



CITY OF MCGRATH

PO Box 30
McGrath, Alaska 99627
(907) 524-3825
clerk@cityofmcgrath.org

LANDFILL & DEBRIS DISPOSAL PERMIT / RECORD

**LANDFILL
PERMIT**

20__

Commercial / bulk solid waste dumping:

- \$2.53 / cubic yard
- \$12.00 (flat rate) per Pick-up Truck
- \$30.37 / 12-YD Dump Truck
- \$50.62 / 20-YD Dump Truck

Name of Applicant / Company: _____

Contact information: _____

Permit information

Amount: 1 x _____ weekly _____ monthly _____

**Contact Teddy Burford (907) 524-3825 BEFORE hauling Bulk debris.
Teddy will identify an appropriate area to deposit solid waste.**

Alaska DEC regulations must be followed for Class III Landfill.

Material Hauled to Landfill:

- Trash
- Building demolition debris
- Tank, pipe, metal (non-recyclable)
- Brush, stumps, willows, overburden
- Other _____

Fluids, if present, need to be removed and properly disposed of from the following prior to leaving at the appropriate section of the landfill. **Check with the City of McGrath for proper locations to offload:**

- White goods (refrigerator, freezer, washer, dryer, dish washer) **You must remove doors & Freon.**
- Truck, car, ATV, outboard, aircraft, etc. **You must remove oils, gas, diesel, hydraulic fluids, etc.**

NO RECYCLE FEE REQUIRED AT SALVAGE AREA if leaving sorted recyclable materials in identified areas, such as lumber, pipe, building materials that can be reclaimed and used by others.

PROHIBITED AT LANDFILL: Prohibited items include, but are not limited to: paint, asbestos, chemical waste, acids, radioactive materials, pesticides, explosives, oily waste, solvents and pathogenic waste, corrosives, polluted soils, untreated medical waste, hazardous waste, toxic waste, lead paint residue from sandblasting tanks, etc.

PROHIBITED AT LANDFILL – Check with City for Possible ALTERNATE DROP-OFF LOCATIONS: Lead Acid Batteries, fluorescent light bulbs, e-waste (computers, monitors, electronics), oil or hydraulic fluids, pressurized cylinders, household batteries, aluminum cans, white goods (cook stoves, microwave ovens, refrigerators, washers & dryers - not in working condition).

Signature of Applicant: _____ Date: _____

Permit Authorized By: _____ Date: _____

Payment calculations for Bulk Solid Waste:

Per cubic yard: Number of cubic yards _____ X \$2.53 = \$ _____

Per pick-up truck load: Number of pick-up loads _____ X \$12.00 = _____

Per 12-YD Dump Truck: Number of 12 YD dumps _____ X \$30.53 = \$ _____

Per 20-YD Dump Truck: Number of 20 YD dumps _____ X \$50.62 = \$ _____

Amount paid: \$ _____ Date: _____ Received by: _____

Reference: MMC Chapter 13.08 PUBLIC USE OF SOLID WASTE DISPOSAL SITE

13.08.030 Waste disposal fees-User permits required when-Exceptions.

- A. All users of the waste disposal site shall be charged a monthly user fee of twelve dollars per household except as described in subsection B of this section. No permit shall be required for private households.
- B. All persons sixty-five years of age and over are exempt from the payment of user fees as described in this section.
- C. All public and commercial enterprises utilizing the solid waste disposal site at a rate exceeding one load of one hundred twenty eight cubic feet per month shall be required to obtain annual permits from the city. The user fee will be determined by the city at the time of application and shall be based upon the rate of twelve dollars per month load size as indicated above. Permits may be reviewed by the city at any time, and the user fee may be adjusted in accordance with information obtained by the city.
- D. All public and commercial enterprises utilizing the septage waste disposal area are required to obtain a user permit from the city. A user fee of five cents per gallon of septage shall be due and payable by the septage disposal enterprise. (Ord. 92-2, 1991; Ord. 90-7 § 3, 1990)
(McGrath 2-92)

13.08.040 Hauling and disposal requirements-Prohibited activities and materials.

- A. All users shall be required to completely contain all trash, refuse, sewage or septage by covering, containing, sealing or otherwise preventing the escape and littering caused in the transportation of waste materials.
- B. All persons or entities shall be required to make a thorough inspection of the waste disposal area after disposing of waste materials in order to ensure that every piece of waste material has been deposited into the assigned disposal area and not left in, on or around the drive-up area.
- C. All unauthorized burning and shooting at the waste disposal facility is prohibited. The city mayor or his/her designate can authorize burning or shooting at the waste disposal facility in protection of public health and/or safety. Person(s) who knowingly violate this burning and shooting section are subject to potential class B misdemeanor charges and penalties.
- D. The following hazardous and special waste materials are prohibited from disposal at the site: asbestos, chemical waste, acids, radioactive materials, pesticides, explosives, oily waste, solvents and pathogenic waste. Instructions regarding the legal and proper disposal of these materials must be received from the Alaska Department of Environmental Conservation. (Ord. 96-1 (part), 1995; Ord. 90-7 § 4, 1990)

13.08.050 Dumping permitted where-Exceptions Special permit required.

- A. It is unlawful to dispose of waste materials except within the designated waste disposal site and except as noted in subsection B of this section.
- B. Any person who desires alternative waste disposal methods shall be required to obtain a special permit from the city prior to utilizing such methods. (Ord. 90-7 § 5, 1990)

13.08.060 Violation-Penalty.

- Person(s) convicted of violations within this chapter are subject to a fine of three hundred dollars. Person(s) convicted of knowingly setting or starting an unauthorized fire at the McGrath city landfill are subject to a civil fine not to exceed the sum of one thousand dollars per incident. If the violator is found guilty and has caused damage to the person or property of another, the violator may be required to make restitution, in whole or in part, for said damage. (Ord. 07-06, 2006, Ord. 96-1 (part), 1995; Ord. 90-7 § 6, 1990)