



**HC Associates Inc.**

**Site Address:**  
Hazleton Facility  
282 South Church St., Hazleton, PA 18201

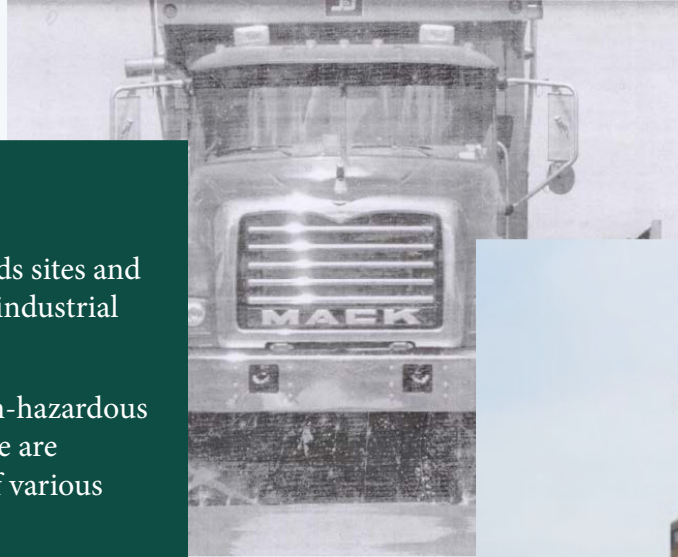
**Corporate Headquarters:**  
HC Associates Inc.  
4000 4th Street Moosic, PA 18507  
570-207-2000 ext.112  
Info@HCAssociates.org  
HazletonCreekProperties.com

## Beneficial Use Outlets

The sites that HC Associates operates are brownfields sites and are blighted properties being reclaimed for future industrial and commercial uses.

As such these sites are permitted for accepting non-hazardous soils to use as construction fill. The sites we operate are capable of accepting over 25 million cubic yards of various types of materials.

In order for HC Associates to determine whether your material is acceptable for beneficial use at one of our sites, contact us via the information above.



### Acceptable Materials for Beneficial Use:

- Non-Hazardous Contaminated Soils
- Urban Historic Fill
- Concrete
- Brick
- Block
- Asphalt
- Dredged Sediments
- Construction Debris
- Crushed Glass



### Does your soil contain brick, block, concrete, asphalt, glass?

Our permit and the special site considerations we have been afforded allow for flexibility regarding debris that the NY, NJ, CT and PA markets are not accustomed to. *Ask us for details.*

# PROTECT YOURSELF!

Let HC Associates help you to minimize the long term environmental liability exposure for you and your client.

- PA Act 1995-2 (a.k.a. "Act 2") CHAPTER 5 Section 501
- PA General Permit WMGR096NE004 article 30
- PADEP SW100932

**CHAPTER 5  
CLEANUP LIABILITY PROTECTION**

Section 501. Cleanup liability protection.

(a) General.—Any person demonstrating compliance with the environmental remediation standards established in Chapter 3 shall be relieved of further liability for the remediation of the site under the statutes outlined in section 106 for any contamination identified in reports submitted to and approved by the department to demonstrate compliance with these standards and shall not be subject to citizen suits or other contribution actions brought by any person. The cleanup liability protection provided by this chapter shall not apply to any person who is liable for the release of a hazardous substance or pollutant or contaminant as a result of conducting an environmental assessment or transaction screen on a property. Nothing in this section relieves a person of any liability for failure to exercise due diligence in performing an environmental assessment or transaction screen.

Any person demonstrating compliance with the environmental remediation standards established in Chapter 3 shall be relieved of further liability for the remediation of the site under the statutes outlined in section 106”

**GENERAL PERMIT  
WMGR096**

company; the generator(s) of the regulated fill; the compliance status (e.g., violations) of any permit issued by the Department or federal government under the environmental protection acts

30. *Determination that material is no longer waste.* Regulated fill that meets all the terms and conditions of this permit and that does not exceed concentration limits in Table GP-1 shall cease to be a waste once the regulated fill is placed in an area permitted for fill placement of regulated fill.

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- Knowledgeable service professionals
- Rapid approval process
- Fully permitted and reliable transportation

**24 HOUR / DAY  
OPERATION**