#### REGULATION 800 COMPREHENSIVE SOLID WASTE REGULATIONS

#### 800.00 DEFINITIONS

- A. "Board of Health" means the Board of the Franklin County General Health District
- B. "Clean fill" means clean soil, rock, sand, and other unaltered geological materials which have not been used in any type of industrial process; paving brick and stone; reinforced and non-reinforced concrete, asphalt, clay tile.
- C. "Clean Fill Disposal Site" means those places registered under subsection 802.00 by the Franklin County Board of Health for the disposal of clean fill.
- D. "Closure" refers to measures performed, after a solid waste or construction and demolition waste disposal facility will no longer accept waste for disposal or the effective date of an order revoking the license of the facility, to protect public health or safety, to prevent air or water pollution, or to make the facility suitable for other uses. This includes the establishment and maintenance of a suitable cover of soil and vegetation over cells in which solid waste or construction and demolition waste is buried; minimization of erosion, the infiltration of surface water into such cells, the production of leachate, and the accumulation and runoff of contaminated surface water; and the final construction of facilities for the collection and treatment of leachate and contaminated surface water runoff. The term, in relation to solid waste facilities, includes the final construction of air and water quality monitoring facilities and the final construction of methane gas extraction and treatment systems.
- E. "Collection Vehicle" means motor vehicles upon which an enclosed refuse compaction unit, dump bed, roll-off container bed or open bed has been permanently or temporarily affixed and used to collect and transport solid waste, construction and demolition waste, infectious waste, and yard waste for disposal, reprocessing, or recycling.
- F. "Commercial Waste Hauler" means any private person, corporation, firm, association, or partnership whose primary occupation involves the regular or systematic collection and transportation of solid wastes, construction and demolition wastes, infectious wastes, yard wastes, and other regulated wastes, to a facility for disposal, treatment, reprocessing and/or recycling. This definition includes, but is not limited to, private trash and garbage collection services, solid waste collection services, recyclable

collectors, demolition contractors and infectious waste transporters. This definition does not include "light haulers".

- G. "Commercial and Industrial Premises" means those places other than one and two family dwellings where solid waste is or may be generated, including manufacturing operations, public facilities, commercial and retail establishments, food service operations, mobile home parks, and multi-family dwellings containing three or more units.
- H. "Composting Facility" means any commercial or public facility at which grass, shrubbery, leaves and vegetation, and other yard wastes are processed, by aerobic degradation, into an inert conditioning agent.
- I. "Construction and Demolition Waste" means the unwanted residue resulting from the demolition or construction of any building or other structure, including, but not limited to, roofing, concrete and cinder block, plaster, lumber, structural steel, plumbing fixtures, electrical wiring, heating and ventilation equipment, windows and doors, interior finishing materials such as woodwork and cabinets, siding and sheathing and aged railroad ties. "Construction and Demolition Waste" does not include materials identified or listed as solid wastes or hazardous waste pursuant to Ohio Revised Code Chapter 3734, pallets, cardboard or plastic containers, yard wastes, white goods, furniture, carpeting, clean fill or paving brick and stone, reinforced and non-reinforced concrete, and asphalt which is stored for a period less than two years for recycling into a usable construction material.
- J. "Disposal" means the discharge deposit, injection, dumping, spilling, leaking, emitting, or placing of any solid wastes, demolition and construction wastes or hazardous wastes into or on any land or ground or surface water or into the air, except if the disposition or placement constitutes storage or treatment.
- K. "Facility" means: (1) any site, location, tract of land, installation, or building used for the disposal of construction and demolition waste. This definition does not include any construction site where construction and demolition waste and trees and brush removed in clearing the construction site are used as fill material on the site where the materials are generated or removed, and does not include any site where materials composed exclusively of reinforced and non-reinforced concrete, asphalt, clay tile, and building or paving brick are used as fill material, either alone or in conjunction with clean soil, sand, gravel, or other clean aggregates, in legitimate fill operations for construction purposes or to bring the site up to a consistent grade; or (2) any site, location, tract or land, installation, or building used for incineration, composting, sanitary landfilling, or other

methods of disposal of solid wastes; for the transfer of solid wastes; for the treatment of infectious wastes; or for the storage, treatment, or disposal of hazardous waste.

