee shall ensure that paint and stain being disposed of in their original containers without consolidation are transported off-site by November 30 of each operating year in a secure manner to a facility permitted to accept such waste, including a permitted household hazardous waste facility. Containers of oil-based paint/stain shall be transported by a permitted hazardous waste transporter in accordance with section 22a-454 of the General Statutes or to a properly permitted waste facility.

(6) Source Separated Food Scraps

If the recycling facility authorized hereunder is one at which source separated food scraps are collected, processed, or stored, the Permittee shall comply with the following requirements.

(A) Only food scraps that have been separated from the rest of the waste stream at the point of generation, whether residential, commercial, industrial or institutional shall be accepted.

(B) Food scraps shall be removed to a facility which is permitted in state or a facility out of state within 48 hours of receipt unless held in a refrigerated container.

(C) Food waste shall be emptied into the storage containers immediately upon receipt.

(D) Storage containers shall be leakproof, vector-proof, and kept covered at all times except when being filled or emptied.

(E) Storage of food scraps shall be limited to eighty (80) cubic yards.

(F) The food scrap collection area shall be provided with easily read signage stating which items are accepted and which are prohibited.

(7) Mattresses

If the single item recycling facility authorized hereunder is one at which mattresses are collected, processed, or stored, the Permittee shall comply with the following requirements.

(A) The Permittee shall store at the facility no more than one thousand and nine hundred (1,900) unprocessed mattresses at any one time.

(B) The Permittee shall store at the facility no more than one thousand (1,000) cubic yards of processed mattress components at any one time.

(C) The Permittee shall not store unprocessed mattresses at the facility in a manner that would pose a danger to workers.
(D) The Permittee shall ensure that all mattresses are inspected for human bed bugs and bed bug eggs within forty-eight hours of receipt at the facility and prior to placement at the storage facility. If human bed bugs or bed bug eggs are found to be on any mattress, the mattress and adjacent mattresses shall be segregated and taken off site for proper treatment and handling.

(E) The Permittee shall process and transfer unprocessed mattresses on a first-in/first-out basis.

(F) The Permittee shall place processed mattress components in a collection container at the end of each working day.

(G) The Permittee shall store mattresses and components for no greater than one (1) year.

(H) The Permittee shall ensure that mattresses are handled pursuant to all federal, state and local requirements.

(c) Additional Specific Operating Conditions for Facilities

(I) Single Item Recycling Facilities

The Permittee of a single item recycling facility shall comply with the following requirements.

(A) The Permittee shall accept only one of the following categories of recyclable solid waste at the facility, provided any such waste shall have been source separated or shall be accepted as commingled recyclables at the time it is received:

   (i) all grades of paper, whether mixed or separated by grade; or

   (ii) plastic containers; or

   (iii) brush and untreated wood, whether mixed or separated by type; or

   (iv) mattresses.

(B) The Permittee shall not accept the following materials at the facility: hazardous waste, universal wastes, scrap tires, scrap metal, used oil, used oil filters, spent antifreeze, glass or metal food containers, leaves, grass clippings, textiles, non-recyclable solid waste, treated wood waste, or solid waste which has been contaminated or could contaminate the acceptable recyclables so as to render them unmarketable.

(C) The Permittee shall ensure that all materials are recycled. Incineration, disposal and use as fuel for energy recovery are not considered recycling.

(D) The Permittee shall perform only the following activities at the facility: manual sorting, mechanical sorting, and processing as allowed in this General Permit.

(E) The Permittee may use a tipping floor to sort, process, or transfer recyclable solid waste.
(F) The Permittee shall not generate residue at the facility exceeding ten percent (10%) of the total weight of recyclable solid waste received at the facility in a month.

(G) The Permittee shall store at the facility no more than three thousand (3,000) cubic yards of unprocessed untreated wood at any one time.

(H) The Permittee shall store at the facility no more than two thousand (2,000) cubic yards of processed brush and processed untreated wood at any one time.

