Web Resources

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Supervisor, Standards & Procedures

New Jersey Department of Environmental Protection
County Environmental and Waste Enforcement
Federal Resources

http://www.epa.gov

http://www.dot.gov

This user-friendly manual is targeted to small quantity generators of hazardous wastes.

The manual helps small businesses determine whether they generate hazardous waste and provides comprehensive information on how to comply with the federal hazardous waste regulations for small quantity generators. It explains how to obtain an EPA identification number, manage hazardous waste on site, ship hazardous waste off site, comply with land disposal restrictions, and conduct good housekeeping.

http://www.epa.gov/epaoswer/hazwaste/sqg/sqghand.htm
A good introductory manual on the solid and hazardous waste management programs under RCRA. The manual comprises seven sections:

- Introduction to the Resource Conservation and Recovery Act;
- Managing solid waste - RCRA Subtitle D;
- Managing hazardous waste - RCRA Subtitle C;
- Managing underground storage tanks - RCRA Subtitle I;
- Miscellaneous statutory provisions;
- RCRA and its relationship to other environmental statutes; and
- Public participation in the RCRA program.

http://www.epa.gov/epaoswer/general/orientat/
The year 2001 was an important milestone in environmental protection: the 25th anniversary of the Resource Conservation and Recovery Act (RCRA). The RCRA statute, regulations, and programs were created at a time when we did not know how much waste was produced or what happened to it. What we knew for certain was that waste needed to be safely managed......
The RCRA Online database is designed to enable users to locate documents, including publications and other outreach materials, that cover a wide range of RCRA issues and topics.

http://www.epa.gov/rcraonline/
Welcome to RCRA Online

What is RCRA Online?

The RCRA Online database is designed to enable users to locate documents, including publications and other outreach materials, that cover a wide range of RCRA issues and topics.

While OSW makes every effort to keep this information timely and accurate, EPA makes no expressed or implied guarantees as to the accuracy or timeliness of the information contained in this database, the documents referenced in this database, or the choice of documents referenced in this database. OSW will, however, make an effort to correct errors brought to its attention.

In addition, since EPA cannot guarantee protection from potential alteration or tampering with the materials on this server by outside parties, these materials do not constitute 'official' versions, and they are not intended, nor can they be relied upon, to create any rights enforceable by any party in litigation with the United States.

Before you continue, please READ THE DISCLAIMER

Tips On Using RCRA Online

Help is Available
What's New in RCRA Online

New or updated "Memo/Letter", "Question and Answer", and "Publication" document types:

- **January 2006** RCRA Online update, No New or Modified Memos, 3 New Publications (51162-51164), 2 updated Publications (50690, 51146)
- **December 2005** RCRA Online update, No New or Modified Memos, 3 New Publications (51159-51161), 1 updated Publication (51155)
- **November 2005** RCRA Online update, No New or Modified Memos, 11 New Publications (51148-51158), 3 updated Publications (50446, 50518, 50960)
- **October 2005** RCRA Online update, 2 new Memo/Letter (14749, 14750) and 2 Modified Memos/Letters (14747, 14748), 2 New Full Text document (14749, 14750) 3 New Publications (51145, 51146, 51147)
- **September 2005** RCRA Online update, 1 new Memo/Letter (14749), 2 New Publications (51143, 51144), 2 updated Publications (50627, 50794)
- **August 2005** RCRA Online update, 1 new Memo/Letter (14747) and 11 Modified Memos/Letters (11378, 11876, 11906, 11907, 13310, 13783, 14431, 14664, 14666, 14665, 14746), 1 New Full Text document (14747) 2 New Publications (51141, 51142)
- **July 2005** RCRA Online update, 1 new Memo/Letter (14745) and 2 Modified Memos/Letters (14177, 14567), 1 New Full Text document (14746) 3 New Publications (51138, 51139, 51140) and 3 updated Publications (50194, 50211, 50420)
- **June 2005** RCRA Online update, 6 new Memos/Letters (14740-14745) and 2 Modified Memos/Letters (11940, 14103), 6 New Full Text documents (14740-14745) and 1 Updated Full Text Documents (14182) 2 New Publications (51136, 51137) and 1 updated Publication (50943)
- **May 2005** RCRA Online update, 6 new Memos/Letters (14734-14739) and 1 Modified Memos/Letters (12518), 8 New Full Text documents (12561, 14370, 14734-14739) and 4 Updated Full Text Documents (12345, 12547, 13239, 12180), 6 New Publications (51130-51135)
- **April 2005** RCRA Online update, No New or Modified Memos, 6 New Publications (51124-51129) and 20 updated Publications (50007, 50018, 50020, 50021, 50045, 50053, 50103, 50105, 50140, 50142, 50143, 50145, 50156, 50160, 50168, 50173, 50182, 50185, 50186, 50196)
- **March 2005** RCRA Online update, No New or Modified Memos, No New Publications, 42 updated Publications (50501, 50504, 50514, 50528, 50566-50573, 50564, 50595, 50628, 50632, 50636, 50646, 50647, 50680, 50689, 50689 -50689, 50701, 50734, 50735, 50745, 50747, 50774, 50785, 50801, 50836, 50850, 50853, 51007)
- **February 2005** RCRA Online update, No New or Modified Memos, 24 New Publications (50709, 50052, 51102 thru 51123) and 8 updated Publications (50014, 50068, 50066, 50165, 50203, 50204, 50253, 50308, 50483)
Topics Search

Click on the blue carat to the left of a Topic, the list will expand to show the documents related to the selected Topic.

