Town of Sanbornton Solid Waste Ordinance

Pursuant to the authority of RSA: 31:39 and RSA 149_M, the Town of Sanbornton hereby adopts the following ordinance for the operation of its public solid waste/recycling facility.

1. ADMISSION:

The Land fill_Recycling Facility will be open for use by Sanbornton residents and non_resident property owners. Admission to the facility will be only by numbered permit, issued annually by the Board of Selectmen upon application to the Selectmen or Town Clerk by an appropriate person, business, or institution. All permits must be attached to a motor vehicle and be plainly visible. All permits remain the property of the town.

2. SEPARATION:

All material brought to the facility for disposal shall be separated into the following categories to be deposited in designated containers or locations as the Land fill_Recycling attendant directs: (Note: Items A thru E will be voluntary from Town Meeting 1988 through Town Meeting 1989.)

A. Clear Glass
   Shall mean empty clear glass containers. No ceramics, window glass, or light bulbs. Labels do not have to be removed.

B. Green Glass
   Shall mean empty green or blue glass containers. No ceramics. Labels do not have to be removed.

C. Brown Glass
   Shall mean empty brown glass containers. No ceramics. Labels do not have to be removed.

D. Metal Cans & Containers
   Shall mean empty tin, steel, or aluminum containers of a size one gallon or smaller. Labels do not have to be removed.

E. Paper
   Shall mean all clean, dry paper, separated into the following two categories:
   1. Newspapers
   2. Corrugated paper, cardboard, and brown paper bags.
F. Large Metal Objects: Shall mean scrap metal of all kinds, i.e., *motor vehicle parts, pipe, wire*, appliances, sheet metal, motors, tools, bed springs, etc. The Landfill/Recycling Attendant shall have the right to refuse motor vehicles parts based on size of parts.

G. Tires: Shall mean all tires removed from wheel or rim.

H. Leaves and Clippings: Shall mean all lawn clippings, green and dry garden waste, and manure (to be dumped in mulch pile).

I. Tree limbs and brush: Shall mean all tree limbs and brush not exceeding 18" in length (to be deposited in the burn pile)

J. Building Material: Shall mean the refuse from demolished building (the burnable shall be separated from non_burnable)

K. Used Motor oil: By special arrangement only

L. Bulky Items: Shall mean couches, mattresses, and other large, non-metallic items

M. Garbage: Shall mean any other residential waste which is not listed above

N. Industrial Waste: Shall mean any waste from any process or industry, trade, or business. Any such waste not falling within the above categories.

3. UNACCEPTABLE MATERIALS:
The following materials will not be acceptable at the Landfill_Recycling Facility:
A. Stumps, trees, and limbs greater than 18" in length
B. Harmful, hazardous, or toxic substances
C. Sludge or septic waste
D. Dead animals
E. No junk motor vehicles
F. Any material which in the opinion of the Land fill_Recycling attendant constitutes a serious hazard to other users of the facility, to the property of the town, or to the operation of the Land fill_Recycling facility.

4. SUPERVISION:

The Land fill_Recycling Attendant shall have the right to refuse the use of the Facility to any person, corporation, or other user who is misusing the Facility, or is violating this Ordinance, or who does not have the proper permit. Any such shall be guilty of a violation of this Ordinance.

5. BURNING:

No burning shall be allowed at the Facility, except at the direction and supervision of the Land fill_Recycling Attendant.

6. FIREARMS:

The discharge of firearms is prohibited at the Facility.

7. ORIGIN OF MATERIAL DISPOSED OF AT FACILITY:

Only material collected within the limits of the Town of Sanbornton or such other Towns as approved by the Selectmen, shall be disposed of at the Land fill Recycling Facility.

8. COMMERCIAL HAULERS

A commercial hauler shall mean anyone who hauls materials to the disposal facility for others for a fee. All persons or corporations engaged in the commercial hauling of rubbish, materials, etc., must first obtain a permit from the Board of Selectmen or Town Clerk after payment of a permit fee.

9. TRESPASS:

The gate will be locked at all times when the Land fill_Recycling Facility is not open to the public. Anyone entering the Land fill_Recycling Facility when the gate is locked is guilty of trespass and shall be charged with violating the terms of this Ordinance.

12. PENALTY:
Any person or corporation convicted of violating any provision of this Ordinance, or the directives of the Land fill_Recycling Attendant, may be punished by a fine not to exceed One Hundred Dollars ($100.00) for each violation.

13. SEPARABILITY:
The invalidity of any provision of this Ordinance shall not affect the validity of any other provision, nor the validity of the Ordinance as a whole.

14. SUPERSEDURE:
This Ordinance shall automatically repeal any other Ordinance that is in conflict with this Ordinance.

15 EFFECTIVE DATE:
This Ordinance shall take effect as follows:

June 1, 1988 for Residential Users, Commercial Haulers, Business, Industry, and Schools