SOLID WASTE AND SANITATION SERVICES

CHAPTER 14

A solid waste assessment determines whether a project has the potential to cause a substantial increase in solid waste production that may overburden available waste management capacity or otherwise be inconsistent with the New York City Solid Waste Management Plan (SWMP or Plan) or with state policy related to the City's integrated solid waste management system. The City's solid waste system includes waste minimization at the point of generation collection, treatment, recycling, composting, transfer, processing, energy recovery, and disposal (As discussed below, most projects would not have the potential to generate sufficient waste to warrant a detailed solid waste analysis. By contrast, a project that would directly affect a component of the local integrated solid waste management system may require a detailed analysis to determine if it has the potential to cause a significant integrated solid waste requiring ditigation.

As with each technical area assessed under CEQR, it is important or an applicant to work closely with the lead agency during the entire environmental review process. Additionally, the lead agency man detentine that it is appropriate to consult or coordinate with the City's expert technical agencia for a particular project. Here, the New York City Department of Sanitation (DSNY) should be consulted as early as possible in the environmental review process for information, technical review, and recommendations for mitigation relating to solid waste. Section 700 further outlines appropriate coordination.

100. DEFINITIONS

110. COLLECTION, TRANSFER, AND TRANSFORT SYSTEMS

111. Solid Waste Collection/Management

111.1. Publicly Managed Nan-ipaisolid Waste

According to the United States Engire mental Protection Agency (USEPA), municipal solid waste (MSW)—other vise known as track or perbage—consists of everyday items such as product packaging, grass clippings, furniture, do nile, bottles, food scraps, newspapers, appliances, and batteries. Not included are materials that also may be disposed in landfills, but are not generally considered MSW, s.c. as construction and demolition materials, municipal wastewater treatment sludges, and lor hazardous industrial wastes (discussed further below). MSW includes items designated by law for separate collection for recycling. DSNY is the agency responsible for collecting and processing or asposing of MSW (including certain designated recyclable materials discussed below) generated by esidences, while schools, some not-for-profit institutions, non-residential facilities that are exempt from real exact eaxes, and many City and state agencies. For ease of reference, DSNY uses the term "refere to Per to MSW from which designated recyclables have already been separated at the oint of origin. MSW is generated by residences, the public sector, and the private sector. DSNY also Lects refuse from street litter baskets, street-sweeping operations, and lot cleaning activities and arranges for disposal of refuse collected by certain other City and governmental agencies. Some of the refuse that DSNY collects may include construction and demolition debris generated by the entities served by DSNY.

DSNY does not collect commercial MSW or other commercial wastes, including construction and demolition debris, fill material waste (*i.e.*, a subset of construction and demolition debris that is clean

material consisting of earth, dirt, concrete, rock, gravel, stone or sand and that does not contain organic matter having the tendency to decompose with the formation of malodorous by-products), regulated medical waste, asbestos, hazardous or industrial wastes, or dredge spoils (*i.e.*, sediment-type materials excavated from waterways). The New York City Department of Environmental Protection (DEP) manages bio-solids (*i.e.*, a solid organic matter recovered from the sewage treatment process). Additional information relating to fill material waste, construction and demolition debris, hazardous waste, and dredge spoils is presented in Chapter 22, "Construction Impacts"; Chapter 12, "Hazardous Materials"; and Chapter 11, "Natural Resources."

111.2. Commercial MSW and Other Solid Wastes

Commercial establishments (e.g., restaurants, retail facilities, offices, and industries) in the City of tract with private carters for collection and processing and/or disposal of regions kinds of solid westernotably MSW, construction and demolition debris, non-hazardous industrial bastes, and recyclables. Private carters generally charge a fee on a per-cubic-yard basis.

111.3. Regulated Medical Wastes

Medical facilities separate their waste into two categories and the Medical caste (which includes potentially hazardous or infectious materials) and or carry value. The May York State Department of Health (NYSDOH) and the New York State Department or Environmental Conservation (NYSDEC) regulate the generation, treatment, storage, translar, and disposal of these medical wastes. Regulated medical waste generated in the City must be placed in special scales containers and disposed of in facilities permitted to process such waste, either by incineration, mother form of sterilization, disinfection, or another approved method. Medical facilities are required by law to recycle some of their ordinary waste (that is, non-regulated medical waste). Each medical facility is required to submit a plan to DSNY explaining how it plant to dispose of its waste.