- Air Emissions (RCRA)
- Batteries
- Best Demonstrated Available Technology (BDAT)
- Bevill Amendment
- Boilers
- Burning
- Buy Recycled
- Characteristic Wastes
- Chemicals (RCRA)
- Cleanup
- Cleanup (RCRA)
- Closure (Hazardous Waste)
- Combustion
- Combustion of Hazardous Waste
- Compliance
- Composting
- Conditionally Exempt Small Quantity Generators (CESQG)
Full Text Search

Search the RCRA Online Database for the following word(s):

remediation waste

Document Type:

All

Limit number of results to: No limit

Word options:

- Include word variants in search results? (e.g. regulate, regulator, regulatory, regulations)
- Find word variations as defined by thesaurus
Search Results

- **Management of Remediation Waste Under RCRA**
  - **Document Date:** 10/14/1996
  - **Document Title:** Management of Remediation Waste Under RCRA
  - **Description:** Consolidates existing guidance on the RCRA regulations and policies that most often affect remediation waste management. Contains information on regulations and policies that affect all remediation waste, that apply only to contaminated media, and that apply only to contaminated debris.

- **Manufactured Gas Plant (MGP) Remediation Waste**
  - **Document Date:** 10/19/2000
  - **Document Title:** Manufactured Gas Plant (MGP) Remediation Waste
  - **Description:** TCLP cannot be used to determine whether manufactured gas plant (MGP) waste is hazardous due to court ruling (Association of Battery Recyclers, Inc., et al. v. US EPA). MGP remediation waste is not listed but may be hazardous if exhibit ignitable, corrosive, or reactive characteristic, though unlikely. MGP remediation waste determined to be nonhazardous would be governed by state industrial or nonhazardous waste regulations (SEE ALSO: 40 FR 51067; 8/22/00; RPC1# 11/13/00-01).

- **Management of Remediation Wastes Under RCRA**
  - **Document Date:** 10/14/1998
  - **Document Title:** Management of Remediation Wastes Under RCRA
  - **Description:** This memo consolidates existing guidance on the RCRA regulations and policies that most often affect remediation waste management. It discusses, among other topics, the contained-in policy, the area of contamination (AOC) policy, corrective action management units (CAMUs) and temporary units (TUs), land disposal restrictions (LDR) applicability and the alternative standards for soils and debris, the treatability studies exemption, reinjection of contaminated groundwater (RCRA 3020(b)), and permit waivers (RCRA 7003) and emergency permits.

- **Potential Changes to RCRA and the Regulation of Remediation Wastes**
  - **Document Date:** 01/27/1997
  - **Document Title:** Potential Changes to RCRA and the Regulation of Remediation Wastes
  - **Description:** EPA continues to believe that reforming the applicability of RCRA requirements (e.g., land disposal restrictions, permitting) to remediation waste, if accomplished appropriately, could significantly accelerate cleanup actions at Superfund, Brownfield, and RCRA Corrective Action sites. EPA's fundamental

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**RCRA Online**

- **EPA Home > Wastes > Information Sources > RCRA Online > Search Results**

**Welcome**
- What's New
- Topic Search
- Full Text Search
- Advanced Search
- How To
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<td>Management of Remediation Waste Under RCRA</td>
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<td><strong>Document Date:</strong></td>
<td>10/4/1998</td>
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<td><strong>Description:</strong></td>
<td>Consolidates existing guidance on the RCRA regulations and policies that most often affect remediation waste management. Contains information on regulations and policies that affect all remediation waste, that apply only to contaminated media, and that apply only to contaminated debris. Corrective Action (RCRA)</td>
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<td><strong>Policy Directive Number:</strong></td>
<td>530-F-98-026</td>
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<td><strong>NTIS Publication Number:</strong></td>
<td>530-F-98-026</td>
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<td><strong>GPO Number:</strong></td>
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MEMORANDUM

SUBJECT: Management of Remediation Waste Under RCRA

TO: RCRA/CERCLA Senior Policy Managers
Regional Counsels

FROM: Timothy Fields, Jr., Acting Assistant Administrator for
Solid Waste and Emergency Response /signed/
Steven A. Herman, Assistant Administrator for
Enforcement and Compliance Assurance /signed/

Rapid clean up of RCRA corrective action facilities and Superfund sites is one of the Agency’s highest priorities. In this context, we often receive questions about management of remediation waste under the Resource Conservation and Recovery Act (RCRA). To assist you in successfully implementing RCRA requirements for remediation waste, this memorandum consolidates existing guidance on the RCRA regulations and policies that most often affect remediation waste management. We encourage you to work with the regulations, policies and approaches outlined in this memorandum to achieve our cleanup goals as quickly and efficiently as possible.