- L. "Fixtures" means anything that is attached to a structure via piping, wiring, or which has been built into the structure. "Fixtures" include plumbing equipment, such as bathtubs, wash basins, toilets, and sinks, heating equipment, electrical devices, cabinets and other woodwork.
- M. "Hazardous waste" means any waste or combination of wastes in solid, liquid, semisolid, or contained gaseous form that is considered to pose a threat to the health and safety because it is toxic, reactive, corrosive or ignitable. Hazardous waste includes any substance identified by regulation as hazardous waste under the "Resource Conservation and Recovery Act of 1976," 90 Stat. 2806, 42 U.S.C. 6921, as amended, and does not include any substance that is subject to the "Atomic Energy Act of 1954," 68 Stat. 919, 42 U.S.C. 2011.
- N. "Health Commissioner" means the Health Commissioner and employees of the Franklin County General Health District.
- O. "Health District" means the Franklin County General Health District and its contracting political subdivisions.
- P. "Infectious Waste" means those substances that possess the properties and characteristics as defined in Ohio Revised Code section 3734.01(R)
- Q. "Intermittent Waste Hauler" means those persons, corporations, firms, associations, or partnerships who engage in the collection, transportation and disposal of solid waste, construction and demolition waste, clean fill, and yard waste generated as a consequence of their primary occupation. This definition includes, but is not limited to, landscapers, remodeling contractors, roofers, plumbers and plumbing contractors, builders, paving contractors, and excavators. For the purposes of Regulation 803, two classes of "Intermittent Waste Haulers" are established, including Class I Intermittent Waste Haulers who collect, transport, and Class II Intermittent Waste Haulers who engage in the collection, transportation, and disposal of their own wastes less than twelve times per year.
- R. "Landscape Waste" or "Yard Waste" means such materials as grass clippings, leaves, herbaceous waste, branches, shrub trimmings and other plant waste that is generated as a result of gardening, landscaping, or

similar activities. "Landscape Waste" is considered to be a form of solid waste under Section 3745, Ohio Administrative Code.

- S. "Light Hauler" means any private person, corporation, firm, association, or partnership whose primary occupation relies upon the ownership and/or operation of one collection vehicle performing the regular collection and transportation of solid wastes, construction and demolition wastes, yard wastes, and clean fill to a licensed or registered facility for disposal, treatment, reprocessing and/or recycling.
- T. "Manifest" means the form used for identifying the quantity, composition, origin, routing, and destination of special waste during its transportation from the point of generation to the point of disposal, treatment, or storage.
- U. "Nuisance" shall mean any condition that may present a threat to the public health, safety, and the environment.
- V. "Open burning" means the burning of solid wastes in an open area or burning of solid wastes in a type of chamber or vessel that is not approved in rules adopted by the director under section 3734.02 of the Revised Code.
- W. "Open dumping" means the depositing of solid wastes into body or stream of water or onto the surface of the ground at a site that is not licensed as a solid waste facility under section 3734.05 of the Revised Code, the depositing of untreated infectious wastes into a body or stream of water or onto the surface of the ground at a site that is not licensed as a solid waste facility under section 3734.05 of the Revised Code, the depositing of untreated infectious waste into a body or stream of water or onto the surface of the ground, or the depositing of treated infectious waste into a body or stream of water or onto the surface of the ground, or the depositing of treated infectious waste into a body or stream of waster or onto the surface of the ground at a site that is not licensed as a solid waste facility under section 3734.05 of the Revised Code.
- X. "On-site separation" means the removal of materials for recycling, salvage, or reuse conducted at or near the working area of a sanitary landfill or demolition and construction facility, .
- Y. "Person" includes the state, any political subdivision and other state or local body, the United State and any agency or instrumentality thereof, any legal entity defined as a person under section 1.59 of the Ohio Revised Code.

