Chapter 2: Hazardous Waste

Waste is any material no longer utilized for its original purpose. Printing facilities generate wastes of many types. The following are some examples of waste materials from printing facilities:

- office paper, cardboard, and plastic food and beverage containers
- food wastes from cafeteria or break room operations
- used engine oil, anti-freeze, batteries, used lubricating oils
- office equipment, such as computer monitors, hard drives, printers, copy machines, televisions, and microwave ovens
- fluorescent lamps
- packaging from materials such as foam, strapping, and lumber
- overruns and waste from production
- used inks, solvents, adhesives coatings, etc.
- materials with expired shelf life
- off-specification materials
- materials no longer needed due to production process changes

Waste generated at any printing operation is either non-hazardous or hazardous. Each has its own definition and requirements. This chapter will focus on identifying wastes and the regulations that govern their proper disposal.

Non-hazardous Solid Waste

Non-hazardous Solid Waste include: office and lunchroom wastes; non-printing production wastes; and ware-house wastes not related to product handling. Some of these wastes are banned from landfills and must be properly recycled.

Examples of materials banned from landfills:

**Paper:** Office, newspaper, magazines, corrugated cardboard.

**Containers:** Aluminum cans, steel (tin) cans, glass bottles and jars, plastic containers.

**Other:** Major appliances, waste tires, lead-acid batteries, yard waste, used motor oil, ink cartridges from office printer/copiers, fluorescent lamps.

To prevent banned wastes from going into the landfill you should do the following:

- provide separate containers for materials banned from landfills
- arrange for collection or delivery or recyclables to a recycling center

If your local municipality does not offer recycling service for some or all of your materials, go to the Recycling Markets Directory for possible sources: [http://dnr.wi.gov/org/aw/wm/Markets/](http://dnr.wi.gov/org/aw/wm/Markets/)

<table>
<thead>
<tr>
<th>Question HW.1: Do you have a recycling program that includes items such as office paper, plastic, e-waste, aluminum, etc.? (It’s not necessary to have all listed to check Yes.)</th>
<th>□ Yes</th>
<th>□ No</th>
</tr>
</thead>
</table>

Printers Environmental Compliance Assistance Workbook
Section A: What is Hazardous Waste?

Waste is hazardous if it is a Characteristic Waste (ignitable, corrosive, reactive, toxic) or a Listed Waste (specifically listed on regulatory lists).

Some common hazardous wastes associated with printing facilities include: certain types of press/screen cleaning solutions; untreated fixer, some parts cleaning solvents; solvent based inks; and coatings or adhesives.

What must be done to manage my hazardous waste?

• inventory all waste
• determine which wastes are hazardous
• determine your hazardous waste generator status
• properly manage wastes on site
• properly dispose of hazardous and non-hazardous waste

Each section below will explain the requirements for proper management of hazardous wastes.

How to inventory waste at your facility

To inventory waste:

• schedule a walk-through of every operation and area of facility
• list every waste material produced
• note known information about whether a waste is hazardous (i.e., from product containers, MSDS data, or regulatory lists)
• calculate amount of each waste produced during the past calendar month
• record method of disposal for each waste. Some methods include: recycling; treatment; disposal by approved hazardous waste hauler; and removal by municipal waste hauler.

Though not all waste will be hazardous, identifying and categorizing your wastes will enable you to understand the type and amount of waste being generated and possibly find ways to reduce the amount generated. Use the Example Facility Walkthrough Chart below as a template to be filled out as you conduct a walk-through of your facility. There are additional examples and blank charts in the Yellow Ink Room section.