DSNY collects household medic I waste (defined as item) that are used in the course of home health care, such as intravenous tubing and syringes with needles attached, that is disposed with residential solid waste) if it is placed a puncture resistant containers. Pursuant to Article 28 of the New York State Public Health Law and 10 NYCRR Part 70, NYSDOH regulations require hospitals and nursing homes to accept sharps (defined as negate and other sharp items that may cause punctures or cuts) and other household medical wasterfold is losal if they are brought to the facility.

111.4. Designated Recycloble Materials

Under New York City's mangle or Pcycling Law (Title 16 of the NYC Administrative Code, Chapter 3), DSNY naticestablished and enforces rules requiring that certain designated recyclable materials be e araked from hous hold waste for separate collection, including aluminum foil, glass and metal containers, plastic textus and jugs, other rigid plastics, beverage cartons, newspapers and maganes, cardboard and other paper wastes, and other metal items (including bulk metal such as stoves, frigerato rile capmets, etc.). These recycling rules also require that multi-unit dwellings set aside space for the torage of recyclable materials in designated locations and that commercial waste in multi-use buildings be separated from residential waste for separate pick-up. The rules also provide r sea on collection of leaves and other yard waste in certain districts of the City for composting $oldsymbol{\mathsf{p}}$ certain days designated by DSNY. The Electronic Equipment Recycling and Reuse Act, 27 ECL \S 2601 et seq., enacted in May 2010, establishes a state-wide reuse and recycling program for certain waste electronic equipment. It requires manufacturers of certain kinds of electronic items (e.g., televisions, computers, and printers) sold in the state to take back for reuse or recycling such items of electronic waste (or "e-waste"). The law prohibits disposal of such e-waste within the state by those other than individuals and households as of January 1, 2012, and by individuals and households as of January 1, 2015. The law is intended to promote recycling and protect environmental and public health, in part by reducing the risk that contaminants such as heavy metals found in e-waste will escape into the environment via air or groundwater pollution pathways from waste disposal facilities such as incinerators and landfills. <u>Local law 97 of 2005</u> (Title 16 NYC Administrative Code, Chapter 4) also bans the disposal of rechargeable batteries as solid waste and requires them to be taken instead to local retailers that sell such batteries so that they may be recycled pursuant to a program arranged by the battery manufacturer.

Commercial establishments are also subject to mandatory recycling requirements enforced by DSNY. Businesses must source-separate certain types of recyclable materials including paper wastes, cardboard, metal items, and construction wastes. Food and beverage establishments must recycle metal, glass, and plastic containers and aluminum foil in addition to the above items. Private carters may also separate other types of recyclables from the waste after collection.

112. Public and Private Waste Transfer Stations

DSNY delivers most of the refuse it collects to certain public or private solid laste management facilities known as transfer stations, in the City or in adjoining communities, for processing and transportation to out-of-City disposal facilities. Certain transfer stations may accept putroscible solid wastes while caners accept only non-putrescible solid wastes. Putrescible solid wastes contain organic matter lawing the tendency to decompose and form malodorous by-products. Non-putrescible solid wastes do not contain such organic matter. Facilities that accept non-putrescible solid wastes for transfer, sorting out of necyclable items, and disposal of residue are known under state law as "construction and demolition lebris processing facilities." A subset of non-putrescible solid waste transfer facilities known as "fill material transfer stations" accepts only construction and demolition wastes consisting of cleanfill material, which is typically screened and processed for reuse. Putrescible waste transfer stations require vanisfer operations to be in fully enclosed buildings subject to stringent dust and odor controls.

DSNY delivers the refuse it collects to waste wansfer families whole it is unloaded and, after sorting and compaction, is transported to landfills or waste-to-energy facilities. A map of such transfer station facilities can be found https://example.com/recoll/MSW and other solid waste that is not carted directly to disposal facilities is delivered to transfer stations for transport to disposal facilities. Non-putrescible waste such as construction and demolition deb is typically is sorted at transfer stations, which remove clean fill materials, metal, and wood for recycling and could the residue of landfills for disposal.

113. Landfills, In the rators and Waste-to-Energy Facilities

New York City has no public or printed of a disposal facilities such as sanitary landfills, construction and demolition debric and fills, traditional inchestors, or waste-to-energy resource recovery facilities. Consequently, solid wastes the care not recycled, regret, or converted to a useful product locally must be exported from the City for disposal. There are nowever, several closed, but still regulated, landfills within the City, such as Fresh Kirs, Rennsylvania Avenue, and countain Avenue.

