A SUMMARY OF REQUIREMENTS
FOR
SMALL QUANTITY GENERATORS
OF HAZARDOUS WASTE

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INTRODUCTION

Many essential services, including auto repair and dry-cleaners and institutions, such as schools and hospitals, produce hazardous waste. If you use cleaning solvents, oil, inks, paints, acids, or alkalines, for example, you may be a generator of hazardous waste.

As a generator, it is your responsibility to know your legal obligations under the Massachusetts Hazardous Waste Regulations. Inappropriate handling and disposal of hazardous waste has damaged water supplies and threatened human health. Increasingly, businesses find that meeting the legal requirements is good practice that protects the environment, the equity in their property and their neighbors and employees.

Under the "Superfund" law, you are liable for your hazardous waste and any damage it causes even after it leaves your site and is taken away by a transporter to a treatment, storage or disposal facility. You can be required to contribute to the costs of cleaning up any contamination, resulting from your wastes wherever they end up. It is important, therefore, that you determine how to prevent pollution before it begins.

The cost of waste disposal and liability coverage is escalating. Landfilling of many hazardous wastes is now banned. There are few commercial hazardous waste disposal facilities and their capacity is limited.

Reducing the amount of your hazardous waste may be the most economical and environmentally sound approach to meeting your requirements. Substituting non-hazardous for hazardous products, modifying your process, segregating non-hazardous from hazardous waste streams, recycling your waste and better housekeeping should be key considerations for you.

The Massachusetts Department of Environmental Protection (DEP) regulates all non-households (businesses and institutions) which generate any amount of hazardous waste. Radioactive wastes, unless mixed with hazardous waste, and infectious wastes are regulated by the Massachusetts Department of Public Health as well as by federal agencies.

This brochure is a summary of a portion of the Massachusetts Hazardous Waste Regulations and is organized as follows:

Classification
Paperwork
Housekeeping
Very Small Quantity Generators
It is designed to help you understand the regulations and will assist you in meeting your legal obligation and avoiding potential penalties. However, it is not a substitute for reading and complying with the full Hazardous Waste Regulations 310 CMR 30.000.

Because Massachusetts requirements are more stringent than the federal requirements, you will be in compliance with federal hazardous waste regulations when you meet the state standards.

The complete regulations are available at cost at the State House Bookstores. You can have them sent to you by calling Boston's bookstore (617) 727-2834, or (413) 784-1376 in Springfield. Ask for the most recent compilation of 310 CMR 30.000.

For a specific fact sheet for your industry, which will provide more detailed information, call the Hazardous Waste Regulatory Program's Compliance Assistance Line at (617) 292-5898.
CLASSIFICATION

**Determine whether your waste is hazardous** *(310 CMR 30.100)*

Common hazardous wastes are:

- waste oil
- solvents and thinners
- acids and bases/alkalines
- toxic or flammable paint wastes
- nitrates, perchlorates and peroxides
- abandoned or used pesticides
- some wastewater treatment sludges

There are two ways a waste may be identified as hazardous: it may be **listed** in the regulations *(310 CMR 30.131-136)* or it may be defined by its hazardous **characteristic** *(310 CMR 30.120)*.

Hazardous waste may be a listed discarded chemical, an off-specification product, or a liquid or solid residue from an operation process, which has one or more of the characteristics below:

* **Ignitable** (easily catches fire, flash point 140 F);

* **Corrosive** (easily corrodes materials or human tissue, very acidic or alkaline, pH of ≤2 or ≥12.5);

* **Reactive** (explosive, produces toxic gases when mixed with water or acid);

* **Toxic** (can leach toxic chemicals as determined by a special laboratory test).

Your waste is considered **acutely hazardous** if it is on the list of acutely hazardous wastes *(310 CMR 30.136)*. These wastes are extremely toxic or reactive and are regulated more strictly than other hazardous wastes.