Example Facility Walkthrough Chart

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Prepress</td>
<td>Untreated fixer</td>
<td>Yes</td>
<td>Toxic (&gt;5ppm silver)</td>
<td>10</td>
<td>J&amp;M Haz. Waste Haulers</td>
</tr>
<tr>
<td>Pressroom</td>
<td>Waste cleaning solvents</td>
<td>Yes</td>
<td>Ignitable (FP*&lt;140°F)</td>
<td>20</td>
<td>J&amp;M Haz. Waste Haulers</td>
</tr>
<tr>
<td>Pressroom</td>
<td>Waste non-heatset ink</td>
<td>No</td>
<td>Not toxic or ignitable</td>
<td>N/A</td>
<td>Taylor Disposal Experts</td>
</tr>
<tr>
<td>Pressroom</td>
<td>Waste solvent ink</td>
<td>Yes</td>
<td>Ignitable (FP*&lt;140°F)</td>
<td>3</td>
<td>J&amp;M Haz. Waste Haulers</td>
</tr>
<tr>
<td>Pressroom</td>
<td>Waste specialty ink</td>
<td>Yes</td>
<td>Toxic (F-Solvent)</td>
<td>4</td>
<td>J&amp;M Haz. Waste Haulers</td>
</tr>
</tbody>
</table>
How do I determine if waste is hazardous?
A waste is hazardous if it is a Characteristic Waste or a Listed Waste. The most common hazardous wastes generated by printers are Characteristic Wastes.

What is a Characteristic Waste?
A characteristic waste is defined as hazardous because it has one of the following physical or chemical characteristics:

**Ignitable Wastes (D001):**
- liquid waste with a flash point less than 140°F
- an ignitable compressed gas
- non-liquid that spontaneously combusts
- oxidizers

Examples: paint wastes; certain non-chlorinated degreasers; cleaning solvents; some solvent based adhesives; thinners; and solvent based inks and coatings.

**Corrosive Wastes (D002):**
- an aqueous (water-containing) waste with a pH less than or equal to 2.0, or a pH greater than or equal to 12.5;
- a liquid waste that corrodes plain carbon steel at a rate greater than 1/4 inch per year (6.35 mm/yr).

Examples: waste computer-to-plate developing solutions; waste acid or alkaline cleaning fluids; waste battery acids; and other waste acids or bases.

**Reactive Wastes (D003):**
- normally unstable and readily undergoes violent changes without detonating
- reacts violently with water
- forms potentially explosive mixtures with water
- generates toxic gases or fumes when mixed with water
- cyanide or sulfide bearing waste
- capable of detonation or explosive reactions under certain conditions
- Class A, Class B, or a forbidden explosive

Examples: cyanide plating wastes; sulfide containing wastes; and waste toluene-diisocyanate.

---

**Example Facility Walkthrough Chart**

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Pressroom</td>
<td>Waste solvent</td>
<td>Yes</td>
<td>Toxic (F-Solvent)</td>
<td>2</td>
<td>J&amp;M Haz. Waste Haulers</td>
</tr>
<tr>
<td></td>
<td>adhesive</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Office</td>
<td>Mixed paper</td>
<td>No</td>
<td>Not toxic or ignitable</td>
<td>N/A</td>
<td>Taylor Disposal Experts</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total Hazardous Waste Generated (gal/month)</td>
<td>39</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Toxic (D004 to D043):
- heavy metals; pesticides; semi-volatile and volatile organic compounds
- at levels that can be extracted from the Toxicity Characteristic Leaching Procedure (TCLP)

Examples: certain inks containing regulated heavy metals

If the results of a TCLP test are above the regulatory threshold for a particular compound in a waste, then that waste is considered hazardous. The table of the “Characteristic Wastes Defined as Toxic” lists those regulatory thresholds.