Lucy landfills generate landfill gas, which is approximately 50% methane, from the on-going decomposition of organic wastes. Some City landfills control such gas through flaring, while the Fresh Kills Landfill has a plant to incover landfill gas and purify the methane for sale as natural gas (biomethane). Modern landfills are required by federal and state law to have double liners, leachate treatment systems, and stringent permanent cover design standards to prevent groundwater contamination from the landfill. The Port Authority of New York and New Jersey is authorized to assist in the development of new regional resource recovery facilities.

114. Materials Recovery Facilities

As noted above, DSNY and private carters must collect designated recyclable materials generated within the City and deliver them to materials recovery facilities (MRFs), termed "recyclables handling and recovery facilities" by state regulations. As a result, such recyclable materials are delivered to privately-operated MRFs in the City and adjoining communities for processing and transportation to end product manufacturers. A map

of the DSNY's current recycling network can be found <u>here</u>, including the new MRF to be operated in South Brooklyn.

Paper recyclables collected by DSNY in Manhattan, Staten Island, and parts of Brooklyn are not taken to a MRF but are transported directly to the Pratt Industries Paper Plant in Staten Island, which processes them for use in the production of liner board and similar products.

New York State also has a "bottle bill" law that subjects the sale of certain kinds of beverages in bottles and cans to the payment of a deposit that is intended to reduce litter and promote the recovery of natural resources through recycling.

115. Composting Facilities

A private vendor operates leaf and yard waste composting facilities by the former Fre h Kill Land ill in staten Island (which also accepts food waste) and at City park locations in Brooklyn and the Bronx pursuant to a contract with DSNY. Other composting facilities are operated within certain City parks by the New York City Department of Parks and Recreation (DPR). Such facilities accept leaf and yard waste collected from City parks and from the community districts that are served by DSNY's leaf and yard waste collection program. The City also runs a small food waste composting facility on Riker's Island Varing anaerobic digestion technology that processes food waste from the Riker's Island correctional facility.

In addition, businesses that generate yard waste (e.g., ga ospiling services) are required to take such waste to a permitted composting facility, if there is sufficient capacity, at facilities in New York City or within 10 miles of the borough in which such person generates yard waste.

116. Special Waste Collection Sites

"Special Waste" items are certain designated household waste items that require special handling to avoid mixing with regular refuse and recycling collections. Special Waste includes latex paint, motor oil, automotive batteries, household batteries, motor oil filters, fluorescent light tubes, compact fluorescent bulbs, and mercury thermostats. DSNY accepts Special Waste from New York City households at a drop-off collection facility located in each borough. Special Waste is transported and disposed or recycled pursuant to a contract with a private vendor. DSNY also operales household hazardous waste collection events in each borough, which take a broad range of lovsehold waste items that warrant special handling, such as pesticides, oil-based paints and solvents, household cleaners, and other toxic items.

120. COMPREHENSIVE SOLID WASTE MANAGEMENT PLAN

As required by law York State law, the City has adopted a comprehensive <u>SWMP</u> for the long-term management of solic waste generated within its borders. The Plan adopts an integrated approach to waste management, identifies sufficient capacity for handling and disposal of such wastes, and complies with state law regarding the provision of recycling programs where economically feasible. The SWMP takes into account the objectives of the State's solid waste management policy with respect to the preferred hierarchy of waste management methods: first waste reduction, then recycling, composting, resource conservation, and energy production; and, lastly, landful disposal. Solid waste management facilities proposed to be operated by a public entity must be included in the SWMP

The current SWMP covers the period through 2025 and was adopted in July 2006; it was approved by New York State in October 2006. It may be found here.

The SWMP estimates public and private sector waste quantities that must be managed over the planning period, and identifies processing, transfer, and disposal capacity that will be necessary for such wastes. The SWMP includes programs designed to prevent, reduce, reuse, recycle, and compost solid waste, and includes initiatives intended to reduce truck traffic and air emissions associated with the export of DSNY and commercial waste and recyclables to processors and disposal facilities such as landfills and resource recovery facilities. No new landfill or

resource recovery facility capacity is planned within the City. Both the new SWMP and PlaNYC support the concept of new "waste conversion" technologies such as anaerobic digestion and non-incineration gasification. Waste conversion technologies derive energy from non-recyclable wastes in an environmentally acceptable manner, reducing the impacts, energy use, and greenhouse gas emissions from long distance transport and landfilling of such waste. The following describes the three principal programs in the SWMP: i) recycling; ii) export of refuse for disposal; and iii) commercial waste.

