

Authorization for a beneficial use site, site transfer requirements and site amendment requirements for class B biosolids.

[Comment: Definitions relevant to this chapter can be found in rule 3745-40-01 of the Administrative Code.]

(A) Authorization for a beneficial use site. Prior to the beneficial use of class B biosolids, a permittee shall obtain from the director or an authorized representative an authorization to beneficially use biosolids for the site to which the beneficial use of biosolids is to occur. An application for an authorization for a beneficial use site shall:

- (1) Be on forms prepared by the director;
- (2) Be valid only for those conditions stated in the specific beneficial use site authorization; and
- (3) Be valid for only the treatment works that are owned by the same person who signs the beneficial use site authorization application form prepared by the director.

[Comment: For example, a municipality that has two different NPDES permitted treatment works would be authorized to beneficially use biosolids from either treatment works at a single beneficial use site.]

(B) Authorized beneficial use site transfer. Any permittee who wishes to transfer an authorized beneficial use site from one treatment works to another shall make the request in writing on forms approved by the director and obtain authorization from the director or an authorized representative prior to beneficial use at the authorized beneficial use site.

(C) Amending an authorized beneficial use site. Any permittee who wishes to amend the acreage for a currently authorized beneficial use site shall make the request in writing on forms approved by the director and obtain authorization from the director or an authorized representative prior to amending a beneficial use site.

Effective: 7/1/2011

R.C. 119.032 review date: 7/1/2016

Promulgated Under: R.C. 119.03

Statutory Authority: R.C. 6111.03, 6111.042

Rule Amplifies: R.C. 6111.03, 6111.042

Prior Effective Dates: 4/8/2002, 10/17/2003, 10/1/2007