### Characteristic Wastes Defined as Toxic

<table>
<thead>
<tr>
<th>Compound</th>
<th>Waste Code</th>
<th>Regulatory Threshold (ppm)</th>
<th>Compound</th>
<th>Waste Code</th>
<th>Regulatory Threshold (ppm)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arsenic</td>
<td>D004</td>
<td>5.0</td>
<td>Hexachlorobenzene</td>
<td>D032</td>
<td>0.13</td>
</tr>
<tr>
<td>Barium</td>
<td>D005</td>
<td>100.0</td>
<td>Hexachloro-1,2-butadiene</td>
<td>D033</td>
<td>0.5</td>
</tr>
<tr>
<td>Benzene</td>
<td>D018</td>
<td>0.5</td>
<td>Hexachloroethane</td>
<td>D034</td>
<td>3.0</td>
</tr>
<tr>
<td>Cadmium</td>
<td>D006</td>
<td>1.0</td>
<td>Lead</td>
<td>D008</td>
<td>5.0</td>
</tr>
<tr>
<td>Carbon Tetrachloride</td>
<td>D019</td>
<td>0.5</td>
<td>Lindane</td>
<td>D013</td>
<td>0.4</td>
</tr>
<tr>
<td>Chlordane</td>
<td>D020</td>
<td>0.03</td>
<td>Mercury</td>
<td>D009</td>
<td>0.2</td>
</tr>
<tr>
<td>Chlorobenzene</td>
<td>D021</td>
<td>100.0</td>
<td>Methoxychlor</td>
<td>D014</td>
<td>10.0</td>
</tr>
<tr>
<td>Chloroform</td>
<td>D022</td>
<td>6.0</td>
<td>Methyl ethyl ketone</td>
<td>D035</td>
<td>200.0</td>
</tr>
<tr>
<td>Chromium</td>
<td>D007</td>
<td>5.0</td>
<td>Nitrobenzene</td>
<td>D036</td>
<td>2.0</td>
</tr>
<tr>
<td>o-Cresol</td>
<td>D023</td>
<td>200.0</td>
<td>Pentachlorophenol</td>
<td>D037</td>
<td>100.0</td>
</tr>
<tr>
<td>m-Cresol</td>
<td>D024</td>
<td>200.0</td>
<td>Pyridine</td>
<td>D038</td>
<td>5.0</td>
</tr>
<tr>
<td>p-Cresol</td>
<td>D025</td>
<td>200.0</td>
<td>Selenium</td>
<td>D010</td>
<td>1.0</td>
</tr>
<tr>
<td>2,4-D</td>
<td>D016</td>
<td>10.0</td>
<td>Silver</td>
<td>D011</td>
<td>5.0</td>
</tr>
<tr>
<td>1,4-Dichlorobenzene</td>
<td>D027</td>
<td>7.5</td>
<td>Tetrachloroethylene</td>
<td>D039</td>
<td>0.7</td>
</tr>
<tr>
<td>1,2-Dichloroethane</td>
<td>D028</td>
<td>0.5</td>
<td>Toxaphene</td>
<td>D015</td>
<td>0.5</td>
</tr>
<tr>
<td>1,1-Dichloroethylene</td>
<td>D029</td>
<td>0.7</td>
<td>Trichloroethylene</td>
<td>D040</td>
<td>0.5</td>
</tr>
<tr>
<td>2,4-Dinitrotoluene</td>
<td>D030</td>
<td>0.13</td>
<td>2,4,5-Trichlorophenol</td>
<td>D041</td>
<td>400.0</td>
</tr>
<tr>
<td>Endrin</td>
<td>D012</td>
<td>0.02</td>
<td>2,4,6-Trichlorophenol</td>
<td>D042</td>
<td>2.0</td>
</tr>
<tr>
<td>Heptachlor</td>
<td>D031</td>
<td>0.008</td>
<td>Vinyl Chloride</td>
<td>D043</td>
<td>0.2</td>
</tr>
</tbody>
</table>

**What is a Listed Waste?**

Listed wastes can be designated as F, K, P or U listed wastes. Some Characteristic wastes may also be Listed wastes, but so long as the waste meets one of the definitions, it is considered hazardous.

The Listed wastes of primary concern to printers are the F-listed solvents. F-listed solvents include:
F001 Halogenated solvents used in degreasing: tetrachloroethylene; trichloroethylene; methylene chloride; 1,1,1-trichloroethane; carbon tetrachloride; and chlorinated fluorocarbons.

F002 Halogenated solvents: tetrachloroethylene; trichloroethylene; methylene chloride; 1,1,1-trichloroethane; chlorobenzene; 1,1,2-trichloro-1,1,2 trifluoroethane; o-dichlorobenzene; trichlorofluoromethane; and 1,1,2-trichloroethane.