RECYCLING PROGRAM

DSNY's curbside recycling program and plans set forth in the SWMP include:

- A contract to develop a central MRF to process City-wide DSNY collections of source separated metal, glass, and plastic (MGP) recyclables and paper to be shipped by barge to the South Brooklyn Marine Terminal. MGP from Queens and northern Brooklyn Would continue to be transferred to barges at a facility located in Long Island City, and bronx-origin MGP would continue to be transferred at a facility in the Bronz before being barged to the new central MRF.
- Development of a Manhattan recyclables facility on the Gansevoor' Peainsula where DSNY-collected MGP from Manhattan would be transferred to barges for delivery to the Sims Metal Brooklyn MRF for processing, while paper recyclables from Manhattan would be transferred to barges and delivered to Staten Island for resycling. Until this facility is operational, MGP from southern Manhattan would continue to be tipped in Jeney City, NJ, while MGP from northern Manhattan would continue to be tipped at a Brook facility.
- A contract for acceptance of Recycle old Paper cycle of from Staten Island, Manhattan, and a portion of Brooklyn by a paper recycling mill in Staten Island, and short-term contracts with other paper recycling vendors to receive DSN deliveries of paper recyclables collected from the Bronx, Queens, and other portions of Brooklyn.
- A yard waste controsting facility at Spring Creek Park in Brooklyn, in addition to the composting facility at Scand iew Park in the Bronx and the Staten Island Composting Facility by the Fresh Kills Land fill.
- A Comporting/New Technologies Tiskforce to explore and test facilities utilizing new and exploring waste conversion technologies such as anaerobic digestion or thermal technologies that can process organical and other wastes into useful products such as compost, biogas, electricity and/or other products and thereby minimize the need for landfilling.
- Various other initiation, including expanded outreach efforts to increase recycling rates, and periodic house old hazardous waste collection events in each Borough.

FUSE DISPOSAL PROGRA

Refuse collected by DSNY for disposal utilizes public and private transfer facilities, rail or barge transport, and long-term contracts for transport and disposal. The SWMP includes the following:

- A so tract for containerization and rail export of DSNY-managed Bronx refuse to a Virginia and fill.
 - A contract for export of DSNY-managed MSW from Staten Island in sealed containers by rail.
- A contract for transfer of DSNY-managed refuse from part of Brooklyn for containerized rail transport to a landfill in Virginia.
- A planned contract for transfer of DSNY-managed refuse from part of Queens and for rail transport to a landfill in Virginia.

- A contract to dispose of a portion of DSNY-managed refuse from Manhattan at a waste-toenergy facility in Newark, New Jersey.
- Plans to construct four DSNY waterfront marine transfer stations ("MTSs") that would place refuse in sealed shipping containers for barge export to disposal facilities.
- Planned contracts with vendors to transport and dispose of barged waste from the MTS facilities at remote landfills or waste-to-energy facilities.
- Pending implementation of planned long-term contracts and MTS construction and commissioning, refuse would continue to be managed under short-term contracts with transfer ration vendors in the City and region.

COMMERCIAL WASTE

With respect to commercial waste, the SWMP provides for the capacity of barge export certain amounts of commercial refuse from the four converted DSNY MTSs provides for barge export of construction and demolition waste from the existing DSNY MTS at west 50th Street in Manhactan, and requires rail export of commercial refuse from the three private transfer static is that also contract to handle DSNY refuse. The Plan also includes more stringen reprictions on the siting and operation of commercial solid waste transfer stations.

200. DETERMINING WHETHER A SOLID WASTE AND SANITATION SERVICES ASSESSMENT IS APPROPRIATE

A solid waste assessment determines whether a proposed project would trans a substantial increase in solid waste production that would overburden available waste management capacity or otherwise be inconsistent with the SWMP or with state policy related to the City's integrated solid waste management system. Few projects have the potential to generate substantial amounts of solid waste (10 tons per week or mor) and, therefore, most projects would not result in a significant adverse impact. However, it is recommended that the solid waste and service demand (if relevant) generated by a project be disclosed, base low an estimate using Table 14-1. An unusually large project or a project involving a use with unusual waste generation characteristics may increase a component of the City's waste stream beyond the projections for that component in the SWMP. In these cases, further analysis should be conducted.