(I) The Permittee shall store at the facility no more than one thousand nine hundred (1,900) unprocessed mattresses.

(J) The Permittee shall store at the facility no more than one thousand (1,000) cubic yards of processed mattress components at any one time.

(K) The Permittee may store at the facility no more than five hundred (500) cubic yards of processed recyclables, other than wood and mattresses at any one time.

(L) The Permittee shall store no more than one hundred and twenty (120) cubic yards of residue at the facility at any one time.

(M) The Permittee shall ensure that all tipping and processing, except the grinding or chipping of brush or untreated wood, is conducted inside a totally enclosed structure with a roof.

(N) The Permittee shall confine storage of incoming and processed recyclables in a processing building, excluding office area, to a maximum of seventy percent (70%) of the floor area, with thirty percent (30%) of the floor area dedicated solely for the purposes of unloading, sorting, and other related processing activities.

(2) Limited Processing Recycling Facilities

The Permittee of a limited processing recycling facility shall comply with the following requirements.

(A) The Permittee shall accept only the following categories of recyclable solid waste at the facility, provided any such waste shall have been source separated or shall be accepted as commingled recyclables at the time it is received:

(i) All grades of paper, whether mixed or separated by grade;

(ii) Glass and metal food containers and plastic containers, drink boxes and paper beverage containers, whether commingled or separated;

(iii) Scrap metal;

(iv) Brush;
(v) Untreated wood;

(vi) Used oil;

(vii) Used oil filters;

(viii) Spent antifreeze;

(ix) Leaves;

(x) Universal Wastes;

(xi) Textiles; and

(xii) Paint and stain.

(B) The Permittee shall not accept the following materials at the facility: hazardous waste, scrap tires, grass clippings, treated wood waste, non-recyclable solid wastes, or solid waste which has contaminated or could contaminate the recyclables so as to render them unmarketable.

(C) The Permittee shall accept no more than twenty (20) tons of source separated or commingled solid waste each day.

(D) The Permittee shall store no more than forty (40) cubic yards of residue at the facility at any one time. All solid wastes and recyclables shall be stored in accordance with the requirements of Section 5(b) of this General Permit.

(E) The Permittee may use a tipping floor to sort, process, or transfer recyclable solid waste.

(F) The Permittee shall conduct all tipping and processing, except for grinding or chipping of brush or untreated wood, inside a totally enclosed structure with a roof.

(G) The Permittee shall perform only the following activities at the facility: manual removal of contaminants and mechanical processing limited to baling, compacting, shredding, grinding, chipping, and crushing in accordance with the requirements of this General Permit. Mechanical sorting is prohibited.

(H) The Permittee shall not generate residue at the facility exceeding ten percent (10%) of the total weight of recyclable solid waste received at the facility in a month.

(I) The Permittee shall ensure that paints and stains are not processed at the facility.

(J) The Permittee shall store at the facility no more than three thousand (3,000) cubic yards of unprocessed untreated wood at any one time.
(K) The Permittee shall store at the facility no more than two thousand (2,000) cubic yards of processed brush and processed untreated wood at any one time.

(3) Recyclables Transfer Facilities

The Permittee of a recyclables transfer facility shall comply with the following requirements.

(A) The Permittee shall accept only the following categories of recyclable solid waste at the facility provided any such waste shall have been source separated or shall be accepted as commingled recyclables at the time it is so received:

(i) All grades of paper, whether mixed or separated by grade;

(ii) Glass and metal food containers and plastic containers, drink boxes and paper beverage containers, whether commingled or separated;

(iii) Scrap metal;

(iv) Brush;

(v) Untreated wood;

(vi) Leaves;

(vii) Grass clippings;

(viii) Used oil;

(ix) Used oil filters;

(x) Spent anti-freeze;

(xi) Universal Wastes;

(xii) Textiles;

(xiii) Source separated food scraps; and

(xiv) Paint and stain.