F003 Ignitable nontoxic solvents: xylene, acetone; ethyl acetate; ethyl benzene; ethyl ether; methyl isobutyl ketone (MIBK); n-butyl alcohol; cyclohexanone; and methanol.

F004 Toxic non-halogenated solvents: cresols; cresylic acid; and nitrobenzene.

F005 Ignitable toxic solvents: toluene; methyl ethyl ketone (MEK); carbon disulfide; isobutanol; benzene; pyridine; 2-ethoxyethanol; and 2-nitropropane.

What resources are available to help determine if waste is either listed or characteristic, and therefore, hazardous waste?
It is recommended that you use resources such as Material Safety Data Sheets (MSDS), product labels, and product documents or information sheets (i.e., Environmental Data Sheets) to determine whether waste is hazardous. If laboratory testing is needed, a certified lab must conduct the testing. A list of certified labs can be found online at: http://dnr.wi.gov/org/es/science/lc/INFO/Lablists.htm.

Section B: What is your Hazardous Waste Generator Status?

A printer’s Hazardous Waste Generator Status reflects the amount of hazardous waste generated at the facility on a monthly basis. Printers are classified as Very Small Quantity Generators, Small Quantity Generators, or Large Quantity Generators.

To determine your generator status, you must calculate the total amount of hazardous waste you generate each month. Although this amount might vary from month to month, you must use the HIGHEST generation month during the past calendar year as a baseline.
**Section B1: How do I calculate the monthly generation rate for my facility?**

The first step in calculating your generation rate is to total the amount of each type of hazardous waste you generated each month during the past calendar year. Totals must include:

- any hazardous waste generated and accumulated on-site
- hazardous waste packaged and transported off-site
- still bottoms or sludge and/or material removed from product storage tanks
- still bottoms from on-site recycling units—if the contents are considered hazardous based on the mixture rule or empty container rule—see section B2 on the Empty Container Rule
- waste oil, if it contains at least 1,000 ppm total halogens

Amounts that do not need to be included in your totals:

- materials placed directly in a regulated on-site treatment unit
- universal wastes that are handled properly (see section B3 for details)
- soiled rags that are handled properly (See section B4 for details on proper handling of rags)
- still bottoms from on-site recycling units if the contents are NOT considered hazardous because they are not a Listed waste
- waste oil, if it is not contaminated with any halogens AND is recycled

**Section B2: What is the Empty Container Rule?**

Hazardous waste residue in empty containers that formerly contained hazardous waste is exempt from hazardous waste regulations and may be managed as non-hazardous waste. A container is empty if all wastes have been removed by the methods commonly used to empty that type of container – e.g. pouring or pumping. Rinse water from cleaning empty containers is regulated as hazardous waste if it has any hazardous waste characteristics.

To be considered empty, the container must have:

- less than one inch of waste remaining, or
- 3% or less by weight of waste remaining if container holds 110 gallons or less, or
- 0.3% or less by weight of waste remaining if the container holds more than 110 gallons.

Containers that held acutely hazardous waste must be triple-rinsed to be considered empty. Acutely hazardous wastes are defined as:

- any hazardous waste with a Waste Code beginning with the letter P, or
- any of the following “F” codes: F020, F021, F022, F023, F026, and F027. These wastes are subject to stringent quantity standards for accumulation and generation.

**Section B3: What are Universal Wastes and how do I properly manage them?**

DNR has classified some common hazardous wastes as Universal Wastes. These wastes, if thrown away are classified as hazardous, but if recycled, fall into a category where there are not as many requirements if they are recycled. To
encourage businesses to collect, manage, and recycle Universal Wastes, DNR reduces many hazardous waste requirements for businesses that recycle these items.