Wastes with special characteristics such as regulated medical wastes, are subject to specific handling and disposal regulations. Compliance with approximate perfect the specific handling and disposal regulations.

PRELIMINARY CAPACITY ANALYSIS

The capacity of the City's solid waste on ingement system generally consists of carting capacity and transfer/disposal capacity. The SWMP estimates that approximately 50,000 tons per day (tpd) of public and private sector solid wastes (exclusive of dredge spoils and biosolids) are generated in the City. As of 2009, there is nuthorized processing capacity within the City of approximately 20,697 tpd for putrescible solid vaste and 23,970 tpd for mixed construction and demolition debris, and storage capacity of approximately 724,311 cubic yards for fill material. Additionally, there is waste transfer processing and disposal capacity butside the City, but within the metropolitan region. Sufficient capacity is required to meet demand on beak days, as the waste flow quantity fluctuates by day of the week, season, and economic cycle. While there is currently excess non-putrescible waste transfer capacity in the City, there is not sufficient capacity at the permit ed putrescible transfer stations to handle peak days for the combined DSNY-managed and commercial cyrter-managed putrescible waste streams. There is, however, sufficient capacity within the region, together with in-City capacity, to accommodate the transfer of all City-origin refuse.

DSNY has over 2,000 waste collection trucks in its fleet, while the City's Business Integrity Commission licenses over 4000 private carting trucks to collect the City's commercial MSW and recyclables, and registers over 4000 more trucks to haul private sector construction and demolition debris in the City (2013 figures). The capacity of DSNY's collection truck fleet and the more than 2000 private carting businesses authorized to serve New York City is sufficiently flexible to accommodate increased demand for waste and recyclables collection generated by most proposed projects as needed.

In view of the foregoing, if a project's generation of solid waste in the With-Action condition would not exceed 50 tons per week, it may be assumed that there would be sufficient public or private carting and transfer station capacity in the metropolitan area to absorb the increment, and further analysis generally would not be required. However, it is recommended that the solid waste and service demand (if relevant) to be generated by a project be disclosed, using the Citywide average rates for waste generation (Table 14-1) to make this determination. As noted in Section 311 below, any waste management features to be included in the project should also be disclosed.

If a project would result in the development of more than either 500 residential units or 100,000 square feet of commercial space, the proposed location and method of storage of refuse and recyclables prior to collection should be disclosed. In addition, if the use of compactors, dumpsters, and/or "roll on/roll on refuse containers are proposed to avoid large piles of bags with refuse on the sidewalk or building perimeter awaiting collection, they should also be discussed. If refuse set out for collection would consist or large piles of bags with refuse and/or recyclables, the applicant should also discuss the expected location, quare footage, volume, and duration of such piles, and their effects upon traffic pepestrians, public health, and community character.

SYSTEMWIDE IMPACT AND CONSISTENCY WITH SOLID WASTE MANAGEMENT PLAN

Regardless of the amount of solid waste generated by a plon of deproject, a more detailed discussion is warranted if the project involves the construction, open tion, or cosing of any type or regulated solid waste management facility, DSNY district garage, or borough lapant shop, or heit would involve a regulatory change to public or private waste collection, processing, recycling, or any call activity. Such a project should be analyzed for its quantitative impact to the solid waste management system, as well as for its consistency with the goals and elements of the SWMF.

As noted above, the City's SWMP develops goals or the management of the components of the waste generated in the City and identifies procedures and facilities that may be required to meet those goals. The Plan includes timetables for the phased implementations of its recommendations. Examples of projects that may directly affect the City's current and planned integrated system of solid waste management include, but are not limited to:

- Projects that would close or preclude planned development of one or more major facilities identified in the SWLV to process waite generated within the City (e.g., closure of a City marine transfer station or a permitted transfer station that is on long-term contract with the City to process waste from one or more sommanly districts served by DSNY).
- Projects that would result in the generation of solid waste in quantities that may exceed the available solid waste ganagement capacity in the City or region (e.g., a multi-year harbor deepening project requiring land disposal of hundreds of thousands of cubic yards of dredge spoils).
 - Regulatory changes affecting the generation or management of the City's waste.
- Projects cousing the dislocation of a DSNY district garage facility or a borough repair shop.