- Z. "Premises" means (1) geographically contiguous property owned by a generator (2) noncontiguous property that is owned by a generator and connected by a right-of-way that he controls and to which the public does not have access. Two or more pieces of property that are geo-graphically contiguous and divided by public or private right-of-way or right-of-way or rights-of-way are a single premises, or (3) those areas, not facilities, geographically contiguous with the facility or connected by a right of way which the public does not have access, and under the same ownership.
- AA. "Public Waste Hauler" means any political subdivision that operates and maintains one or more vehicles for the purpose of routinely collecting and transporting solid wastes, infectious wastes, construction and demolition wastes, clean fill, and other regulated wastes for disposal, recycling, or reprocessing.
- BB. "Recycling Center" means any site which accepts solid waste before or after separation for reprocessing or reuse.
- CC. "Solid wastes" means such unwanted residual solid or semisolid material as results from industrial, commercial, agricultural, and community operations, excluding earth or material from construction, mining, or demolition operations, or other waste materials of the type that would normally be included in demolition and construction waste, nontoxic fly ash, spent nontoxic foundry sand, slag and other substances that are not harmful or inimical to public health, and includes, but is not limited to, garbage, tires, combustible and non-combustible material, street dirt, and debris. "Solid waste" does not include any material that is an infectious waste or a hazardous waste, but does include tires, pallets, landscape waste, automobile parts, and discarded appliances, white goods and machinery.
- DD. "Storage," means the holding of solid waste for a temporary period in such a manner that it remains retrievable and substantially unchanged physically and chemically, for reuse, recycling, or reclamation in a beneficial manner.
- EE. "Transfer station" means any site that is designed to temporarily accept solid waste that is to be compacted and reloaded for transportation to a licensed disposal facility.
- FF. "White goods" mean residential and commercial appliances that are composed primarily of steel and other metals, including refrigeration equipment, laundry equipment, ranges, furnaces, heating equipment, and water heating devices.

#### 800.01 RESIDENTIAL REFUSE STORAGE AND PREMISES MAINTENANCE

- A. It shall be the responsibility of each resident of one or two family dwellings to provide an adequate number of refuse storage containers to hold all the solid waste generated between collections. A resident may be a landlord or tenant. Refuse storage containers shall be watertight, made of noncorrosive materials, equipped with tightly fitting covers or lids, and shall not attract animals, rodents, or insects. Residents shall clean the refuse storage containers as frequently as necessary to prevent the development of a public health nuisance.
- B. Solid waste contained in plastic garbage bags must be stored in a refuse storage container as described in subsection (a), and may not be placed at the point of collection more than twenty four (24) hours before the designated collection time.
- C. Residents of one or two family dwellings shall employ a registered waste collector to regularly collect solid waste and remove it from the property, or a resident shall regularly remove such material to an approved solid waste disposal facility. In no case shall solid waste remain on the premises for more than seven (7) days.
- D. The open dumping, open burning, or unauthorized disposal of solid waste is prohibited.
- E. The accumulation of solid waste, construction and demolition waste, yard waste, or materials intended for salvage, recycling, or reuse in or about any residence in such quantities as to constitute a public health nuisance, as determined by the Board, is prohibited.

#### 800.02 COMMERCIAL AND INDUSTRIAL PREMISES MAINTENANCE AND REFUSE STORAGE

A. Owners and/or lessees of commercial and/or industrial premises shall provide an adequate number of refuse storage containers to hold all the solid waste generated between collections. Refuse storage containers shall be watertight, made of noncorrosive materials, equipped with tightly fitting covers or lids, and shall not attract animals, rodents, or insects. Metal refuse storage containers with a capacity of one cubic yard or more shall be constructed in a manner which prevents tipping and promotes safety. All storage containers shall bear markings which clearly identify the waste collector and have a serial number permanently affixed, painted or stamped onto the container. Owners and/or lessees shall clean the refuse storage containers as frequently as necessary to prevent the development of a public health nuisance

B. Owners and lessees are prohibited from allowing solid waste to accumulate in a refuse storage container for period of time which, in the opinion of the board of health, constitutes a health nuisance.