(B) The Permittee shall not accept the following materials at the facility: hazardous waste, scrap tires, non-recyclable solid waste, treated wood, or solid waste that has been contaminated or could contaminate the recyclables so as to render them unmarketable.
(C) The Permittee shall store all authorized used oil filters, universal wastes, used oil, spent anti-freeze, brush and untreated wood, scrap metal and food scraps, and paint and stain in accordance with the requirements in Sections 5(b) of this General Permit.

(D) The Permittee shall perform only the following activities at the facility with respect to recyclable solid waste: transfer and compaction of recyclable solid waste.

(E) The Permittee shall ensure that leaves and/or grass clippings will be transferred from the facility at least once per week to a lawfully operating composting facility that is registered with or permitted by the Department pursuant to section 22a-208a of the General Statutes or section 22a-208i(a)-1 of the Regulations of Connecticut State Agencies and is authorized to accept leaves and/or grass clippings, or to a facility in another state operating in accordance with the laws of that state.

(F) The Permittee shall be prohibited from processing used oil filters, used oil, spent anti-freeze, spent lead-acid batteries, spent mixed batteries, brush or untreated wood.

(G) The Permittee shall: (a) control all traffic related with the operation of the facility in such a way as to mitigate queuing of vehicles off-site and excessive or unsafe traffic impact in the area where the Facility is located; (b) unless otherwise exempted, ensure that trucks are not left idling for more than three (3) consecutive minutes pursuant to Section 22a-174-18(b)(3) of the Regulations of Connecticut State Agencies; and (c) prominently post and maintain signs limiting truck idling time within the Facility (i.e. scale, etc…).

(H) The Permittee shall ensure that any collector hauling solid waste generated by residential, business, commercial or other establishments in a municipality shall register in such municipality and disclose the name of any other municipality in which such collector hauls such solid waste pursuant to section 22a-220a(d) of the General Statutes.

(4) Drop-Site Facilities

The Permittee of a drop-site facility shall comply with the following requirements.

(A) The Permittee shall accept only the following categories of recyclable solid waste at the facility, provided any such waste shall have been source separated or shall be accepted as commingled recyclables at the time it is received:

   (i) All grades of paper, whether mixed or separated by grade;

   (ii) Glass and metal food containers and plastic containers, drink boxes and paper beverage containers, whether commingled or separated;

   (iii) Scrap metal;
(iv) Leaves;
(v) Grass clippings;
(vi) Used oil filters;
(vii) Used oil;
(viii) Spent antifreeze;
(ix) Universal Wastes;
(x) Scrap tires with or without rims;
(xi) Brush;
(xii) Textiles;
(xiii) Paint and Stain; and
(xiv) Any other items designated for recycling pursuant to section 22a-241b of the General Statutes and the Regulations of Connecticut State Agencies section 27a-241b-1 et seq.

(B) The Permittee shall not accept the following materials at the facility: hazardous wastes, untreated wood, treated wood, non-recyclable solid waste, or solid waste which has been contaminated or could contaminate the acceptable recyclables so as to render them unmarketable.

(C) The Permittee shall ensure that the capacity of each collection containers does not exceed forty (40) cubic yards.

(D) The Permittee shall ensure that leaves and/or grass clippings will be transferred from the facility at least once per week to a lawfully operating composting facility that is registered with or permitted by the Department pursuant to section 22a-208a of the General Statutes or section 22a-208i(a)-1 of the Regulations of Connecticut State Agencies and is authorized to accept leaves and/or grass clippings, or to a facility in another state operating in accordance with the laws of that state.

(E) The Permittee shall ensure that the number of collection containers shall not exceed three (3) per category of paper and glass, metal, plastic and paper food and beverage containers, and two (2) per category of other containers of recyclables solid waste or scrap tires collected except used electronics and spent lead-acid batteries.
(F) Only municipalities or Permittees under contract to a municipality to operate a municipal drop site may accept scrap tires under the provisions of this Section of this General Permit.