**Universal Wastes**

- Spent batteries (any type that will be accepted by recyclers)
- Pesticides
- Mercury Thermostats
- Lamps (light bulbs including fluorescent, Mercury vapor, metal halides, high-pressure sodium vapor, low-pressure sodium vapor, and halogen)

**Wisconsin-Specific Universal Wastes**

- Mercury
- Sealed mercury-containing devices
- Antifreeze

**What must be done to manage Universal Waste so my facility benefits from reduced hazardous waste regulations?**

To benefit from reduced regulation you must:

- identify all materials or items you generate from the list above
- ensure the listed items or materials are recycled
- manage the waste so leaks, spills, or other release are prevented
- ensure containers are closed, structurally sound and compatible with the contents
- label waste containers as “Universal Waste” and identify specific item or material
- document the length of time waste has been accumulated on site by dating the labeled container when waste is first placed inside—may accumulate waste on-site for up to one year
- train employees in proper handling and emergency procedures
- respond to spills and manage any resulting residues promptly and appropriately
- transport waste to another waste handler or licensed destination facility

**If I manage Universal Wastes correctly, what benefits will my facility receive?**

Correctly managed Universal Wastes are not included when you calculate the total amount of hazardous waste generated.

Some other reduced requirements include:

- a solid and hazardous waste transportation license is not required to transport Universal Wastes to another handler or destination facility
- Universal Wastes do not require a hazardous waste manifest during shipment within the state
- Small and Large Quantity Generators do not have to report Universal Wastes as hazardous waste on their annual reports
- Small and Large Quantity Generators may accumulate Wisconsin-Specific Universal Wastes on-site for up to one year
Section B4: How should I properly manage soiled shop rags?

Rags or wipes are hazardous waste if:
• you do not reuse them and they are contaminated with a listed hazardous waste
• you do not reuse them and they exhibit one or more hazardous waste characteristic (i.e., ignitability or toxicity)

Rags or wipes are non-hazardous waste if:
• you are able to reuse them and
• they are managed in an environmentally safe manner

To manage rags and wipes in an environmentally safe manner:
• Solvent-contaminated rags and wipes should not be dripping with solvent. Liquids in containers of solvent-contaminated rags or wipes may cause the material to be regulated as hazardous waste.
• Prevent liquids from accumulating in the containers by using a “false bottom” in the containers used to collect the used rags or wipes so the solvent can drain from them.
• Store solvent-contaminated rags and wipes in a covered container away from sources of ignition. Containers must be clearly labeled, “Dirty Solvent Rags Only.”
• Do not place different types of solvent-contaminated material (e.g., rags and wipes) into the same container.
• Do not put other waste in a container of solvent-contaminated rags or wipes.
• Handle solvent-contaminated rags or wipes using a legitimate management practice such as laundering. You should have a contractual agreement for this service.

Some alternative practices include:
Centrifuging or wringing solvent contaminated rags or wipes is acceptable. Once you remove the solvent from your rags or wipes, put them into a container and manage them as follows:
• cloth wipes can be sent to a laundry for cleaning and re-use
• certain non-textile wipes can be sent to a dry cleaner and returned for reuse
• disposable wipes can be baled and disposed of through fuel blending

Any residue or solvent waste generated from the management of these materials must be evaluated to determine if it is hazardous waste. A printing facility may accumulate rags for centrifuging at a single location owned by the company but rag storage must be done in a labeled, covered container appropriate for handling the waste contained.

What should be done with rags and wipes that are longer reusable if I am not returning them to the laundry?

Rags and wipes unfit for reuse may be:
• burned for energy recovery
centrifuged to remove solvent and managed as solid waste, so long as they don’t meet the definition of a hazardous waste

After centrifuged to remove solvent, rags and wipes must be:
- burned for energy recovery in a solid waste-to-energy combustion unit or
- transported for burning by a licensed solid waste transporter and
- documented by a bill of lading to track bales to their fuel-blending location

Solvent-contaminated rags or wipes that are to be thrown away but are not centrifuged and burned for energy recovery are considered solid waste and could possibly be hazardous waste. Printers must determine whether rags and wipes are hazardous waste and manage them appropriately. The DNR prefers to see contaminated rags and wipes burned for energy recovery.