# 800.03 PUBLIC HEALTH NUISANCE

No person shall permit, cause, dump, deposit, or allow to remain on any property owned, occupied, leased, or otherwise controlled by such person, the accumulation of solid waste, garbage, construction and demolition waste, salvage material, recyclable material, brush, junk, tires or other regulated waste in such quantities to constitute a public health nuisance.

# 800.04 DISPOSAL

All waste not transported and stored for salvage, reuse or recycling, shall be properly disposed. All combustible and noncombustible solid waste shall be disposed of in a licensed solid waste disposal facility. Hazardous waste shall be disposed of in a licensed hazardous waste facility. All infectious waste shall be disposed of in a licensed disposal or treatment facility. Construction and demolition waste shall be disposed of in a licensed construction and demolition waste shall be disposed of in a licensed construction and demolition waste facility. Clean fill materials may be disposed of at registered clean fill sites.

# 800.05 SEPARABILITY

In the event that any section or paragraph or part of these regulations are declared unconstitutional or unenforceable, the remaining parts thereof, shall not be affected and shall remain in full force and effect. In the event of any conflict between the provisions of any law or requirement, rule or regulation of the State of Ohio, the provisions imposing the higher standard or the more stringent requirement shall be controlling.

# 800.06 PENALTIES

Any person who violate any provision of these regulations is subject to the penalties provided in 3709.20, 3709.21, 3707.48, and 3709.99 of the Ohio Revised Code.

#### REGULATION 803 VEHICLE INSPECTION AND REGISTRATION FOR THE PREVENTION OF NUISANCES (Revised 2009)

#### 803.01 COLLECTION VEHICLE REGISTRATION REQUIRED TO COLLECT OR TRANSPORT SOLID WASTE, CONSTRUCTION AND DEMOLITION WASTE AND YARD WASTE

To prevent the creation of nuisance conditions caused by the collection and transportation of Solid Waste, Construction and Demolition Waste and Yard Waste within the jurisdiction of the Franklin County Board of Health, no Commercial Waste Hauler shall be permitted to collect or transport Solid Waste, Construction and Demolition Waste, or yard Waste within Franklin County unless that Commercial Waste Hauler: (1) possesses a valid Collection Vehicle registration for each Collection Vehicle used to collect or transport solid waste within Franklin County; (2) completes an exemption form under section 803.03; or (3) secures a letter/order from the Health Commissioner representing a waiver of this requirement.

# 803.02 COLLECTION VEHICLE REGISTRATION

Commercial Waste Haulers must obtain an annual vehicle registration from the Health Commissioner for each Collection Vehicle used to collect or transport Solid Waste, Construction and Demolition Waste or yard Waste within Franklin County to ensure that such Collection Vehicles are fit for the transport of Solid Waste, Construction and Demolition Waste or Yard Waste without causing or creating Nuisance conditions. Applications for Collection Vehicle registrations shall be in writing and on a form prescribed by the Health Commissioner. The Collection Vehicle inspection fee shall accompany the application for each Collection Vehicle that a Commercial Waste Hauler intends to use to collect or transport Solid Waste, Construction and Demolition Waste or Yard Waste within Franklin County. Collection Vehicle registrations shall expire on December 31 of each year regardless of the date of issuance.

# 803.03 EXEMPTIONS

(a) Private individuals who incidentally collect and transport Solid Waste, Construction and Demolition Waste or Yard Waste generated at their own place of residence are exempt from the Collection Vehicle registration requirement. However, any private individual who collects and transports Solid Waste, Construction and Demolition Waste or Yard Waste more frequently than five (5) times per year must fill out a form with the individual's name, residential address, vehicle license number, and address where the transported Solid Waste, Construction and Demolition Waste or Yard Waste was generated. Such forms will be available through the Board of Health at licensed facilities within Franklin County.