To find out if your waste is hazardous check with:

- the supplier of the product (request a material safety data sheet);
- laboratories;
- trade associations;
- consulting engineers;

and verify by reviewing the Massachusetts Hazardous Waste Regulations.
Determine your generator status and regulatory requirements

Two activities determine your generator category: the rate at which you generate and how much you store (accumulate). The amount and length of time you can accumulate your wastes will vary according to the type of waste.

A Large Quantity Generator (LQG) generates more than 1,000 kilograms (2200 lbs.) of hazardous waste in a month, or more than 1 kilogram of acutely hazardous waste (acutely hazardous waste is listed in the Massachusetts regulations, 310 CMR 30.136). The waste must be shipped within 90 days. There is no limit to the amount which can be accumulated.

A Small Quantity Generator (SQG) generates less than 1,000 kilograms in a month, and/or less than 1 kilogram of acutely hazardous waste. The waste must be shipped within 180 days and accumulation is limited to 6000 kilograms in tanks and containers.

A Very Small Quantity Generator (VSQG) generates less than 100 kilograms in a month, generates no acutely hazardous waste, and accumulates no more than 1,000 kilograms at any time.

To understand how you are regulated, estimate your maximum monthly volume of waste oil and your maximum monthly volume of all other hazardous waste. The Guide to Determining Status and Regulatory Requirements on page 5 will assist you.

Example:

Your firm generates 55 gallons of spent solvent and 500 gallons of waste oil in a month. According to the Guide (see conversions), you are a Small Quantity Generator (SQG) of hazardous waste because you generate more than 100 kilograms but less than 1000 kilograms, and a Large Quantity Generator (LQG) of waste oil because you generate more than 1000 kilograms. Your regulatory status will be found on the fifth line [SQG/LQG].

Reading across, you may accumulate your solvent for as long as 180 days, or until you have reached a volume of 6000 kilograms (1500 gallons) (see page 10), whichever happens first. You must ship your waste oil every 90 days, regardless of the volume. You must obtain an EPA Identification Number and use a manifest for both wastes. You must manage your waste according to the accumulation area standards on page 8 and you must fulfill the emergency preparation and response requirements on page 11. You are not required to file an annual report or a contingency plan or provide full personnel training, which is necessary for large generators of hazardous waste.
This matrix does not reflect ACUTELY Hazardous waste

<table>
<thead>
<tr>
<th>Regulatory Status</th>
<th>Hazardous Waste Management Accumulation Limits</th>
<th>Waste Oil Management Accumulation Limits</th>
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<tbody>
<tr>
<td></td>
<td>Time (Days)</td>
<td>Volume in Tanks and Containers (kg)</td>
<td>Time (Days)</td>
<td>Volume in Tanks and Containers (kg)</td>
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<td>Hazardous Waste</td>
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<td>Waste Oil</td>
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<td>SQG</td>
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<td>180</td>
<td>6000</td>
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<tr>
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</table>

* - A manifest must be used for the VSQG category unless self transported.

**Definitions:**

<table>
<thead>
<tr>
<th>Regulatory Status</th>
<th>Kilograms/Month (Generation)</th>
<th>Conversions:</th>
<th>Kilograms</th>
<th>Pounds</th>
<th>Gallons (varies by substance)</th>
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<tbody>
<tr>
<td>LQG</td>
<td>1000 OR MORE</td>
<td>100</td>
<td>220</td>
<td>25-27</td>
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<td>SQG</td>
<td>100-999</td>
<td>1000</td>
<td>2200</td>
<td>250-270</td>
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<tr>
<td>VSQG</td>
<td>LESS THAN 100</td>
<td>6000</td>
<td>13200</td>
<td>1500-1620</td>
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</tbody>
</table>
PAPERWORK

The Manifest (310 CMR 30.310)

As a generator you always retain responsibility for your hazardous waste. If your waste is dumped or disposed of improperly, you can be held responsible. It is therefore important that you know where your waste is going and that it is handled properly and safely.

