



Area Disposal Company
Environmental Management Facilities
Clinton Landfill, Inc. • Hickory Ridge Landfill, Inc.

Wastestream Approval Package

waste profile form

**** Please return only this portion to Area ****

Corporate Office
4700 North Sterling Ave.
Peoria, IL 61615

Phone (309) 688-0760
Fax (309) 688-0881

Clinton Landfill
9550 Heritage Road
Clinton, IL 61727

Phone (217) 935-8028
Fax (217) 935-5602

Hickory Ridge Landfill
32246 375th Street
Baylis, IL 62314

Phone (217) 833-2732
Fax (217) 833-2012



Waste Profile Form

PROFILE # _____

Please complete this form in its entirety; refer to the Information and Instruction package.

Section 1 - Generator/Customer Information

Generator Name _____
 Waste Generation Address _____

 City _____ St _____ Zip _____
 Mailing Address (if different) _____

 City _____ St _____ Zip _____
 Site/Facility Contact _____
 Phone () - _____
 Fax () - _____
 e-mail or other # _____
 USEPA # (not required) _____
 IEPA # _____
 SIC code(s) _____

Technical Contact _____
 Company _____
 Mailing Address _____
 City _____ St _____ Zip _____
 Phone () - _____
 Fax () - _____
 e-mail or other # _____
Invoicing Info (if different):
 Contact _____
 Company _____
 Mailing Address _____
 City _____ St _____ Zip _____
 Phone () - _____
 Fax () - _____

Section 2 - Waste Information

Waste Name _____
 Process generating waste (*detailed* description) _____

 Annual Volume _____ Type (i.e roll-offs, drums,...) _____ Ongoing or One Time Only
IS THIS A NON-HAZARDOUS WASTE? Yes No
 Is this a pollution control waste (35 IL. Adm. Code 858)? Yes No
 DOT description **Non-Hazardous Special Waste**
 Directions (to site from nearest major hwy.) _____

Section 3 - Physical Data

Key Waste Components (must total 100%):
 _____ %
 _____ %
 _____ %
 _____ %
 _____ %
 _____ %
 _____ %
 _____ %
 _____ %
 _____ %

Color (describe) _____
 Any odor? (describe) _____
 Does the waste contain any debris? Yes No
 (debris is considered to be >2.5 in.)
 If yes, describe debris. _____



Section 4 - Analytical Data (to be completed by Area)

Inorganics	
pH	
Density	lb/yd ³
Flash point	°F
Paint filter	<input type="checkbox"/> Pass <input type="checkbox"/> Fail
Total solids	%
Total Cyanide	mg/kg
Reactive Cyanide	mg/kg
Amenable Cyanide	mg/kg
Total Sulfide	mg/kg
Reactive Sulfide	mg/kg
Total Phenol	mg/kg
EOX	mg/kg

Metals	Characteristic level	TCLP Analysis
D004 Arsenic	5.0 mg/l	mg/l
D005 Barium	100.0 mg/l	mg/l
D006 Cadmium	1.0 mg/l	mg/l
D007 Chromium	5.0 mg/l	mg/l
D008 Lead	5.0 mg/l	mg/l
D009 Mercury	0.2 mg/l	mg/l
D010 Selenium	1.0 mg/l	mg/l
D011 Silver	5.0 mg/l	mg/l

Organics	Characteristic level (mg/l)	TCLP Analysis
D018 Benzene	0.5	mg/l
D019 Carbon Tetrachloride	0.5	mg/l
D020 Chlordane	0.03	mg/l
D021 Chlorobenzene	100.0	mg/l
D022 Chloroform	6.0	mg/l
D023 o-Cresol	200.0	mg/l
D024 m-Cresol	200.0	mg/l
D025 p-Cresol	200.0	mg/l
D026 Cresol (total)	200.0	mg/l
D016 2,4-Dichlorophenoxyacetic acid	10.0	mg/l
D027 1,4-Dichlorobenzene	7.5	mg/l
D028 1,2-Dichloroethane	0.5	mg/l
D029 1,1-Dichloroethylene	0.7	mg/l
D030 2,4-Dinitrotoluene	0.13	mg/l
D012 Endrin	0.02	mg/l
D031 Heptachlor & its epoxide	0.008	mg/l
D032 Hexachlorobenzene	0.13	mg/l
D033 Hexachlorobutadiene	0.5	mg/l
D034 Hexachloroethane	3.0	mg/l
D013 Lindane	0.4	mg/l
D014 Methoxychlor	10.0	mg/l
D035 Methyl Ethyl Ketone	200.0	mg/l
D036 Nitrobenzene	2.0	mg/l
D037 Pentachlorophenol	100.0	mg/l
D038 Pyridine	5.0	mg/l
D039 Tetrachloroethylene	0.7	mg/l
D015 Toxaphene	0.5	mg/l
D040 Trichloroethylene	0.5	mg/l
D041 2,4,5-Trichlorophenol	400.0	mg/l
D042 2,4,6-Trichlorophenol	2.0	mg/l
D017 2,4,5-TP (Silvex)	1.0	mg/l
D043 Vinyl Chloride	0.2	mg/l