- (b) Political subdivisions that incidentally collect and transport Solid Waste, Construction and Demolition Waste or Yard Waste generated within their jurisdiction are exempt from the Collection Vehicle registration requirement. However, any political subdivision that collects and transports Solid Waste, Construction and Demolition Waste or Yard Waste more frequently than five (5) times per year shall be required to register any Collection Vehicles used for collection and transportation of Solid Waste, Construction and Demolition Waste or Yard Waste each year. Such registration will be at no cost, and the Health Commissioner will provide the political subdivision with a written waiver of the Collection Vehicle registration fee.
- (c) Upon written request, the Health Commissioner may, by order, waive the Collection Vehicle registration requirement for any person, corporation, firm association, or partnership, including charitable organizations and non-profit groups, disposing or proposing to dispose of Solid Waste, Construction and Demolition Waste or Yard Waste at a licensed disposal facility within Franklin County. Requests for a waiver of the Collection Vehicle registration requirement must be submitted to the Health Commissioner, who shall grant to deny the request within three working days if possible.

#### 803.04 COLLECTION VEHICLE INSPECTIONS TO PREVENT NUISANCES

No vehicle registration will be issued by the Health Commissioner for any Collection Vehicle used to collect or transport Solid Waste, Construction and Demolition Waste or Yard Waste within Franklin County without a Collection Vehicle inspection. The Health Commissioner of the Franklin County Health District shall inspect, or cause to be inspected, any Collection Vehicle for which a Commercial Waste Hauler requests a registration. Such inspection is for the purpose of ensuring that such Collection Vehicle will not likely cause Nuisance conditions during collection or transport of Solid Waste, Construction and Demolition Waste or Yard Waste within Franklin County. Upon receipt of a complete application and inspection fee for each Collection Vehicle for which registration is requested, the Commercial Waste Hauler will be notified in writing by the Health Commissioner and/or his/her authorized representative of inspection dates and times.

#### 803.05 DENIAL OF OR REVOCATION OF A COLLECTION VEHICLE REGISTRATION

The Health Commissioner may deny the initial issuance of a Collection Vehicle registration if upon inspection, a Collection Vehicle is deemed not fit or capable of collecting or transporting waste in a manner which will prevent, abate or suppress Nuisances, or protect the public health and the environment. Failure to respond to request for an inspection, or refusal to permit a Collection Vehicle inspection, may result in the Commercial Waste Hauler being summoned to a hearing before the Board of Health, at which time the Collection Vehicle registration may be denied or revoked. Collection Vehicle registrations may also be denied or revoked when, in the opinion of the Health Commissioner, a previously registered Collection Vehicle has become unsanitary, creates or causes a Nuisance, or it is unable to transport waste in a manner consistent with protecting the public health and the environment. A Commercial Waste Hauler owning or operating a Collection Vehicle for which registration has been denied or revoked may make a written request for a hearing before the Board of Health. The Commercial Waste Hauler shall be afforded an opportunity to attend the hearing and show cause why the Collection Vehicle registration should have been granted or should not be revoked. The Board of Health shall hold such hearing within a reasonable time after the request is received.

# 803.06 ANNUAL COLLECTION VEHICLE INSPECTION FEE AND REGISTRATION STICKERS

The fee for the annual Collection Vehicle inspection shall be determined by the Franklin County Board of Health by resolution. Upon inspection and issuance of a Collection Vehicle registration, it shall be the responsibility of the Commercial Waste Hauler to assure that a registration sticker is immediately affixed to the Collection Vehicle for which the registration has been issued. Further, the Commercial Waste Hauler shall immediately report in writing to the Health Department any change in the status of the registered Collection Vehicle. Registration stickers shall not be transferred between Collection Vehicles unless the Board of Health or its representative has conducted a new inspection and provided written approval of the transfer of the registration sticker. The Commercial Waste Hauler shall immediately notify the Health Department in writing any time a registered Collection Vehicle is sold, removed from service, or if the Commercial Waste Hauler changes the nature of his operation or is merged with or acquired by another person or corporation.