Federal law (the Resource Conservation and Recovery Act of 1976, known as RCRA) requires a national 'cradle to grave' tracking system for hazardous waste. In Massachusetts, every shipment of hazardous waste by a large or small generator must be transported by a licensed hauler and sent to a licensed treatment, storage or disposal facility (TSDF) or a permitted recycling facility and must be accompanied by a shipping document, called the Uniform Hazardous Waste Manifest.

You are responsible for completing the generator portion of the manifest. Directions for the distribution of the copies are on the back of the manifest. A copy will be returned to you when the facility has accepted your shipment.

If you do not receive a copy of the manifest from the receiving facility within 35 days of the date when your waste was shipped, you should contact your transporter or the operator of the facility to determine the status of your waste. If you have still not received the manifest within 45 days, you must file an Exception Report, explaining the efforts you've taken, with the DEP's Business Compliance Division and with the state where the designated facility is located.

If you are shipping hazardous waste directly to an out-of-state designated facility, you must submit a photocopy of Copy 3 to the Department within 30 days of receiving your copy from the designated facility.

Note the generator's certification statement on your manifest, which you must sign:

"If I am a small quantity generator, I have made a good faith effort to minimize my waste generation and select the best waste management method that is available to me and that I can afford."

All generators must keep copies of all manifests, any records of tests and analyses done of their hazardous waste, and records of waste determinations (including any determinations that their wastes are not hazardous) for at least three years, and for the duration of any enforcement action.
The EPA Identification Number (EPA ID) (310 CMR 30.303)

As a Small Quantity Generator of Hazardous Waste, to have your waste accepted by a licensed hauler or treatment/storage facility, you will need to obtain a federal Identification Number. The Environmental Protection Agency (EPA) will assign a 12-digit number, such as MAR999999999, which is unique for your location. Enter this number in Block 1 on each manifest.

In order to get an EPA ID or notify the Department of any change in your address, name of company, contact person or generator status, go to https://www.mass.gov/service-details/massdep-hazardous-waste-forms#hazardous-waste-generator-ids-and-manifests. The ID number is site-specific.

Shipping Your Hazardous Waste (310 CMR 30.304, 30.305)

All hazardous waste must be transported in containers that are labeled with the words HAZARDOUS WASTE, the name of the waste, type of hazard (e.g., toxic, flammable), generator's name, address and EPA ID number. Refer to the container standards described on page 8.

A list of licensed transporters is now available on DEP’s Website at https://www.mass.gov/guides/hazardous-waste-transportation-transporters. Transporters may assist you in preparing your waste for shipment.

Annual Compliance Assurance Fee (310 CMR 4.03)

All Small Quantity Generators of hazardous waste* are billed an annual compliance fee of $645 to cover costs of the services provided by the Department. These services include, but are not limited to, notification processing, compliance inspection, compliance assistance hot line, and information services.

As a Small Quantity Generator of hazardous waste you must notify the Department if you intend to cancel or modify your registration in any way. Any changes to your generator status must be received by the Department before July 1 to change your annual compliance fee for the upcoming fiscal year.

* Small Quantity Generators of waste oil only are not subject to the fee.
HOUSEKEEPING

Accumulation Area Standards (310 CMR 30.351[8])

Your accumulation or storage area must meet the following conditions for both containers and tanks. (VSQG indicates VSQG's are also required to meet the standard.)

VSQG • Above-ground tanks and containers must be on a surface which does not have any cracks or gaps and is impervious to the hazardous wastes being stored and on pallets if containers are stacked;

VSQG • Area must be secured against unauthorized entry;

VSQG • Area must be clearly marked (e.g., by a visible line or tape, or by a fence) and be separate from any points of generation;

VSQG • Area must be posted with a sign: "HAZARDOUS WASTE" in capital letters at least one inch high;

VSQG • An outdoor area must have secondary containment, such as a berm or dike, which will hold any spill or leaks at:
  - 10% of the total volume of the containers, or
  - 110% of the volume of the largest container, whichever is larger.
Any spillage must be promptly removed.

