1145.70—1145.78 Wastehauler <u>Waste Hauler</u> Regulations

1145.71 Permits.

A trucked waste discharge permit from the Director shall be required for each vehicle which is to be used for delivery of waste materials to a Columbus trucked waste disposal site. Trucked waste discharge permit application fees shall be established by rule of the Director.

- (A) A trucked waste discharge permit may be issued to an applicant who complies with the terms and conditions of this chapter. The Director may deny an applicant a permit where the applicant has falsified or omitted required information, is delinquent in paying sewer use fees and charges, or is a previous violator of waste disposal regulations.
- (B) An application for a trucked waste discharge permit shall be submitted to the Director on an approved form, and shall contain the following information:
 - (1) Vehicle owner's name, address and phone number;
 - (2) Vehicle operator's name, address and phone number (if not same as the owner);
 - (3) If the vehicle owner or operator is a corporation or partnership, the names, addresses and phone numbers of all corporate officers or partners;
 - (4) Motor vehicle serial number and valid, permanent Ohio vehicle license number;
 - (5) Make and year of vehicle and tank capacity;
 - (6) A listing of all other governmental licenses and permits issued to the vehicle or for use of the vehicle;
 - (7) Any other information as shall be required by the Director.
- (C) An application fee and surety bond in amounts determined by rule of the Director shall be submitted with each application for each vehicle for which a permit is requested. The application fee shall be submitted by check or money order made payable to "Columbus City Treasurer, Sewer Fund." added to the waste hauler's utility billing account with the City of Columbus.
- (D) Any applicant denied a trucked waste discharge permit will be sent written notice of the reason for the denial within thirty (30) days after submission of the application. Any applicant who is denied a trucked waste discharge permit may appeal to the Director in writing within ten (10) days after receipt of the written notice. Failure on the part of an applicant to file a written appeal within the allotted ten (10) day period shall be deemed as acceptance of the denial of permit on the part of the applicant and shall not be eligible for further administrative appeal.
- (E) A trucked waste discharge permit shall be valid for one (1) year from its date of issuance from date of issuance until December 31st of the year the vehicle was permitted, unless otherwise suspended or revoked.
 - If a trucked waste hauler operates more than one (1) truck that holds different permit expiration dates for each vehicle, pro-rated fees will be allowed for waste haulers that operate more than one (1) truck in order to standardize the expiration date of all their trucks. The pro-rated application fee schedule will allow a waste hauler who obtains a discharge permit for a new truck

to secure the same permit expiration date as their other trucks. The pro-rated application fee shall be based on quarterly increments of the annual permit application fee as established by the Director.

- (F) Trucked waste discharge permits are not transferable to other vehicles, operators, or owners.
- (G) Permit Re-issuance. The holder of a trucked waste discharge permit shall apply for permit re-issuance a minimum of thirty (30) days prior to the expiration of the hauler's existing permit by submitting a completed permit application on a form approved by the Director.

1145.73 Revocation of TWDS privilege discharge permit.

(A) Noncompliance with any part of this section, subsequent regulations or orders as issued by the Director, other sections of this chapter or sections of other applicable City Code chapters; shall subject the licensee or permit holder to revocation of the license or permit to utilize the services of the city sewer system for the disposal of trucked wastes. The permit or license holder shall be provided written notice of any revocation. The permit or license holder may appeal the revocation to the Director in writing, within ten (10) days of receipt of the notice of revocation. Failure to appeal revocation within ten (10) days of notification of the revocation shall be deemed agreement upon the part of the licensee or permit holder to the revocation of that license or permit. Re-issuance of any license or permit, after revocation, shall be at the discretion of the Director, and may be made subject to such conditions as the Director deems appropriate.

(B) All expired discharge permits will result in immediate revocation of TWDS access.

1145.77 Restrictions and prohibitions.

The Director may restrict or prohibit discharge of any trucked waste to the Columbus sewer system. No trucked waste may be discharged to the Columbus sewer system without the express, written permission of the Director on a manifest form as <u>All trucked waste shall be manifested on a form</u> approved by the Director. The discharge of trucked wastes shall be permitted only at locations, and during such hours, as shall be established by rule by the Director. Discharge of trucked waste to the sewer system at any other location, or at any other time, is a violation of this chapter. No trucked waste shall be discharged to the sewer system which has any of the following components:

- (A) Material not readily biodegradable or not known to be compatible with the treatment processes utilized in the POTW;
- (B) Material deleterious to treatment plant operations, or plant operators such as oil and grease of a mineral origin, gasoline, toxic materials, flammables, solvents, paint materials, sand, or other materials capable of causing physical damage to the POTW;
- (C) Materials which would cause unusual expense in handling or treatment, unless prior arrangements have been made at the discretion of the Director for payment of additional costs of services;
- (D) Any material regulated under a federal categorical pretreatment standard, or any sludges or wastes resulting from treatment of materials under federal categorical pretreatment standards;
- (E) Any materials which violate, or could violate, any prohibitive or restrictive provisions of Columbus City Code, Chapter 1145, or which violates any federal or state industrial discharge standards, regulations, or laws.
- (F) Non-domestically produced waste will be accepted only from generators which are located geographically within the city's pretreatment boundaries and meet program requirements. Non-

domestic waste will require prior approval pursuant to DOSD's special waste evaluation report form (SWERF) procedure. Fees for SWERF evaluation will be charged in accordance with rates established and in current use for DOSD surveillance laboratory's normal billing for equivalent services for the public.

(G) No load may be discharged without prior approval of a city representative.