Section 5 - Certifications

A. Wastestream Certification - Are the following constituents associated with the generation of this wastestream?:

	Yes	No	RCRA Pesticides / Herbicides
Polychlorinated Biphenyls (PCB's)	<input type="checkbox"/>	<input type="checkbox"/>	Chlordane Lindane 2,4-D
F001 - F005 solvents	<input type="checkbox"/>	<input type="checkbox"/>	Toxaphene Methoxychlor Endrin
Dioxins / Furans	<input type="checkbox"/>	<input type="checkbox"/>	Heptachlor & 2,4,5-TP (Silvex)
RCRA Pesticides / Herbicides:	<input type="checkbox"/>	<input type="checkbox"/>	its epoxide

If marked Yes, analysis must be performed. Please contact your PDC Technical Support Representative to make these arrangements for you.



- C. Empty Container Certification** - Do the waste containers meet the definition of "RCRA-empty" as stated in 40 CFR 261.7, and are therefore, exempt from regulation under Parts 261 through 265, or Part 268, 270, or 124 of 40 CFR Chapter 1, or to the notification requirements of Section 3010 of RCRA? Yes No N/A
- D. Cyanide / Sulfide Certification** - For wastes with reactive cyanides or sulfides \geq 10 mg/kg, has any of the following occurred?
- | | Yes | No | <input type="checkbox"/> N/A |
|---|--------------------------|--------------------------|------------------------------|
| 1) Has the waste ever caused injury to a worker because of hydrogen sulfide (H ₂ S) and/or hydrogen cyanide (HCN) generation? | <input type="checkbox"/> | <input type="checkbox"/> | |
| 2) Have the OSHA work place air concentration limits for H ₂ S and/or HCN been exceeded in areas where the waste is generated, stored, or otherwise handled? | <input type="checkbox"/> | <input type="checkbox"/> | |
| 3) Have air concentrations of H ₂ S and/or HCN, above 10 ppm, been encountered in areas where the waste is generated, stored, or otherwise handled? | <input type="checkbox"/> | <input type="checkbox"/> | |

Generator Signature

For the purposes of documentation on this Waste Profile Form, signatures transmitted by facsimile machine shall be treated in all manner and respects as an ORIGINAL document and shall be considered to have the same binding legal effect as an ORIGINAL document. I hereby agree that I shall not raise as a defense to the formation of this Waste Profile Form the fact that the signature was transmitted through the use of a facsimile machine.

I certify, on behalf of the generator, to the best of my knowledge and belief that this document, including attachments, certifications, and analytical data is complete, accurate, and representative of the waste I will ship to Peoria Disposal Company. I have used intimate knowledge of the process which generates the waste to accurately determine the proper nature and classification of the waste. I am aware that there are significant penalties for knowingly submitting false information, including the possibility of fine or imprisonment under Federal law.

Signature

Date

Printed name of authorized representative

Title

*** FOR PDC USE ONLY ***						
Region	Permit #	Auth. Code	Method : Facility	Log #	WAP Expiration	Permit Expiration
			- -		/ /	/ /
Special Conditions						
Loaded Miles	Approved By				Approval Date	
					/ /	



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Environmental Management Facility
Clinton Landfill, Inc. • Hickory Ridge Landfill, Inc.