A should be noted that if the project involves a new solid waste management facility, such as an incinerator or autoclave, impact analyses of other technical areas (air, traffic, noise, etc.) may also be appropriate. Other thapter of the Manual provide guidance for determining the appropriate level of review for each of these areas.

300. ASSESSMENT METHODS

310. ANALYSIS TECHNIQUES

An assessment of potential solid waste impacts for projects that would generate solid waste consists of describing the waste management features of the project and quantifying the incremental quantities of waste that the project would generate. The assessment of medical facilities is somewhat different, as described below.

311. Projects that Would Generate Solid Waste

The amount of waste that a project would generate should first be determined. For most projects, the Citywide average rates for waste generation used in the SWMP may be used to make this determination. These rates are provided in Table 14-1.

Projects with additional waste management features, however, may generate le scolid waste than indicated in the table. Features that minimize waste, beyond those required by law, should be identified. Examples include the following:

- Installation of such equipment as air-dryers in public lavators.
- Provisions for on-site composting.
- Provisions for material storage to allow use of but packaged supplies this would minimize the use of packaging).
- Installation of kitchen garbage disposal units and compactors.
- Use of double-sided photocopying.
- Use of electronic mail (rather than communication on paper).
- Developing provisions for the return of packaging to the incomfacturer/supplier.
- Installation of bottleless water coolers or other alternatives to plastic bottled water.

Project features that enhance according (i.e., those that facilitate the separation, storage, collection, processing, or marketing of recyclades) beyond that required by law should be identified. These may include, for example, on-site measures to process yard waste and/or food waste into compost and/or biogas. Project features to facilitate waste collection, such as ploysions for containerized collection or special waste chutes to central collection areas with waste compactors (as at Roosevelt Island) should also be identified. At the same time, any aspects of the project that has make recycling difficult, impede waste collection, or result in the generation of high levels of solid waste, such as the construction of a tunnel, shaft, or very large building foundation generating hundreds of trulkloads of fill material, should be identified and discussed.

Table 14-1
Solid Waste Generation Rates

Use	Rate (pounds per week)
Residential	
Individual	17
Household	41
Institutional	
Public Elementary School	3 per pupil
Public Intermediate School	4 per pupil
Public High School	2 per pupil
Private School (K-8)	1 per pupil
Private School (6-12)	4 per pupil
College	1 per pupil
Hospital	51 per bed
Government Office	0.03 per square fort
Correctional Facility	13 per inmate
Commercial	
Office Building	13 per implicee
Single Office	9 per em loyee
Wholesale	66 per employee
General Retail	¹⁹ pe employee
Restaurant	251 per empl
Fast Food	200 per employ
Food Store	284 pe capoloyee
Hotel	75 per employee
Industrial	
Apparel and Textile Manufacturing	125 er employee
Printing/Publishing	240 per employee

Source: N w ork Sity epartment of Sanitation

312. Detailed Solid Waste G neration Analysis

If the proposed project would tead to substantal new development (e.g., Hunters Point South or Atlantic Yards) resulting in leas 50 ons (100,00 to od) of solid waste generated per week, it may be appropriate to assess whether additional trucks or other mitation services would be required. Although the additional trucks or services would not necessarily in and of themselves constitute significant solid waste or service impacts, the in compation may be appropriate for use in other technical analyses, such as traffic, air quality, and noise. The typica DSNY collection was for residential refuse (25 cubic yards) carries approximately 12.5 tons of waste naterial (8 tons for antainerized collections). Recycling trucks carry about 11.5 tons of paper or app oxinately 10.0 tons of metal, glass, and plastic containers. DSNY diesel collection trucks are required by Loa Law 9 of 2005 (Administrative Code of the City of New York 24-163.4) to be equipped with Best Available etront Technology (BART) such as diesel particulate filters or to meet 2007 U.S. Environmental Protection gency model year standards to minimize vehicular emissions to the air. Commercial carters typically carry betweep ... and 15 tons of waste material per truck. Private carter diesel trucks and non-road diesel equipment u ed in the fulfillment of solid waste and recycling contracts with the City of New York and used primarily within New ork City are also subject to a mandate to phase in use of BART to limit emissions, pursuant to Local Law $\overline{40}$ of 2005 (Administrative Code of the City of New York 24-63.5). Contact DSNY for information on collection truck routes and capacities, street sweepers and other equipment.