(In general, if the hazardous waste being stored has no free liquids, no pad or berm is required, provided that the accumulation area is sloped, or the containers are elevated.)

Standards for Containers and Tanks [310 CMR 30.341(2), 30.680, 30.690]

VSQG • Each container and tank must be clearly and visibly labeled throughout the period of accumulation with the following:
  - the words "HAZARDOUS WASTE:"
  - the name of the waste (e.g., waste oil, acetone)
  - the type of hazard(s) (e.g., ignitable, toxic)
SQG ONLY • date on which accumulation began.

VSQG • Each container must be in good condition
• Wastes of different types must be segregated. This includes not mixing waste oil or used fuel oil with other wastes. Be careful not to put incompatible wastes in the same container or put wastes in unwashed containers that previously held incompatible wastes.

• Separate containers of incompatible wastes by a berm, dike, or similar structure.

• Each container holding hazardous wastes must be tightly closed throughout the period of accumulation, except when the waste is being added or removed.

• Containers holding ignitable or reactive wastes must be at least 15 meters (50 ft.) from the property line. If this is not possible or practical, you must store such containers in compliance with all applicable local ordinances and by-laws.

• Inspect your accumulation area at least once a week for any leaking or deterioration of your containers. You must have enough aisle space between your containers to allow for inspections.
**Accumulation Time Limits** (310 CMR 30.351[5])

As a small quantity generator (SQG), you may accumulate up to 6000 kgs (1500-1620 gallons) in containers and tanks for as long as 180 days. You have two upper limits - time and volume. Whichever is reached first determines the date on which you must ship your waste.

**Satellite Accumulation** (310 CMR 30.351[4])

Additional flexibility is offered by allowing you to accumulate up to 55 gallons of hazardous waste (per wastestream), or one quart of acutely hazardous waste, at each point where you generate your waste, if you meet the following conditions:

- The waste must be generated from a process at the location of the satellite accumulation;

- Each satellite accumulation area can have only one container for each waste stream in use at a time;

- Each satellite accumulation area must be managed by the person who is directly responsible for the process producing the waste;

- The waste must be moved to the main designated accumulation area within three days after the container is full.

**Accumulation of Waste Oil in Underground Tanks (including those resting directly on the ground)** [310 CMR 30.253(1)(g)]

All underground tanks must have tight caps, leak detection devices and cathodic protection with an overflow and spill prevention device by December 22, 1998.

- Tanks must have continuous leak detection capability through an in-tank monitoring device or be double-walled.

- Keep a log of all test results, beginning and ending measurements, variation and average figures, for at least 3 years.

- Report a difference of a month's average greater than 5 gallons (for tanks containing 550 gallons or less) to your DEP regional office.
EMERGENCY PREPARATION AND RESPONSE (310 CMR 30.351(9))

Equipment

To minimize the risk of fire, explosion, or release of hazardous wastes that may contaminate the environment, you are required to have on site, and immediately accessible to your hazardous waste handling area, the following (unless the hazards posed by your wastes do not require one of them):

* an alarm or communication system which can provide emergency instruction to employees;

* a telephone, two-way radio or other device which can summon police, fire or emergency response teams;

* portable fire extinguishers and/or fire control equipment (e.g. foam, inert gas), and spill control/decontamination equipment;

* adequate supply and pressure of water, automatic sprinklers or water sprays, or foam-producing equipment.

All your equipment must be periodically tested and properly maintained so it will work during an emergency.

Prepare Your Employees

You must thoroughly familiarize each of your employees with all the waste handling and emergency procedures that may be needed for each of their jobs. An employee must have immediate access to alarm or communication devices, either directly or through another employee, whenever hazardous waste is being handled. If your operation is at any time being handled by a single employee, that person must have immediate access to a telephone or two-way radio.

For easy movement of employees and emergency equipment, you must maintain adequate aisle space in the area of hazardous waste handling. Mark all exits clearly.