Note that not all remediation wastes are subject to RCRA Subtitle C hazardous waste requirements. As with any other solid waste, remediation wastes are subject to RCRA Subtitle C only if they are listed or identified hazardous waste. Environmental media are subject to RCRA Subtitle C only if they contain listed hazardous waste, or exhibit a characteristic of hazardous waste. These distinctions are discussed more completely below.

The information in this memo is divided into three categories: information on regulations and policies that apply to all remediation waste; information on regulations and policies that apply only to contaminated media; and, information on regulations and policies that apply only to contaminated debris. Most of the references cited in this memo are available over the Internet. The Federal Register notices published after 1994 are available at www.access.gpo.gov/nara; the guidance memos and other EPA documents are available at www.epa.gov/correctiveaction. Federal Register notices and other documents are also available through the RCRA/CERCLA hotline: in Washington D.C., call (703) 412-9810; outside Washington D.C., call (800) 424-9346; and hearing impaired call (800) 553-7672. The hotline’s hours are Monday - Friday, excluding..........................
Advanced Search

Click on the field name for a description of that field

Title: __________________________

To: ____________________________

From: __________________________

Organization of Recipient: _______

Regulatory Citation: ______________

OSW Policy
☑ Yes ☐ No

Statutory Citation: ________________

Date: (mm/dd/yy) __________ On
10/14/98

RCRA Online Number: ____________

RPPC Number: ___________________

NTIS Number: ___________________

EPA Number: ____________________

Document Types: ________

[Dropdown menu] All
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<th>Document Date</th>
<th>Document Title</th>
<th>Document Type</th>
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<td>MANAGEMENT OF REMEDIATION WASTES UNDER RCRA</td>
<td>Memo</td>
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<td>Description:</td>
<td>This memo consolidates existing guidance on the</td>
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<td>RCRA regulations and policies that most often</td>
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<td>units (TUs), land disposal restrictions (LDR)</td>
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<td>applicability and the alternative standards for</td>
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<td>soils and debris, the treatability studies</td>
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<td>exemption, reinjection of contaminated</td>
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<td></td>
<td>apply only to contaminated debris.</td>
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2 Documents found.

End of Search Results

Click the "BACK" button on your browser to perform another search.
Frequent Questions

http://waste.custhelp.com/cgi-bin/waste.cfg/php/enduser/std_alp.php
Frequent Questions

Find an Answer Ask a Question My Stuff

Topics Search Text (optional) Search Tips

165 Answers Found

<table>
<thead>
<tr>
<th>Summary</th>
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<tbody>
<tr>
<td>1 A facility treats groundwater contaminated with a listed hazardous waste by filtering the water through a carbon filter. When the carbon filter is removed does the derived from rule or contained-in policy apply to the filter?</td>
</tr>
<tr>
<td>2 How did EPA assess the level of protection that the Hazardous Waste Combustion Emission Standards Rule will provide?</td>
</tr>
<tr>
<td>3 If you rinse a RCRA empty rail car that formerly contained a U-listed material, and the rinse water was tested and found to be hazardous, is it a hazardous waste or was the rinse water derived from non-hazardous residue?</td>
</tr>
<tr>
<td>4 Are residues from treatment of listed wastes that result in new treatability groups considered a new point of generation?</td>
</tr>
<tr>
<td>5 What dyes and pigments production waste is EPA listing (or not listing) as hazardous wastes in the final rule, and how does this compare to what was included in the proposed rule?</td>
</tr>
<tr>
<td>6 If a facility generated F003 waste prior to HWIR Waste Rule and then generated additional non-ignitable F003 waste after the promulgation of the rule and mixed the two, does F003 apply if non-ignitable?</td>
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<tr>
<td>7 How does the final rule compare to the 1999 HWIR proposal?</td>
</tr>
<tr>
<td>8 What did EPA finalize under the 2001 Hazardous Waste Identification Rule (HWIR)?</td>
</tr>
<tr>
<td>9 What are the opportunities for public involvement under the Phase 1 HWRC NESHAP rule? How has public involvement changed because of the rule?</td>
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<tr>
<td>10 What will facilities have to do to comply with the Hazardous Waste Combustion Emission Standards Rule, and when will they have to do it?</td>
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## RCRA Training Modules