313. Regulated Medical Waste

The assessment considers how regulated medical wastes would be handled and disposed of to ensure that these procedures would comply with the appropriate regulations. With a large waste generator, it may be

appropriate to estimate additional truck trips, as discussed above. The number of truck trips associated with the new facility may be obtained from the carrier.

320. CONSISTENCY WITH THE CITY'S SOLID WASTE MANAGEMENT PLAN

For a project identified in Section 200 as warranting a more detailed analysis, either because of the large quantity of waste that it would generate or its potential impact upon the City's solid waste management system, the analysis should include a consideration of the project's consistency with the City's SWMP. The lead agency should review the summary of the SWMP described above, and if more detail is needed, consult the SWMP itself. The review should consider whether the proposed project would materially conflict with the following:

- Adherence to the hierarchy of preferred solid waste management, which places waste prevention first followed by reuse, recycling, or composting, derivation of energy from in n-recyclable waste in all environmentally acceptable way, and disposal by landfilling.
- Implementation of the New York City Recycling Law (Local Law 19 of 19 o), as amended.
- Any element of the SWMP, including a significant delay in act leving one or more milestones identified in the SWMP.

400. DETERMINING IMPACT SIGNIFICANCE

Because of the large size of the City's public and private refuse and ecyclables collection leets, the capacity of the local and regional transfer stations and related access to MRFs and disposal facilities, and the fact that solid waste often moves in interstate commerce, any given project's waste generation would not likely be significant relative to the total City-wide and region-wide system. Significant impact may occur, however, for projects that generate large quantities of solid waste over a multiyear period, such as a river or barbor dreaging project, that exceed local and regional disposal or processing capacity. In addition, a project that causes substantial excavation into a closed, regulated City landfill may be considered a significant impact to that colled waste facility.

The closure or dislocation of a substantial active element of the Site's current integrated solid waste management system without identifying substitute capacity within the region may also significantly impact the City's solid waste system. In weighing such effects, a project resulting in closure of a transfer station facility under long-term contract with the City would be more significant their closure of a rap lity under a short-term City contract.

A regulatory action that mate ally conflicts with the dopted SWMP or a law that bans solid waste transfer stations could likewise significantly and adversely in part the City's solid waste system. A proposed modification to the City's SWMP should be evaluated for substantial conflict with state policy on solid waste management and for the potential to overburden the caracity of the City's integrated solid waste management system within the next five years, including but not limited to disposal capacity reasonably available to the City via truck, barge, or rail. Minor modifications to the SWMP that do not overburden or reduce existing system capacity—for example, adjustments to the SWMP implementation schedule, designation of additional recyclables that have a market, special collections of household hazardous waste for separate disposal to protect the environment, or changes in waste transport or disposal technology to reduce greenhouse gas envissions—would generally not be considered a significant adverse impact on the City's system of solid-waste management.

500. DEVE OPING MITIGATION

For significant imprets due to the quantity of waste generated, mitigation measures may include minimizing waste at the point of generation, increasing the amount of waste that may be recycled or beneficially reused, or increasing the capacity of the local waste management infrastructure that would be overburdened by the project. For significant impacts resulting from the project's conflict with the current solid waste management system or with the SWMP, mitigation measures may include steps to minimize the specific conflict. For example, if the project would cause the closure of a major DSNY transfer station facility, mitigation may involve proposing alternative capacity or technology to accommodate waste handled by the facility.

600. DEVELOPING ALTERNATIVES

Many of the mitigation measures described in Section 500 may also serve as alternatives. If a proposed project, such as a rezoning and redevelopment plan, would cause an impact due to the closure of a facility relied upon for the current or proposed integrated solid waste management system or a DSNY district garage, an alternative that would result in a lesser impact should be considered. This may include modification to proposed zoning amendments, or a modified project design that incorporates the waste management facility or DSNY Garage use on-site or elsewhere.