Notify Local Authorities

You must make every reasonable attempt to carry out the following arrangements, in regards to the waste you produce:
* Familiarize your police department, fire department, local boards of health, and any emergency response teams with the hazardous nature of your waste; the layout of your site, including entrances and evacuation routes, and the location where your employees usually work;

* Familiarize local hospitals with the hazards of your waste and the types of injuries that could result from any accidents;

* Obtain agreements with emergency response teams and contractors, and local boards of health;

* If more than one police and/or fire department might respond to an emergency, make an agreement with the department which will have primary emergency authority and specify others as support.

If such arrangements cannot be made, a copy of a signed and dated letter which demonstrates an effort to make these arrangements from you, the generator, to the state or local entity will be considered sufficient.

**Emergency Coordinator**

You must designate at least one employee to be on call (or on the premises) at all times. This person is the emergency coordinator and is responsible for coordinating all emergency response measures.

**Emergency Response**

You must have posted next to each telephone near your waste generation area the following:

* name(s) and telephone number(s) of your emergency coordinator(s);

* location(s) of the fire control equipment and any fire alarms;

* telephone number of the fire department, or if there is a direct alarm system, instructions on how to use it;

* evacuation routes, where applicable.
If any of the following emergencies occur:

Fire - attempt to extinguish the fire and/or call the fire department;

Spill or leak - contain the flow as quickly as possible and as soon as is practical, clean up the waste and any soil or other materials which may have become contaminated with waste;

A release (spill or leak) or threat of release, fire or explosion of hazardous waste that may threaten human health or the environment

- Call the appropriate DEP Regional Office (https://www.mass.gov/service-details/massdep-regional-offices-by-community) and ask for Emergency Response, or the Central Boston office at (617) 556-1133 or (888) 304-1133.

and

- Call the National Response Center's 24-hour toll-free number (1-800-424-8802).
VERY SMALL QUANTITY GENERATOR (VSQG) (310 CMR 30.353)

Notification of Hazardous Waste Activity

If you generate less than 100 kgs a month of hazardous waste, and no acutely hazardous waste, you are eligible to notify as a Very Small Quantity Generator (see page 5 for the generation and accumulation limits). All generators of hazardous waste must apply for a hazardous waste generator number (EPA ID) here: https://www.mass.gov/service-details/massdep-hazardous-waste-forms#hazardous-waste-generator-ids-and-manifests.

Housekeeping Requirements (see pages 8 and 9 for VSQG identified lines)

Treatment/Disposal Options

As a VSQG you have the following options for handling your waste:

You may recycle or treat your waste, provided the process you describe in your notification is acceptable to DEP;

You may transport your waste to another generator who is in compliance with the regulations and who will count your waste as part of their generation;

You may transport your waste in your own vehicle to a licensed treatment, storage or disposal facility, or permitted recycling facility, by pre-arrangement;

You may use a licensed transporter and a manifest form. Use of the manifest requires an EPA ID number.

Self-Transport Option

As a VSQG you may transport your own hazardous waste under the following conditions:

You transport only the waste that you generated on your premises;

You do not transport more than 200 kgs at one time;
VSQG (cont.)

Your waste is in containers that are:

- no larger than 55 gallons in volume
- compatible with the waste
- tightly sealed
- labeled as "HAZARDOUS WASTE"
- labeled with the name of the waste and the type of hazard
- tightly secured to the vehicle

You do not transport incompatible wastes in the same shipment;

In the event of a spill or leak of hazardous waste that may threaten human health or the environment you notify DEP or the State Police and the National Response Center, as described on page 13;

You must have a copy of your EPA ID in the vehicle;

You must be in compliance with federal Department of Transportation (617-494-2770) and Massachusetts Department of Public Safety (978-567-3300) requirements.

Record-keeping

If you are not using a licensed transporter but are transporting your own wastes, you do not need a manifest form. You must, however, keep a record of the type and quantity, as well as the date, of the transport and treatment or disposal of your waste. You will need proof of the receipt of the waste by the facility or generator.