- Air Emission Standards (40 CFR Parts 264/265, Subparts AA, BB, and CC)
- Boilers and Industrial Furnaces (40 CFR Part 266, Subpart H)
- Closure/Post-Closure (40 CFR Parts 264/265, Subpart G)
- Containers (40 CFR Parts 264/265, Subpart I, Part 261, Section 261.7)
- Containment Buildings (40 CFR Parts 264/265, Subpart DD)
- Corrective Action
- Definition of Solid Waste and Hazardous Waste Recycling (40 CFR Sections 261.2 and 261.6)
- Drip Pads (40 CFR Parts 264/265, Subpart W)
- Enforcement and Compliance
- Exclusions (40 CFR Section 261.4)
- Financial Assurance (40 CFR Parts 264/265, Subpart H)
- Generators (40 CFR Part 262)
- Groundwater Monitoring (40 CFR Parts 264/265, Subpart F)
- Hazardous Waste Identification (40 CFR Part 261)
- Miscellaneous and Other Units (40 CFR Part 264, Subpart X and Part 265 Subparts P, Q, and R)
- Municipal Solid Waste Disposal Facility Criteria
- Permits and Interim Status (40 CFR Part 270)
- Petitions, Delistings, and Variances (40 CFR Part 260, Subpart C)
- Solid Waste Programs
- State Programs
- Treatment, Storage, and Disposal Facility Criteria (40 CFR Parts 264/265, Subparts A-E)
- Tanks (40 CFR Parts 254/265, Subpart J)
- Transporters (40 CFR Part 263)
- Used Oil (40 CFR Part 279)
- Universal Waste

http://www.epa.gov/epaoswer/hotline/rmods.htm
### RCRA Training Modules

Some RCRA training modules are available in both Adobe PDF or ASCII text formats. Note that ASCII text files do not include figures or tables. Items in **RED** have recently been updated.

<table>
<thead>
<tr>
<th>Module Title</th>
<th>Subpart</th>
<th>EPA Number</th>
<th>PDF File Size</th>
<th>ASCII Text File Size</th>
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<td><strong>Air Emission Standards</strong></td>
<td>(40 CFR Parts 264/265, Subparts AA, BB, and CC)</td>
<td>EPA530-K02-0031</td>
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<td>33 KB</td>
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<td><strong>Boilers and Industrial Furnaces</strong></td>
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<td>EPA530-R-99-042</td>
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<td><strong>Closure/Post-Closure</strong></td>
<td>(40 CFR Parts 264/265, Subpart G)</td>
<td>EPA530-K05-009</td>
<td>16 pages, 142 KB</td>
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<td><strong>Containers</strong></td>
<td>(40 CFR Parts 264/265, Subpart I, Part 261, Section 261.7)</td>
<td>EPA530-K05-010</td>
<td>13 pages, 56 KB</td>
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<td><strong>Corrective Action</strong></td>
<td>EPA530-K02-0171</td>
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<td>92 KB</td>
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<td><strong>Definition of Solid Waste and Hazardous Waste Recycling</strong></td>
<td>(40 CFR Sections 261.2 and 261.6)</td>
<td>EPA530-K2-0071</td>
<td>58 KB</td>
<td>44 KB</td>
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<td><strong>Containment Buildings</strong></td>
<td>(40 CFR Parts 264/265, Subpart DD)</td>
<td>EPA530-K05-008</td>
<td>14 pages, 59 KB</td>
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<tr>
<td><strong>Drip Pads</strong></td>
<td>(40 CFR Parts 264/265, Subpart W)</td>
<td>EPA530-K02-0081</td>
<td>32 KB</td>
<td>19 KB</td>
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NJDEP Resources

http://www.state.nj.us/dep

- Regulations
- Reports & Data Online (Data Miner)
- Enforcement Blotter
- Compliance advisories & assistance resources
- Self disclosure information
- Information requests & contact information
- County Initiatives
Compliance Assistance Resources

The New Jersey Department of Environmental Protection (NJDEP) is increasing its commitment to providing compliance assistance for businesses. As a result, the Department has initiated several voluntary programs to disseminate information on applicable regulations and to provide technical support to help facilities comply with them. NJDEP hopes that these programs will help prevent violations and improve compliance, which will lead to greater protection of human health and the environment.

Many of the programs strive to facilitate cross-media awareness, encourage innovative approaches to compliance, and provide exemptions from penalties for violations detected during program-sponsored site visits. Several of these programs are especially designed to address the needs of small businesses. These programs are summarized below. We invite you to take advantage of the many services offered to make environmental compliance easier for your business.

- **EZ Inspect Guide** [pdf format]
  A guide to compliance and enforcement practices.

- **Regulations Made Easy**
  Look here to determine whether regulations apply to your facility and determine the necessary action(s) for compliance.

- **Inspection Checklists**
  Use inspection checklists to evaluate your compliance status.

- **On-site Assistance**
  A listing of compliance assistance programs we've designed to help you determine what you need to do to get into compliance with environmental regulations.
Compliance Assistance - Inspection Checklists

**Inspection Checklists**

**Solid Waste Inspection Checklists**
These checklists include Recycling and Reclamation Facilities, Solid Waste Facilities, Utilities, Regulated Medical Waste Handlers, Transporters, and various other miscellaneous checklists.

**Generic Air Inspection Checklist**
This is a generic checklist which can be used to help identify if there are any equipment which may be regulated by the NJDEP air pollution rules and regulations.