(G) The Permittee shall not process source separated solid waste or commingled recyclables, except for brush.

(H) The Permittee shall manually transfer recyclable solid waste and scrap tires received at the facility from the vehicles in which they were delivered directly into collection containers.

(I) The Permittee shall accumulate and store used oil, used oil filters, spent antifreeze, brush and scrap metal, and universal waste in accordance with the requirements in Sections 5(b) of this General Permit.

(J) The Permittee shall ensure that only properly trained facility personnel are allowed to consolidate paints and stains at the facility.

(5) Satellite Drop-Site Facilities

The Permittee of a satellite drop-site facility shall comply with the following requirements.

(A) The Permittee shall accept only the following categories of recyclable solid waste at the facility, provided any such waste shall have been source separated or shall be accepted as commingled recyclables at the time it is received:

(i) All grades of paper, whether mixed or separated by grade;

(ii) Glass and metal food containers and plastic containers, drink boxes and paper beverage containers, whether commingled or separated;

(iii) Scrap metal;

(iv) Leaves;

(v) Grass clippings; and

(vi) Textiles.

(B) The Permittee shall not accept the following materials at the facility: hazardous wastes, used oil, used oil filters, spent antifreeze, scrap tires, brush, untreated wood, treated wood waste, universal wastes, non-recyclable solid wastes, or other solid waste which has contaminated or could contaminate the acceptable recyclables so as to render them unmarketable.

(C) The Permittee shall not exceed one hundred (100) cubic yards of total storage capacity of all collection containers.
(D) The Permittee shall not process source-separated solid waste or commingled recyclables.

(E) The Permittee shall design and control each collection container at the facility so that no material may be deposited therein other than the category or categories of recyclable solid waste designated for such container.

(F) The Permittee shall ensure that leaves and/or grass clippings will be transferred from the facility at least once per week to a lawfully operating composting facility that is registered with or permitted by the Department pursuant to section 22a-208a of the General Statutes or section 22a-208i(a)-1 of the Regulations of Connecticut State Agencies and is authorized to accept leaves and/or grass clippings, or to a facility in another state operating in accordance with the laws of that state.

(G) The Permittee shall manually transfer recyclable solid waste received at the facility from the vehicles in which it was delivered directly into collection containers.

(H) The Permittee shall accept scrap tires to be incinerated for energy recovery. Scrap tires generated only within a municipality under contract with a Permittee, authorized to operate a Drop-Site Facility by this General Permit shall be accepted at such facility.

Section 6. General Conditions

(a) Reliance on Registration

In evaluating the Permittee's registration, the commissioner has relied on information provided by the Permittee. If such information proves to be false or incomplete, the Permittee's authorization under this General Permit may be suspended or revoked in accordance with law, and the commissioner may take any other legal action provided by law.

(b) Duty to Correct and Report Violations

Upon learning of a violation of a condition of this General Permit, a Permittee shall immediately take all reasonable action to determine the cause of such violation, correct such violation and mitigate its results, prevent further such violation, and report in writing such violation and such corrective action to the commissioner within five (5) days of the Permittee’s learning of such violation. Such report shall be certified in accordance with Section 6(d) of this General Permit.

(c) Duty to Provide Information

If the commissioner requests any information pertinent to the authorized activity or to compliance with this General Permit or with the Permittee's approval of registration, the Permittee shall provide such information in writing within thirty (30) days of such request. Such information shall be certified in accordance with Section 6(d) of this General Permit.
(d) **Certification of Documents**

Any document, including but not limited to any notice, information or report, which is submitted to the commissioner under this General Permit shall be signed by, as applicable, registrant or the Permittee in accordance with section 22a-430-3(b)(2) of the Regulations of Connecticut State Agencies, and by the individual or individuals responsible for actually preparing such document, each of whom shall certify in writing as follows:

“I have personally examined and am familiar with the information submitted in this document and all attachments thereto, and I certify that, based on reasonable investigation, including my inquiry of those individuals responsible for obtaining the information, the submitted information is true, accurate and complete to the best of my knowledge and belief. I understand that a false statement made in the submitted information may be punishable as a criminal offense, in accordance with section 22a-6 of the General Statutes, pursuant to section 53a-157b of the General Statutes, and in accordance with any other applicable statute.”