700. REGULATIONS AND COORDINATION

710. REGULATIONS AND STANDARDS

SOLID WASTE MANAGEMENT PLANNING

- New York State Solid Waste Management Act of 1988, codified at Article 27, Title 1 of the New York State Environmental Conservation Law (ECL). This law provides for the preparation of New York City's Solid Waste Management Plan. Also see the regulations at Title 6 of the New York Codes, Rules and Regulations (6 NYCRR) Part 360, Subpart 15, Comprehensive Solid Waste Management Planning.
- City of New York Comprehensive Solid Waste Management Plan (2006)

SOLID WASTE MANAGEMENT FACILITIES

- Solid waste management facilities in New York State are gove new 2, Article 27, Title 7 of the ECL and 6 NYCRR Part 360.
- ECL Section 27-0706 is the statute that required the Fresh fills Landfill to close and bars the issuance of a permit by the NYSDE'S for the proposed Brookly i Navy Yard Waste-to-Energy Facility. Also see the Fresh Kills Order in Sonsent by tween the NYSDEC and DSNY, Modification No. 7, dated April 27, 2000, providing for the landfill's losue.
- Stipulation and Order in the *Matter of The City of New York v. The New York State Department of Environmental Conservation* filed April 20, 1992 in the Supreme Court of New York, Albany County, Index No. 72.13/91. cipulated that DYSDEC and DSNY shall act as co-lead agencies and conduct a coordinated S2QLA review for all lew facilities proposed in transfer station permit applications for which 19th NYSDEC and DSNY issue permits.
- New York City Local Law 9 of 1990, codified at Section 16-130 et seq. of the Administrative Code of the City of New York, go terms transfer stations within New York City. DSNY has promulgated these sets of regulations pursuant to authority granted in this statute. They are codified at 16 Rules of the City of New York (RCNY), Chapter 4. Subchapter A governs Non-Putrescible Solid Waste Transfer Stations; Subchapter B governs Putrescible Solid Waste Transfer Stations; and Subchapter C governs the Siting, Hours of Operation, Engineering Reports, and Transportation Plans for Solid Waste Transfer Stations.
- Local Lavi 39 of 1989 amends Sections 24-102, 24-104(18), and 24-117 of the Administrative Court of the City of New York in connection with the operation of private incinerators.
- York City Zoning Resolution. The Zoning Resolution also regulates the siting and operation of waste management facilities in New York City.

RECYCLING

New York City Recycling Law, Local Law 19 of 1989, codified at Section 16-301 et seq. of the Administrative Code of the City of New York. Also see rules promulgated by DSNY at 16 RCNY §§ 1-08 to 1-10. This law and the rules require households and generators of private carter-collected

waste to source separate designated materials in specified manners. The law and rules also require recycling by City agencies and other institutions.

REGULATED MEDICAL WASTE

- Under ECL § 27-1501 *et seq.* and 6 NYCRR Part 360-10, the NYSDEC regulates the storage, transfer, and disposal of regulated medical waste. Among other things, ECL § 27-1504 provides for a mandatory regulated medical waste tracking program.
- The NYSDEC regulates Regulated Medical Waste Treatment Facilities off the site of the facility producing the waste under 6 NYCRR Part 360-17.
- Regulated Medical Waste is defined as any solid waste generated in the diagnosis, treatment of immunization of human beings or animals, in research pertaining thereto, or in the production of testing of biologicals including cultures of infectious agents, human ratiological wastes, liquid waste human blood and blood products, sharps including hypoderinic medles, contaminated animal carcasses, wastes from surgery or autopsy, laboratory wastes from research, lialysis wastes, and biological wastes from humans or animals isolated to protest others. See 6 NYCom Part 360-17.2(h) for the complete definition and exemptions and exclusions.
- NYSDOH regulates the generation, treatment, and Lisposal of regulated medical waste under Article 13, Title XIII of the Public Health Law (PHCS 1329-22 et seq.)
- While local regulation of regulated medical waste transportation is largely preempted by State law, Section 16-120.1 of the Administrative Code of the City of New York requires generators of regulated medical waste to file a solid waste removal plan with DSNY. Generators of 50 pounds or more per month of regulated medical waste must file annual updates. See also 16 RCNY, Chapter 11.
- Items that may cause punctures of cuts that fre used in the course of home health care, such as intravenous tubing and crimes with needles attached, and are disposed with residential solid waste, must be placed in puncture resistant containers prior to disposal. See 16 RCNY § 1-04.

720. APPLICABLE COORDINATION

Coordination with SNY No solid waste as a six servicencerns is recommended.

730. LOCATION OF INFORMATION

The City's <u>SIVIN</u> contains releval t data on existing conditions, existing and proposed solid waste management system, and vesidential and commercial waste generation projections. Other information on current DSNY operation, may be obtained by centuring the Department's Bureau of Legal Affairs.

New York Sity Department of Sanitation 125 Workh Street Ne Vierk, NY 10013 http://www.nyc.gov/sanitation

CEQR Technical Manual 14 - 12 March 2014 Edition