#### 803.7 OPERATION OF COLLECTION VEHICLES AND EQUIPMENT IN A MANNER TO PREVENT NUISANCES

(a)Solid Waste:

- The portions of any Collection Vehicle used for the collection and transportation of Solid Waste shall be constructed of durable, nonabsorbent, smooth and easily cleanable material. All seams shall be sealed in such a manner as to prevent the leakage of liquids from the Solid Waste being collected or transported.
- 2) All Collection Vehicles shall be designed and/or equipped with devices that shall prevent Solid Waste from being blown, thrown, or ejected during collection or transportation.
- 3) Collection Vehicles with a powered mechanical compaction system or device shall be designed and operated to prevent Nuisance or littering conditions during operation. The loading hopper and compaction mechanisms shall be operated and maintained in a safe manner and shall be in good state of repair. All Solid Waste shall be compacted within the enclosed compartment of such Collection Vehicles, between the compaction blade and the closed end of the compartment. Solid Waste shall not be tied, secured, or placed in any way upon the hopper of such Collection Vehicles.
- 4) Non-compaction Collection Vehicles and open transportation containers shall be equipped and operated with a tarpaulin or other acceptable cover in good repair, as determined by the Health Commissioner, except when the health Commissioner specifically determines that no Nuisance or littering conditions will be created.
- 5) All Collection Vehicles shall bear the name of the Commercial Waste Hauler to whom they are registered. All such markings shall be clearly readable from a distance of (50) feet.
- 6) If a Collection Vehicle registrant is unable to comply with Paragraph (5), above, because of contractual or proprietary agreements, the Health Commissioner or his representative shall require the Commercial Waste Hauler to obtain an additional numeric placard from the Board of Health. Said placard must be placed on the left-hand side of the Collection Vehicle. The costs associated with procuring the placard shall be assessed to the Commercial Waste Hauler as an additional fee.

7) All Collection Vehicles shall be operated and maintained in a manner which will prevent or abate the creation of Nuisance conditions.

(b) Construction and Demolition Waste and Yard Waste:

- That portion of a Collection Vehicle that is used solely for the collection and transportation or Construction and Demolition Waste or Yard Waste shall be constructed of durable, non-absorbent materials. The sides and bottom of the Collection Vehicle shall be in good condition, and shall be sturdy and able to contain the mass and volume of material to which it may be subjected. The Collection Vehicle shall be watertight. Any doors, hatches or gates shall close securely to prevent the accidental discharge of waste.
- 2) All open Collection Vehicles shall be equipped and operated with a tarpaulin or other acceptable cover, which shall be maintained in good repair, except when the Health Commissioner determines that no Nuisance conditions will be created.
- 3) All Collection Vehicles shall bear the name of the Commercial Waste Hauler to whom they are registered. All such markings shall be clearly readable from a distance of fifty (50) feet.
- 4) If a Collection Vehicle registrant is unable to comply with Paragraph three (3), above, because of contractual or proprietary agreements, the Health Commissioner or his representative shall require the Commercial Waste Hauler to obtain an additional numeric placard from the Board of Health. Said placard must be placed on the lefthand side of the Collection Vehicle. The costs associated with procuring the placard shall be assessed to the Commercial Waste Hauler as an additional fee.
- 5) All Collection Vehicles shall be operated and maintained in a manner which will prevent or abate the creation of Nuisance conditions.

## REGULATION 804 RECYCLING AND REPROCESSING OF SOLID WASTE (Revised May 2001)

## 804.01 RECYCLING AND REPROCESSING OF SOLID WASTE

Any solid waste may be recycled or processed within the Franklin County General Health District provided that such activity occurs at a facility that has met the criteria established within this regulation, and which has been licensed and approved by the Board of Health. And so long as any solid waste that is to be remanufactured, recycled, reprocessed or reused does not create a public health nuisance.