(e) **Date of Filing**

For purposes of this General Permit, the date of filing with the commissioner of any document is the date such document is received by the commissioner. The word “day” as used in this General Permit means the calendar day; if any date specified in the General Permit falls on a Saturday, Sunday, or legal holiday, such deadline shall be the next business day thereafter.

(f) **False Statements**

Any false statement in any information submitted pursuant to this General Permit may be punishable as a criminal offense, in accordance with section 22a-6, under section 53a-157b of the General Statutes.

(g) **Correction of Inaccuracies**

Within fifteen (15) days after the date a Permittee becomes aware of a change in any information in any material submitted pursuant to this General Permit, or becomes aware that any such information is inaccurate or misleading or that any relevant information has been omitted, such Permittee shall correct the inaccurate or misleading information or supply the omitted information in writing to the commissioner. Such information shall be filed in accordance with the certification requirements prescribed in Section 6(d) of this General Permit. The provisions of this subsection shall apply both while a request for approval of registration is pending and after the commissioner has approved such request.

(h) **Transfer of Authorization**

An approval of registration under this General Permit is transferable only in accordance with the provisions of section 22a-6o of the General Statutes.

(i) **Other Applicable Law**

Nothing in this General Permit shall relieve the Permittee of the obligation to comply
with any other applicable federal, state and local law, including but not limited to the
obligation to obtain any other authorizations required by such law.

(j) Other Rights

This General Permit is subject to and does not derogate any present or future rights or
powers of the State of Connecticut and conveys no rights in real or personal property
nor any exclusive privileges, and is subject to all public and private rights and to any
federal, state, and local laws pertinent to the property or activity affected by such
General Permit. In conducting any activity authorized hereunder, the Permittee may
not cause pollution, impairment, or destruction of the air, water, or other natural
resources of this state. The issuance of this General Permit shall not create any
presumption that this General Permit should or will be renewed.

Section 7. Commissioner’s Powers

(a) Abatement of Violations

The commissioner may take any action provided by law to abate a violation of this
General Permit, including the commencement of proceedings to collect penalties for
such violation. The commissioner may, by summary proceedings or otherwise and for
any reason provided by law, including violation of this General Permit, revoke a
Permittee’s authorization hereunder in accordance with sections 22a-3a-2 through 22a-
3a-6, inclusive, of the Regulations of Connecticut State Agencies. Nothing herein shall
be construed to affect any remedy available to the commissioner by law.

(b) General Permit Revocation, Suspension or Modification

The commissioner may, for any reason provided by law, by summary proceedings or
otherwise, revoke or suspend this General Permit or modify to establish any
appropriate conditions, schedules of compliance, or other provisions which may be
necessary to protect human health or the environment.

(c) Filing of an Individual Permit Application

If the commissioner notifies a Permittee in writing that such Permittee must obtain an
individual permit to continue lawfully conducting the activity authorized by this
General Permit, the Permittee may continue conducting such activity only if the
Permittee files an application for an individual permit within sixty (60) days of
receiving the commissioner's notice. While such application is pending before the
commissioner, the Permittee shall comply with the terms and conditions of this
General Permit and the subject approval of registration. Nothing herein shall affect the
commissioner's power to revoke or suspend a Permittee's authorization under this
General Permit at any time.

Issued Date: August 16, 2010

AMEY W. MARRELLA
Commissioner

This is a true and accurate copy of the General Permit executed on August 16, 2010 by the Commissioner
of the Department of Environmental Protection.