Wastestream Approval Package

information and instructions

** * * Please retain for future reference * * **

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Personnel Contact List

PERSONNEL	TERRITORY	OFFICE	CELLULAR	PAGER	FAX	Technical Support Representative
SALES & MARKETING						
Chris Coulter Vice-President & COO		309-681-3339	309-657-3375		309-688-0881	
Linda Kocher Customer Service Mgr.		309-681-3319	309-215-1464		309-688-0881	Lara Skaggs 309-681-3317
Don Coats Sales Representative	Central Illinois, IA, IN, NE	309-681-3316	309-696-8036		309-688-0881	Maxwell Cekander 309-681-3355
Mark Schrader Sales Representative	Southern Illinois, MO, KS, KY, AR, TN		618-407-1479		618-655-0518	Lara Skaggs 309-681-3317
Mark Medic Sales Representative	Northern Illinois, MN, WI, MI, OH		847-894-5395		309-688-0881	Lara Skaggs 309-681-3317
CLINTON FACILITY						
David Bryant Landfill Manager		217-935-1311	309-264-1238		217-935-5602	
Bill Holtz/Kathryn Neal Gate Control		217-935-1316			217-935-5602	
HICKORY FACILITY						
Larry Beard Landfill Manager		217-833-2732	217-257-2072		217-833-2012	
Angie Beard Gate Control		217-833-2732			217-833-2012	
ENVIRONMENTAL AFFAIRS						
Jenny Hinton Env. Affairs Mgr.		309-495-1555	309-256-0675		309-672-2726	
PDC LABORATORY						
John LaPayne V.P. PDC Labs		309-692-9688			309-692-9689	
Steve Zajicek Lab Operations		309-692-9688			309-692-9689	
Lisa Grant Project Manager		309-692-9688			309-693-9689	
TRANSPORTATION						
Area / Clinton		217-935-5652			217-935-5602	
Area / Pittsfield		217-285-2194			217-285-5736	



Resource Guide-Glossary

CFR	Code of Federal Regulations (http://www.epa.gov has web links to the CFR). The CFR identifies the regulatory requirements for various items. 40 CFR covers the identification, treatment and disposal of hazardous waste, as well as other topics. 49 CFR covers the DOT (Department of Transportation) rules for packaging, shipping and labeling materials for transit by air, vessel, rail or truck.
COLOR	The color of waste on the Waste Profile Form will be compared to that received per shipment at the PDC facility. Although any color description may be used, for most purposes, a color from the following list, which most closely matches the sample color, is preferred. In cases where color variability is expected, "varies" may be used. Common Waste Color Descriptors: Black Brown Gray Yellow "Varies"
CONTAMINATED SOIL	"Soil" as defined in 40 CFR 268.2(k), is unconsolidated earth material composing the superficial geologic strata (material overlying bedrock), consisting of clay, silt, sand, or gravel size particles as classified by the U.S. Soil Conservation Service, or a mixture of such materials with liquids, sludges or solids which is inseparable by simple mechanical removal processes and is made up primarily of soil by volume based on visual inspection.
DEBRIS	The definition of "debris" is found in 40 CFR 268.2(g) and states, "Debris means solid material exceeding a 60 mm particle size that is intended for disposal and that is: A manufactured object; or plant or animal matter; or natural geologic material." (60mm = approx. 2.5 inches)
DOT SHIPPING NAME	See 49 CFR for information on Department of Transportation shipping requirements.
PCB	Polychlorinated Biphenyl.
RCRA	Resource Conservation and Recovery Act. Regulates the proper management of solid and hazardous wastes.
RCRA HOTLINE	EPA's RCRA/Superfund hotline staff answers questions on RCRA, Superfund and EPCRA and provides copies of documents (at little or no cost). Call 1-800- 424-9346.
SIC CODE	Standard Industrial Classification Code. A 4-digit code which represents a manufacturing or industrial process.
TCLP	Toxicity Characteristic Leaching Procedure: A test used to determine if a solid waste meets or exceeds the maximum concentrations of extractable contaminants listed in 40 CFR 261.24, Table 1. The test methods to be used are described in 40 CFR 261.
TSCA	Toxic Substances Control Act (See 40 CFR 761). This section regulates the management of toxic substances. Most commonly regulated under this act are PCB's and asbestos-containing waste materials.
WASTE PROFILE FORM	The PDC waste profile form is required to begin the pre-approval process for waste acceptance at PDC facilities. This form provides basic information on the generating process, physical characteristics and waste codes for a waste stream.
www.epa.gov	The EPA home page offers links to offices, regions, laboratories, Federal Register notices, and Code of Federal Regulations (CFR).