**Hazardous Waste Generators and Transporters Inspection Checklists**
If you know you need to comply with the requirements of (N.J.A.C. 7:26G-6 et seq.) for hazardous waste generators and transporters or you don't know but think you might need to comply, look here.

**Marina Multi-media Inspection Summary**
This is a free program for Marina owners and operators to determine compliance with environmental regulations.

**Department of Public Works Inspection Form**
DEF inspectors use this form to evaluate your compliance with environmental regulations.

**School Laboratory Chemical Storage Checklist**
This is a checklist that is being used by all participating CEHA agencies who are conducting inspections under the School Laboratory Chemical Storage Compliance Assistance Program. It can be used by schools to help identify chemical management issues.
Conditionally Exempt Small Quantity Generator (CESQG)
- generates less than 220 lbs. (100 kg) of hazardous waste and/or less than 2.3 lbs. (1 kg) of acute hazardous waste
- accumulates less than 2200 lbs. (1000 kg) of hazardous waste and/or less than 22 lbs. (10 kg) of acute hazardous waste onsite
- may accumulate while under the specified limit for an unlimited time

The inspection checklists listed below are actual DEP inspector checklists. A DEP inspector will use them when evaluating a CESQG for compliance with N.J.A.C. 7:26G-6 et seq.

- General (CESQG) Inspection Checklist
- Discharge of a Hazardous Substance
- Universal Waste Small Quantity Handler General Rules
- Universal Waste Battery Regs for Small Quantity Handlers
- Universal Waste Mercury Regs for Small Quantity Handlers
- Universal Waste Pesticides Regs - Small Quantity Handlers
- Universal Waste Regs for Inclusion of Other Wastes
- Universal Waste Large Quantity Handler General Rules
- Universal Waste Battery Regs - Large Quantity Handlers
- Universal Waste Mercury Regs - Large Quantity Handlers
- Universal Waste Pesticides Regs - Large Quantity Handlers
- Small Quantity Generator (SQG)
For More Information Contact:
New Jersey Department of Environmental Protection
Bureau of Hazardous Waste Compliance & Enforcement
phone (609) 684-4250
fax (609) 686-2444

There are 2 versions of the checklists available:
The **short version** is the checklist used by a DEP inspector as a "reminder" to verify all the applicable requirements.
The **full text version** also includes actual text from the regulation.

Shaded areas represent information gathered by a DEP inspector either through observation or direct questioning.

### Small Quantity Generator Requirements Short Version

**Requirement & Regulatory Citation**

<table>
<thead>
<tr>
<th>Requirement</th>
<th>Citation</th>
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<tr>
<td>Did the generator determine if its solid waste is hazardous?</td>
<td>[40 CFR 262.11]</td>
</tr>
<tr>
<td>Did the generator obtain an EPA ID number?</td>
<td>[40 CFR 262.12(a)]</td>
</tr>
<tr>
<td>Does the generator offer hazardous waste to a transporter or TSD that has an EPA ID number and/or is properly licensed and registered with the Department?</td>
<td>[40 CFR 262.12(c)]</td>
</tr>
<tr>
<td>Did the generator prepare a manifest before transporting or offering for transport hazardous waste off-site?</td>
<td>[40 CFR 262.20(a)]</td>
</tr>
<tr>
<td>Did the generator designate an authorized facility on the manifest?</td>
<td>[40 CFR 262.20(b)]</td>
</tr>
<tr>
<td>Did the generator designate an alternate facility or accept waste back in the event the transporter could not deliver the waste?</td>
<td>[40 CFR 262.20(b)]</td>
</tr>
<tr>
<td>Did the generator use approved manifest forms from the Department for intrastate shipments of hazardous waste in New Jersey or for hazardous waste originating in another state destined for New Jersey?</td>
<td>[40 CFR 262.21(a)]</td>
</tr>
</tbody>
</table>
Compliance Assistance Resources

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- **On-site Assistance**
  A listing of compliance assistance programs we’ve designed to help you determine what you need to do to get into compliance with environmental regulations.
New Jersey’s hazardous waste regulations are found at N.J.A.C. 7:26G-1 et seq., adopted October 21, 1996 and announced at 23 NJR 4606. By this adoption, the Department “incorporated by reference” (with limited exception) the July 1, 1993 version of the Federal hazardous waste regulations at 40 CFR Parts 124, 260-266, 268 and 270, mandated by the Resource and Recovery Act of 1976 (RCRA) and amended by the 1984 Hazardous and Solid Waste Amendments (HSWA). Effective January 19, 1999 the Department amended the regulations to allow for prospective incorporation by reference, which means that all provisions of 40 CFR Parts 124, 260-266, 268 and 270 incorporated by reference are continually automatically updated in order to maintain consistency with the most current Federal rules.

The requirements for hazardous waste generators are specifically found at N.J.A.C. 7:26G-6 et seq., which references 40 CFR Part 262 of the Federal regulations (with some exceptions and/or changes).

To obtain a copy of the Hazardous Waste Regulations from West Publishing, call (800) 588-6601.
Hazardous Waste Generators
Which Hazardous Waste requirements apply to you?