You must keep receipts or manifests of waste shipped and records of waste analysis for at least 3 years, or for the duration of any enforcement action by DEP.

Accumulation Limits

You may accumulate up to 1000 kgs (approximately 270 gallons or five 55 gallon drums) of hazardous waste in containers that meet the standards on pages 8-9 with no time limit.

There is no annual compliance assurance fee for Very Small Quantity Generators.
### STANDARD INDUSTRIAL CLASSIFICATION (SIC) CODES

#### Automotive Industry
- 5013 Auto parts/supplies
- 7512 Autobody shops
- 7549 Automotive repair services
- 5511 Car dealers, new & used
- 7542 Car washes
- 7699 Engine repair
- 5541 Gasoline service stations
- 7538 General auto & truck repair
- 4231 Motor freight terminals
- 371 Motor vehicles & equipment
- 5093 Scrap & waste dealers
- 4214 Trucking & storage

#### Construction, Building Trades
- 2951 Asphalt paving manufacture
- 1521 Building contractor (single family)
- 7349 Building maintenance
- 1751 Carpenter, cabinetmaker
- 1731 Electrical contractor
- 8711 Engineering, architecture
- 1749 Excavating contractor
- 1752 Floor laying
- 154 General contractor (non-residential)
- 162 Heavy construction contractor
- 1721 Painting, paper hanging
- 1611 Paving contractor
- 1711 Plumbing, heating
- 1781 Roofing
- 1442 Sand & gravel

#### Educational Institutions
- 8221 Colleges & universities
- 8211 Elementary & secondary schools
- 8412 Museums
- 8922 Non-commercial educational scientific & research organizations
- 8249 Vocational schools

#### Food Industry (Retail)
- 5461 Bakery products
- 5451 Dairy products

#### Machine shops/metal fabrication
- 3362 Brass, bronze & copper castings
- 3432 Brass goods/plumbing fixtures
- 3471 Electroplating, anodizing
- 3431 Enamel iron & metal ware
- 3499 Fabricated metal products
- 344 Fabricated structural metal
- 346 Forgings & stamping
- 3429 Hardware
- 3569 Heavy equipment
- 391 Jewelry silverware, plated ware
- 3544 Job shops, tool & die
- 355 Machining
- 3412 Metal barrels, drums
- 3398 Metal heat treating
- 3451 Screw machine products
- 3444 Sheet metal work
  - 333 Smelting – non-ferrous metals
  - 334 7692 Welding

#### Manufacturing
- 362 Electric appliances (industrial)
- 2851 Paints, varnish
- 2821 Plastics, liquid resins
- 367 Printed circuit boards, semiconductor
- 243 Wood products, mill work

#### Medical Services
- 8021 Dentists
- 8060 Hospitals
- 8071 Medical & X-ray laboratories
- 8011 Physicians
- 8731 Research laboratories
- 074 Veterinarians

#### Municipal Services
- 9224 Fire
- 9221 Police
- 9229 Public works
- 4953 Refuse, landfills

#### Other Services
- 7623 Air conditioning repair
- 764 Antiques repair
- 8999 Art restoration
- 7231 Beauty salons
- 4493 Boat yard
- 7699 Cesspool cleaning
- 7342 Disinfecting
- 7216 Dry cleaning
- 7641 Furniture stripping
- 078 Landscaping, horticultural
- 7389 Miscellaneous business services
- 5983 Motor oil retailer
- 7512 Paint shops
- 1611 Paving contractor
- 722 Photographers
- 4311 Postal, U.S.
- 5093 Scrap & waste dealers
- 4171 Transportation (bus)
- 448 Transportation (water)

#### Printing Industry
- 7334 Blueprinting, photocopying
- 2731 Book publishing
- 2754 Commercial gravure
- 2752 Lithographic printing
- 2711 Newspaper publishers
- 2721 Periodical publishers
- 2793 Photoengraving
- 7384 Photofinishing laboratories
- 226 Screenprinting