WASTESTREAM APPROVAL PROCESS

Instructions on How to Complete the Waste Profile Form and Certifications

STEP 1: Enter ALL information, *except Section 4 - Analytical Data (your Technical Support Representative (TSR) will complete this section)* completely and accurately in order to avoid unnecessary delays in obtaining a disposal permit for this wastestream. **DO NOT sign the form at this time!**

STEP 2: Return only the Waste Profile Form to Area along with any completed analytical data. Please retain the Information and Instructions package for your own reference.

STEP 3: Area will return the Waste Profile Form after all analysis is complete for generator review and signature.

Section 1 - Generator/Customer Information

Generator - Enter the actual SITE address (No P.O. Box #'s) where the waste is being generated including the name of the appropriate party claiming responsibility for the waste (i.e. "named" generator). This information must match what is on file at the Illinois EPA in regards to the IEPA generator ID #. Enter the mailing address if different than the site address.

Site/Facility Contact - Enter the name, phone and fax numbers, etc. of the ON SITE person responsible for the management of the waste.

USEPA and IEPA numbers - Enter the generator ID numbers that are specific to the waste generation address. A USEPA number is only required for hazardous waste. If you need to obtain an IEPA or USEPA number, please contact your TSR for assistance.

SIC - Enter the 4-digit Standard Industrial Classification code. If you need assistance obtaining this information, please contact your Technical Support Representative associated with your permit application.

Technical Contact - Enter the name, phone and fax numbers, etc. of the person with knowledge of this wastestream, and who is responsible for obtaining this disposal permit.

Invoicing Contact - Enter the name, phone and fax numbers, etc. of the person to be contacted for billing and/or account status.

Section 2 - Waste Information

Waste Name - Enter how the waste is commonly referred. Be consistent (i.e. the waste name on the chain-of-custody should match that on the profile form).

Process - Provide a description of the complete process that generated the waste. Specific details are necessary in order to properly classify the waste. Flow diagrams and pictorial representations may be included as attachments to the waste profile form. For removal of contaminated soils, a site and sampling diagram is required with an explanation as to why the sample taken is either a worst-case or representative sample.

Annual Volume - Provide estimated annual amount and units (cubic yards, gallons, etc.), type of container (rolloff, drums, etc.), and whether disposal is ongoing or a one time event.



Pollution Control Waste - Answer "Yes" if the waste contaminants have been removed from a medium (i.e. air, water, or land). Examples: baghouse dust, wastewater treatment sludge, cleanup of a spill or release from soil.

Section 3 - Physical Data

Key Components - List any and all components (i.e. soil, gravel, sludge, water, etc.) that could be found in any waste container for the entire wastestream. The composition must add up to 100% and constituents can be listed with approximate percentages, but do not list percent ranges (e.g. 20-30%). If waste is empty containers, list "Empty containers - 100%. Wastestreams may need to include some percentage of miscellaneous debris (i.e. paper, dirt, etc.).

Debris - If the waste contains any debris (greater than 2.5 inches in size), describe the materials.

Section 4 - Analytical Data

This section need not be completed at this time. Upon completion of the analytical data, Area will fill in this information and send the entire form to you for final review and signature/certification. If any analysis has been provided by an outside laboratory, Area requires that **matrix spike confirmation (% recovery data) for all TCLP analysis accompany the analytical report along with a chain-of-custody. The lab report must be on lab letterhead and signed by the appropriate responsible party.** The report should also indicate sample collection dates to verify compliance of regulatory hold times.

Section 5 - Certifications

Wastestream Certification - The Illinois EPA, consistent with Federal regulations, allows a generator to certify that the eight toxicity characteristic pesticides/herbicides listed "would not reasonably be expected to be present" in the waste. This certification can be provided in lieu of laboratory test data. Similarly, Area, as part of its screening procedure for regulated chlorinated organic compounds, requires generator certification regarding the possible presence of the regulated pesticides/herbicides, F001-F005 listed solvents, PCB's, and Dioxins/Furans.

Empty Container Certification - Required only if the waste contains empty containers as defined in 40 CFR, Part 261.7.










Cyanide/Sulfide Certification - For health and safety reasons, Area must monitor for the presence of excessive H₂S and HCN levels which may be present in the waste. If the reactive levels are >10 ppm, please complete this certification.