The Hazardous Waste Generator requirements as set forth in N.J.A.C. 7 260-6 et seq., regulate how hazardous waste is handled, stored and transported. The definition and requirements for Small Quantity Generators (SQG), Large Quantity Generators (LQG) and Conditionally Exempt Small Quantity Generators (CESQG) are based upon three factors:

1. how much hazardous waste is generated monthly
2. how much hazardous waste is accumulated before disposal
3. how long hazardous waste is allowed to accumulate before disposal

<table>
<thead>
<tr>
<th>(1) How much hazardous waste do you generate monthly?</th>
<th>(2) How much hazardous waste do you accumulate before disposal?</th>
<th>(3) How long do you accumulate hazardous waste before disposal?</th>
<th>Generator Category</th>
</tr>
</thead>
<tbody>
<tr>
<td>if you generate ≤ 220 lbs of hazardous waste &amp;/or ≤ 2.2 lbs of acute hazardous waste*</td>
<td>and if you accumulate ≤ 2200 lbs of hazardous waste onsite</td>
<td>You may accumulate hazardous waste for an unlimited time</td>
<td>Then you are a Conditionally Exempt Small Quantity Generator (CESQG) (inspection checklist)</td>
</tr>
<tr>
<td>if you generate &gt; 220 lbs but less than 2200 lbs of hazardous waste &amp; ≤ 2.2 lbs of acute hazardous waste*</td>
<td>and if you accumulate ≤ 13,300 lbs of hazardous waste &amp; ≤ 2.2 lbs of acute hazardous waste onsite</td>
<td>and do not accumulate this waste for more than 180 days, 270 days if the receiving facility is &gt; 200 miles away</td>
<td>Then you are a Small Quantity Generator (SQG) (inspection checklist)</td>
</tr>
</tbody>
</table>

*The definition of acute hazardous waste is different from the definition of hazardous waste generally.
### Hazardous Waste Generators

**General Hazardous Waste Requirements Matrix**

In the table below, there are brief descriptions of each of the general requirement categories for CESQG, SQG, or LQG. For a complete list of requirements, refer to N.J.A.C. 7.26G, particularly subchapters 5 from 11 as published in NJ Register on 10/21/96.

**Print this Requirements Matrix** (PDF format)

(Code of Federal Regulations (40 CFR) referenced in brackets)

<table>
<thead>
<tr>
<th>General Requirement</th>
<th>Conditionally Exempt Small Quantity Generator (CESQG) [261.5]</th>
<th>Small Quantity Generator (SQG)</th>
<th>Large Quantity Generator (LQG)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>EPA ID Number Required or Not?</strong></td>
<td>No - voluntary</td>
<td>Yes - Contact Region II USEPA 212-637-4106 [262.12]</td>
<td>Yes - Contact Region II USEPA 212-637-4106 [262.12]</td>
</tr>
<tr>
<td><strong>Is a Hazardous Waste Manifest Required?</strong></td>
<td>No - Voluntary</td>
<td>Yes - unless waste is reclaimed pursuant to [262.20(c)(1)]</td>
<td>Yes [262.20]</td>
</tr>
<tr>
<td><strong>Manifest Copy Retention</strong></td>
<td>None - voluntary</td>
<td>3 years [262.40(a)]</td>
<td>3 years [262.40(a)]</td>
</tr>
<tr>
<td><strong>Exception Reporting</strong></td>
<td>None</td>
<td>None - but, within 50 days generator must submit copy of manifest with note</td>
<td>1) generator must contact initial transporter or the TSDF operator</td>
</tr>
<tr>
<td><strong>See NIX program information</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>See NIX program information</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Hazardous Waste Generators
Additional Resources

New Jersey Hazardous Waste Numbers and Handling Codes
A hazardous waste is identified as a "F", "K", "P" or "U" listed waste. A solid waste becomes a "hazardous waste" when it exhibits any of the characteristics that are specified in the Federal Regulations on Listing of Hazardous Waste (40 CFR Part 261). The general characteristics of hazardous waste include, but are not limited to, the following a) characteristics of ignitability, b) characteristics of corrosivity, c) characteristics of reactivity, d) toxicity characteristics.

New Jersey Solid and Hazardous Waste Transporters Quick Access Guide Book (pdf format)
Published by the Bureau of Hazardous Waste Regulation in March, 2003, this guide book is an invaluable resource of information if you have anything to do with transporting solid or hazardous waste in the State of New Jersey.

List of Authorized Class "D" Used Oil Facilities
List of Approved Class B Recycling Facilities
List of Commercial RCRA Facilities
**ACTIVE COMMERCIAL RCRA FACILITIES**  
**April, 2007**

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**Casie Ecology Oil Salvage, Inc.**  
EPA ID #: NJD 045 995 693  
Facility ID #: 0614D1  
Phone #: (856)696-4401

<table>
<thead>
<tr>
<th>Location</th>
<th>Mailing Address</th>
</tr>
</thead>
</table>
| Vineland Industrial Park  
Vineland City  
Cumberland County | P.O. Box 92  
Franklinville, NJ 08322 |

Casie accepts used oils that are classified as hazardous wastes due to characteristics (D001-D043), high halogen content (F001-F005), petroleum refining wastes (F037, F038, K048-K052, K169-K172), and non-hazardous wastes identified by ID27 and ID72 waste numbers.