#### 804.02 REQUIREMENTS FOR LICENSING A RECYCLING OR REPROCESSING FACILITY

An application for a License to operate a recycling and/or reprocessing facility shall shall be submitted to the Health Commissioner, and shall contain all of the following information:

- 1. An engineered drawing of the facility, including the dimensions and location of any structures that are to be used in the operation for recycling, reprocessing, or the storage of recycled or reprocessed solid waste;
- 2. A description of the current and projected use of the lands adjoining the recycling and reprocessing facility;
- 3. A description of the current surface drainage patterns on and adjacent to the proposed facility, including the location of storm water drains, and catchment devices, any natural or artificial bodies of water or watercourses;
- 4. The projected daily volume and weight of the waste material to be disposed;
- 5. A fire control program, including includes an inventory of all firefighting and fire suppressive equipment at the facility, that has been reviewed and approved by the local fire authority with jurisdiction.
- 6. A list of all of the equipment used to separate or reprocess solid waste;

- 7. A flow control diagram that will explain the processes by which materials are reprocessed or recycled, from the moment that they arrive a the facility until they are shipped from the facility;
- 8. An explanation of the methods employed to store recycled and/ or reprocessed solid waste.

# 804.03 CRITERIA FOR APPROVING A LICENSE TO OPERATE A RECYCLING AND/OR REPROCESSING FACILITY

An Application for a License to Operate a Recycling and/or Reprocessing Facility shall be submitted to the Franklin County Board of Health on forms approved by the Health Commissioner. The Application must contain all of the information required under Franklin County Board of Health Regulation 805.02. The Board or its representative will evaluate the information within the application, and provide a written letter of approval or disapproval within thirty days.

# 804.04 LICENSE TO OPERATE

- A. No person shall operate or maintain a recycling and/or reprocessing facility until he has been issued a license by the Board of Health. It shall be unlawful for any person to operate such a facility unless he possesses a valid license from the Franklin County Board of Health. The license for such a facility shall be issued yearly. All licenses shall expire at 11:59 PM on June 30th of each year. The license application shall be accompanied by a payment of the license fee established by the Board of Health.
- B. An application to renew a License to Operate a Recycling and /or Reprocessing Facility shall be submitted to the Board of Health no later than May 31, of the year for which the license is requested. The Board shall review and approve or deny the application before June 30th, and shall notify the applicant of its findings. If the Board approves the Application for Renewal, a license shall be issued and the facility may continue to operate.
  - C. The Annual fee for a license to operate a recycling and/or reprocessing facility shall be

# 804.05 ACCESS TO FACILITY

The owner and/or operator of a facility licensed by the Board of Health agree to permit representatives of the Board to conduct random, unannounced inspections of the facility at reasonable times in order to determine the compliance of the facility with these rules.

#### 804.06 OPERATION OF A RECYCLING AND/OR REPROCESSING FACILITY

- A. Open dumping, as defined in Section 3734.01, Ohio Revised Code shall not be permitted at the facility;
- B. Putrescible solid waste shall not be allowed to accumulate at a reprocessing and/or recycling facility. Such material shall be placed in leak-proof, easily cleaned containers until it is disposed. Solid waste shall be disposed at a licensed solid waste disposal facility within seven days.
- C. Any material that is classified as hazardous waste, or infectious waste shall be prohibited from a recycling and/or reprocessing facility.
- D. A plan will be implemented to control blowing litter and to collect solid waste that is spilled or dropped on the grounds of the facility, or adjacent properties. All litter will be routinely collected and properly disposed.
- E. All processing areas will be kept clean and free of accumulations of dust and debris.
- F. Liquid residue that has leaked from containers that are being recycled or reprocessed shall be cleaned from the equipment and facility as often as necessary to prevent odors and flies.
- G. Recycled and / or reprocessed material shall not be stored in such a way that it presents a habitat for rodents or other vermin.