Generator Signature - Your signature and date is required before the permit application can be submitted to the Area Waste Acceptance Committee for review. Please do not sign until the form has been returned to you, completed in full.



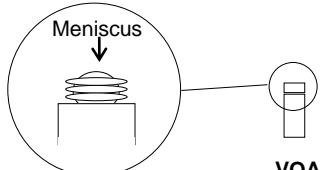
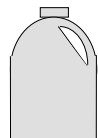


SAMPLING INSTRUCTIONS

SAMPLE CONTAINERS FOR INORGANIC AND MISCELLANEOUS ANALYSIS

LIQUID (GROUND & SURFACE WATERS, WASTEWATERS)								SOLID (SOIL)
 B	 B	 B	 B	 N	 A	 C	 B	 N
Grease & Oils (32 oz. clear Glass Flint)	Phenols (32 oz. Glass Amber)	TOX (8 oz. Glass Amber)	TOC (40 ml Glass vial - Amber)	General (1/2 gallon Plastic)	Metals (16 oz. Plastic)	Cyanides & Sulfides (32 oz. Plastic)	COD, TKN & NH₃ (16 oz. Plastic)	General (1 quart Plastic)
A - Preserved with Nitric Acid; B - Preserved with Sulfuric Acid; C - Preserved with Sodium Hydroxide; N - No preservatives required								

Fill all containers to minimize the airspace in the container. Fill the 8 oz. amber for TOX and 40 ml vial for TOC so that there is no airspace by using the same procedure specified below for filling a 40 ml glass VOA vial. Immediately after collection of the samples, place them in a cooler with ice packs to cool the samples to 4 degrees Celsius (40 degrees Fahrenheit).

SAMPLE CONTAINERS FOR ORGANIC ANALYSIS

LIQUID (GROUND & SURFACE WATERS, WASTEWATERS)	SOLID (SOIL)
 <p style="text-align: center;">VOA (40 ml Glass VOA vial) Preserved with Hydrochloric Acid</p>  <p style="text-align: center;">Extractables (1/2 gallon Glass Amber)</p>	 <p style="text-align: center;">Extractables (16 oz. Clear Glass Widemouth)</p>  <p style="text-align: center;">VOA (4 oz. Clear Glass) Filled to capacity</p>

Proper sample collection is essential for valid analytical results. Samples collected for volatile organics analysis must be grab samples and immediately following collection of samples, containers must be cooled in a refrigerator or with ice packs. VOA vials must be filled to capacity to have no airspace. This is done by forming a meniscus at top of the vial (see example above). Place the lid over the vial carefully and screw it on gently. Turn the vial upside-down and carefully tap the container against your hand to be sure that no air bubbles are present. Samples may generate bubbles due to the acid preservative. Micro bubbles, i.e. "champaign" sized, do not adversely affect analysis. Soil/solid VOA jars should also be packed tightly.

Questions have arisen as to why we require so much sample for waste characterization. Typically, we request 2 general bottles, a 16 oz. wide mouth quart jar, and a 4 oz. soil volatile jar for a sample. Normally, the bottles hold from 2 to 6 pounds of sample (900 to 2700g), depending on the sample density and particle size. Certain light-weight materials yield even lower sample weights.

Following is a list of sample masses needed for the permit package analysis we do most frequently:

Total Cyanide	10g	Total Phenols	10g
Reactive Cyanide	10g	Total Sulfide	10g
Amenable Cyanide	10g	Reactive Sulfide	10g
EOX	1g	Total Solids	10g
Flashpoint, Closed Cup	100g	Metals/BNA Extraction	105g
Paint Filter	50g	Metals/BNA w/Pests&Herbs	205g
pH	10g	ZHE Extraction	24g
Total	306g	Total w/Pests&Herbs	460g

Treatability Studies: Additional 300 g per study (we sometimes must perform 2 or 3 studies).

Miscellaneous Analysis:



F-Listed Volatiles	5g	Total Pests/PCBs	31g
Total BNAs	31g	Total Herbs	31g
Methanol	5g	NP/Pests	10g

This is the absolute minimum volume we need to do the above analyses one time. There is always the possibility of a QC failure, surrogates may be out, or we may have to re-analyze for another reason. We also need additional sample for routine quality control such as duplicates. If the waste stream is of a light-weight nature, more sample is definitely required.