---

**Clean Earth of North Jersey, Inc.**  
EPA ID #: NJD 981 291 105  
Facility ID #: 0907N1  
Phone #: (973)344-4004

<table>
<thead>
<tr>
<th>Location</th>
<th>Mailing Address</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Accessing NJEMS using

http://www.nj.gov/dep/opra/online.html

Report Categories

- Air Quality Permitting and Reporting
- Ambient Water Quality
- Certified Laboratories
- Community Access
- Compliance & Enforcement
- DEP General Environmental Reports
- Environmental Permitting Dashboard Reports
- Incidents/Complaints
- NJPDES Permitting Program
- Pesticide Control Program
- Radiologic Technologists
- Safe Drinking Water
- Site Remediation
- Water Allocation
- Pending Permit Progress
- Whats New
From the NJDEP home page [http://www.nj.gov/dep/] click the link for DEP Data Miner.
Click the link to launch DEP Data Miner
Below are a series of Searches which allow you to find one or more Sites or Individuals that are currently regulated by NJDEP. Once you have found your particular Site(s) or Individual(s), you can then find additional environmental information.

Search for Sites or Certified/Licensed Individuals by Location

Find the Sites or Certified/Licensed Individuals regulated by NJDEP in your County/Municipality and obtain inspection results, status of permit applications/registrations, and other environmental data.

Search by County

Atlantic

Search for Sites or Certified/Licensed Individuals by Name

Find the Sites or Certified/Licensed Individuals regulated by NJDEP based on Name and obtain inspection results, status of permit applications/registrations, and other environmental data.

If you know the name of facility, enter the name in this field and then click the green arrow to the right of data field.
If you do not know the name of facility, you can search for it by County, Municipality or Zip Code.
Find facility in list by paging down and/or selecting other pages.
When you select facility you are brought to a site information web page. From this page you can find out which Department agencies are involved with facility, what inspections have been conducted and if violations were noted, what enforcement actions have been issued and whether these have been resolved.
To find out which Department agencies are involved with facility, click link for List PIs which will show the Program Interests for site.

<table>
<thead>
<tr>
<th>PT's</th>
<th>SITE NAME</th>
<th>ADDRESS</th>
<th>REPORTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>List PIs</td>
<td>ODACO INC</td>
<td>234 BROADWAY RD, Middlesex, South Brunswick Twp, 08512</td>
<td>[Inspections] [Enforcement Actions] [Violations]</td>
</tr>
</tbody>
</table>

<1>
The Air and Solid Waste Programs have an interest in facility.

<table>
<thead>
<tr>
<th>Program</th>
<th>PI ID</th>
<th>NAME</th>
<th>ACTIVE</th>
<th>ADDRESS</th>
<th>TYPE</th>
<th>REPORTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Air</td>
<td>18211</td>
<td>DDACO INC</td>
<td>Yes</td>
<td>234 BROADWAY RD Cranbury NJ 08512</td>
<td>AIR MOBILE SOURCE</td>
<td>[Funding Permits][Air SL Inventory][Inspections][Enforcement Actions][Violations]</td>
</tr>
<tr>
<td>Solid Waste</td>
<td>132312</td>
<td>DDACO INC</td>
<td>Yes</td>
<td>234 BROADWAY ROAD Cranbury NJ 08512000</td>
<td>RECYCLING CENTER</td>
<td>[Funding Permits][Inspections][Enforcement Actions][Violations]</td>
</tr>
</tbody>
</table>

To review permits, inspections, enforcement actions or violations select appropriate link.
Enter range of dates you want and click OK.
This example shows all inspections conducted at facility between 10/21/2003 and 10/21/2004. Note that inspection results identifies if violations were found.
You can click on the links to view completed inspection report, violations noted, and associated enforcement action.
Here is the report for the inspection conducted between 8/13/04 and 9/3/04 (BCI 040005).

**Inspection Summary Report for ODACO INC – Activity BCI 040005**

Oct 21, 2008 01:47

<table>
<thead>
<tr>
<th>Activity Number</th>
<th>BCI 040005</th>
</tr>
</thead>
<tbody>
<tr>
<td>Inspection Type</td>
<td>Brief Compliance Inspection</td>
</tr>
<tr>
<td>Program Interest ID</td>
<td>132312</td>
</tr>
</tbody>
</table>

| Inspection Start Date | 08/13/04 |
| End Date | 09/03/04 |
| Lead Investigator | McPeak, Brantly |

| Program Interest Name | ODACO INC |
| Address | 234 BROADWAY ROAD |
| Cranbury | NJ | 085120000 |
| County | Middlesex |

