TRANSFER STATION OVERVIEW
Collectors of Solid Waste
WASTE ENGINEERING & ENFORCEMENT DIVISION
BUREAU OF MATERIALS MANAGEMENT
&
COMPLIANCE ASSURANCE

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Transfer Station Definition

Connecticut General Statutes ("CGS")-Section 22a-207(10)

"Transfer Station" – any location or structure, whether located on land or water, where more than ten (10) 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.
Permit Requirement

CGS Section 22a-208a(b)–RCSA Section 22a-209-4 - permit required to establish, construct or operate a solid waste (SW) facility.

CGS Section 22a-208c – No person shall receive, dispose of, or process SW or transport SW for disposal or processing at any SW facility, volume reduction plant, SW disposal area, recycling facility or recycling center, transfer station or biomedical waste facility unless such facility, plant, area center complies with the provisions of section 22a-208a.
Law provides that the location or structure must be permitted for off-loading of solid waste to occur. Cannot transfer truck to truck except at a permitted transfer station.
Key Points

- If >10 cubic yards are aggregated
- Solid Waste generated elsewhere
- Transfer from truck to truck
- Truck to container
- Container to container
- Off loaded and picked up later
Transferring > 10 cubic yards of solid waste - one vehicle to another

Transporting solid waste from a job site to any other site (must be a permitted facility)

Off-loading the containers with solid waste to the ground, ("drop and hook") for the purpose of storing, sorting or reloading.
Case Law

Joseph Cammarota and Reed Refuse Co. – HHD-CV-064026972---11/4/09

- Solid waste brought to an unpermitted location in a container for storage or sorting, and then removed to another location for disposal of the solid wastes

John’s Refuse Removal, Inc. – HHD-CV-08-4040341 ---9/21/11

- Solid waste brought to an unpermitted location and then transferred from one container to another container or truck to truck for movement to another location for disposal
Results of Violation(s)

Forfeiture of Vehicles - CGS Section 22a-250a--Any vehicle used as a means of committing a violation of any of the provisions of CGS Section 22a-208a and 22a-208c, may be subject to forfeiture.

Civil Penalty - 22a-226a--Penalty may be up to $25,000 per day, per violation.
Collector or Hauler Requirements

CGS Sections:

- §22a-220a(d)(1) – Register in municipality

- §22a-220a(e) – Door of private hauling vehicle must be labeled with the business name and address of the hauler.

Further hauler requirements on DEEP website
Section 22a-220a(d)(2)
Collectors shall:

- report annually
- form provided by DEEP information to municipalities for the previous fiscal year.
- Solid waste and recyclables hauled within municipality

www.ct.gov/dep/solidwastereporting
Recycling Reminder

CGS Section 22a-241j(b)(1)

Collectors of residential solid waste shall offer curbside or backyard collection of designated recyclable items.
DEEP Website

Search Words:

- Recycling Laws (annotated list)
- Reduce Reuse (recycling main page)
- DEEP Hauler (recycling resources)
- SWAC (solid waste advisory committee – agendas)
- Solid Waste Management Plan

www.ct.gov/deep/site
Questions?

COMPASS LINE : (888) 424-4193
Solid Waste
Hazardous Waste
Other information-complaints