WARNING: Gloves must be worn at all times while sampling. Containers with colored labels contain chemical preservatives and contact with skin must be avoided. Should skin contact occur, wash the affected area immediately with clean water and treat as a burn. Contact your physician if irritation persists. The different containers and preservatives are needed to maintain the integrity of the sample prior to analysis. Please contact your Technical Support Representative or PDC Laboratories, Inc. if your sample cannot be consistently split into the standard containers provided.

Sample Types

When characterizing a wastestream, it is important that a representative sample be collected and analyzed. EPA defines a representative sample as “a sample of a universe or whole (e.g., waste pile, lagoon, ground water) which can be expected to exhibit the average properties of the universe or whole” (40 CFR 260.10). Only knowledge of the waste generating process and/or site-specific conditions can determine whether a grab or composite sample best represents a wastestream, but either is permissible for characterization purposes. Please note that the 4 oz. clear glass VOA vial must always be a grab, even if the balance of your characterization sample is a composite.

When collecting samples to demonstrate compliance with land disposal restriction (LDR) standards, EPA requires that grab samples be analyzed. LDR analysis must be performed for those constituents directly regulated with treatment standards under a waste code, *and* for underlying hazardous constituents, when applicable.

Some waste types require pre-acceptance analysis for both characterization and LDR compliance. For example, F006 and F019 wastes require a representative sample for characterization and a grab sample for LDR (cyanide) analysis. Similarly, if the presence of any underlying hazardous constituents is indicated for characteristically hazardous wastes, a grab sample must be analyzed for those constituents indicated. Your Area Technical Support Representative can assist you in determining the appropriate sample types for your wastestream.

Sample Hold Times

In order to provide quality data for our clients, PDC Laboratories, Inc. makes every effort to perform all analyses within the published holding time. However, we do experience some difficulty with the following parameters due to their relatively short holding times:

PARAMETER	HOLDING TIME
Solids(Total, Volatile, Dissolved and Suspended), Sulfides (Total & Reactive)	7 Days
Organic Extractions: Semi-Volatiles, Polynuclear Aromatics, Aqueous PCB, pest/herbs, Total Toxic Organics, Priority Pollutant Organics, PNAs	7 Days
Nitrites, BOD, Turbidity, Dissolved Oxygen	48 Hours
Nitrates, Surfactants, Color, Ortho Phosphate	48 Hours
pH, Total & Fecal Coliform, Hexavalent Chromium,	24 Hours
Total Residual Chlorine, Free Chlorine	24 Hours

The maximum hold times appearing in the above table are established by EPA-required test methodology. EPA does not consider valid any data derived from samples that exceed these hold times, which are calculated from the time of sample collection. Therefore, it is imperative that your samples be shipped at the earliest



possible time after they are collected, using a method of shipment that minimizes the time lost in transit. In order to avoid the inconvenience of hold time exceedances and re-sampling, Area recommends the following:

- Issue a Purchase Order number to your Area Representative or ensure it is entered on the Chain of Custody Record form. The laboratory will not initiate any work without this form of authorization.
- Review carefully the sampling information presented above.
- Fill ALL of the bottles/jars COMPLETELY.
- Collect your sample(s) on a Monday and ship the same day. This eliminates the potential for a two-day weekend time lapse. Also, do not ship on the day prior to a major holiday.
- Ship your sample(s) via a courier and service option that guarantees overnight, second day, or, at most, third day delivery (e.g., UPS 3 Day Select).

If you are working under time or logistical constraints that prevent you from following these recommendations, in some situations indicating "Rush" above the signature block on the Chain-of-Custody Record form may still permit the analysis to be completed within the applicable hold times. Please first confirm this with your Area Technical Support Representative as there is an additional fee associated with analytical work completed on a rush basis.

We realize that the EPA sampling protocol and maximum hold times discussed above can be both confusing and challenging. Presenting the above guidance and recommendations is not intended to make this even more confusing, but rather to help ensure we provide you with prompt, EPA-compliant service the first time!

If you have any questions or comments regarding sample collection, completing a Chain of Custody, analysis, or any portion of this Wastestream Approval Package, we will gladly provide any necessary assistance. Please contact your Technical Support Representative at (309) 688-0760. Please know that we highly value your business and trust, and remain committed to providing you environmental services of the highest quality.