| Black | Lot |

**Comments:**

As we approached the site we noticed piles of logs along the left side of the facility. If trees were planted as depicted on the site plan, we would not have seen the logs from the roadway. The logs, as noticed upon entry, were in an area designated for final product. Following the site plan we moved around the site from left to right. There were no fire hydrants in place, as depicted on the site plan. There was also improper use of asphalt milling on the roadway. As we continued towards the back of the site there was a fire pond, but inadequate per the site plan. The fire breaks between the piles are missing. There is also no hose house, or pump house on site, as issue should be on the site plan. The vertical markers used to be erected correctly, and were no horizontal markers noted anywhere on site. The site plan also depicts that there are two entrances into the site, the one on the right is for trucks with unprocessed material to drop off and the left for processed material to leave. The right entrance is blocked off with a gate and blocks to have not been used for some time. If the right entrance is not to be used, then permanent plan modifications need to be submitted, and appropriate signage needs to be placed at the left entrance. The driveways are in and off the site are not paved. There is also a large pile of waste near the back right corner that needs to be removed ASAP. We did notice a truck enter the site and dump a load, and there was no one inspecting the loads. There were no employees on site, only one machine operator who did not speak English was present. No records could not be reviewed. There was also no herbicide on site. There will be violations issued, and the site will also be referred to the Fire Safety Department head of South Brunswick Township.

**Subject Item:** PI 132312

<table>
<thead>
<tr>
<th>Requirement Description</th>
<th>Compliance Status</th>
<th>Compliance Comments</th>
<th>Days</th>
<th>Non Minor Reason</th>
<th>Requirement Source</th>
</tr>
</thead>
<tbody>
<tr>
<td>The facility shall comply with the general operating requirements for all Recycling Centers as provided at N.J.A.C. 7:26A-41 (N.J.A.C. 7:26A-4)</td>
<td>Out of Compliance</td>
<td>Non-compliance</td>
<td></td>
<td></td>
<td>CRG 040001</td>
</tr>
</tbody>
</table>

**Subject Item:** 3800110 - Wood (non chemically treated and painted), Brush, Stumps, and Tree Parts

<table>
<thead>
<tr>
<th>Requirement Description</th>
<th>Compliance Status</th>
<th>Compliance Comments</th>
<th>Days</th>
<th>Non Minor Reason</th>
<th>Requirement Source</th>
</tr>
</thead>
<tbody>
<tr>
<td>Horizontal and vertical control points for the unprocessed and processed materials stored on-site shall be set and maintained on-site. Horizontal limitation markers shall be set at the corners of the stockpile area as depicted on the approved site plan. Vertical limitation markers shall be set at locations in close proximity of the stockpile area and shall clearly indicate elevation above the existing grade for the unprocessed stockpile</td>
<td>Out of Compliance</td>
<td>Vertical markers are falling down, and not maintained. Horizontal markers are non-existent.</td>
<td></td>
<td></td>
<td>CRG 040001</td>
</tr>
</tbody>
</table>
Violations are identified by status of “Out of Compliance.”
Here are the violations noted during the inspection conducted between 8/13/04 and 9/3/04 (BCI 040005).
<table>
<thead>
<tr>
<th>Description of Non-compliance</th>
<th>Violated Citation</th>
<th>Violation Status</th>
<th>Related Inspection</th>
<th>Related Violations</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vertical markers are falling down, and not maintained. Horizontal markers are nonexistent.</td>
<td>[N.J.A.C. 7:26A-3.5(e)]</td>
<td>Pending</td>
<td>Inspection</td>
<td>Violations</td>
</tr>
<tr>
<td>Site does not comply with the Site Plan dated September 21, 1993.</td>
<td>[N.J.A.C. 7:26A-3.5(e)]</td>
<td>Pending</td>
<td>Inspection</td>
<td>Violations</td>
</tr>
<tr>
<td>Facility failed to have adequate water supply and fire-fighting equipment readily available to extinguish any fires. Fire control features depicted on site plan were not present on site. Referred matter to Fire Safety officer at municipal level.</td>
<td>[N.J.A.C. 7:26A-4.1(b)14]</td>
<td>Pending</td>
<td>Inspection</td>
<td>Violations</td>
</tr>
<tr>
<td>Facility failed to ensure those areas of the recycling center subject to vehicular usage were suitably compacted and where necessary paved to provide sufficient support for vehicles, to prevent the tracking of soil onto public roads and to minimize the generation of dust. Ingress and Egress as depicted on Site Plan not being followed.</td>
<td>[N.J.A.C. 7:26A-4.1(b)13]</td>
<td>Pending</td>
<td>Inspection</td>
<td>Violations</td>
</tr>
<tr>
<td>Operator failed to apply for and receive Department approval prior to engaging in solid waste disposal. Specifically, evidence reveals operator has accepted and disposed of asphalt millings on surface of property.</td>
<td>[N.J.A.C. 7:26-2.8(e)]</td>
<td>Pending</td>
<td>Inspection</td>
<td>Violations</td>
</tr>
</tbody>
</table>