Is it possible to send no longer reusable rags and wipes to a landfill? Yes. So long as they meet certain conditions:
- they were considered hazardous waste prior to centrifuging
- they have been centrifuged to remove the solvent and no longer are defined as hazardous waste
- you can show that the rags and wipes will meet DNR’s landfill disposal restriction (LDR) requirements. This will involve testing prior to sending them to the landfill.

Contact a DNR hazardous waste specialist in your area for help with the LDR requirements. A staff list is located at: http://dnr.wi.gov/org/aw/wm/contacts/hazard.htm

Correctly managed shop rags are not included when you calculate the total amount of hazardous waste generated.

Section B5: I’ve calculated the totals of all waste that must be included to determine my generation rate. What’s the next step?

Your next step is to convert all measurements to pounds. There are two approaches.

One way would be to convert the volume to weight by using the density of the material in pounds/gallon. The MSDSs may have the density and the MSDS always has the specific gravity of the material. To convert the specific gravity to density, multiply the specific gravity by 8.34 lbs/gallon.

The other approach would be to determine the actual density of the material by the following steps:
  a) Weigh an empty one gallon container
  b) Fill the container with one gallon of the waste material
  c) Weigh the filled container
  d) Subtract the weight of the container to determine the weight of one gallon of the waste material
  e) Repeat this process for each type of hazardous waste generated
Once you have converted the measurements, then add the numbers together to determine the total of all hazardous waste generated at your facility in a given month. Use this number to determine your generator status.

**Section B6: What is my Hazardous Waste Generator Status?**

Facilities that generate hazardous waste are categorized as Very Small, Small, or Large Quantity Generators. A facility’s status is based on the total hazardous waste generated each month.

**Hazardous Waste Generator Status Thresholds**

Thresholds have been established to define the maximum amount of waste that may be generated at each Generator Status level.

Thresholds are:
- **Very Small Quantity Generators (VSQG).** Generating 220 lbs or less per month (less than 27 gallons/month or about one-half of a 55 gallon drum)
- **Small Quantity Generator (SGQ).** Generating 220 but less than 2,205 lbs. per month (approximately 27-269 gallons/month or about ½ - 4 drums)
- **Large Quantity Generator (LQG).** Generating 2,205 lbs. or more a month (approximately 270 gallons/month or about 4-5 drums)

Compare the total hazardous waste generated at your facility with these thresholds to determine your Generator Status.

<table>
<thead>
<tr>
<th>Question HW.3: What is your generator status?</th>
</tr>
</thead>
<tbody>
<tr>
<td>☐ VSQG</td>
</tr>
<tr>
<td>☐ SQG</td>
</tr>
<tr>
<td>☐ LQG</td>
</tr>
</tbody>
</table>

**Am I required to notify DNR of my Hazardous Waste Generator Status?**

Yes, unless you are a VSQG. Every SQG or LQG which generates, treats, stores, or disposes of hazardous waste must inform DNR of its hazardous waste activity by filing EPA form 8700-12, Notification of Hazardous Waste Activity. After receiving the notification form, EPA assigns an identification number to the site. This is called your EPA ID number. A VSQG only needs the EPA ID number if manifesting waste.

**Section C: Hazardous Waste Management Requirements**

Some hazardous waste requirements apply to all facilities that generate hazardous waste and there are some requirements that apply solely based on the facility’s Hazardous Waste Generator Status.

**C1. What requirements apply to all hazardous waste generators?**

All generators must meet the following requirements:
- perform a hazardous waste determination on all waste streams
notify EPA of generator status, as indicated previously
label all containers to accurately identify the contents
ensure delivery/shipment to an approved treatment, storage, and disposal facility
use US DOT approved drums and containers for off site shipments, and ship according to US DOT hazmat shipping requirements
keep all hazardous waste drums/containers closed except when adding or removing waste

How should I label my containers?
Labels should include, at a minimum:
• when in a satellite storage area, the label can have either the type of waste (i.e. Hazardous Waste) or the specific name of the waste (i.e. spent solvents, dirty rags)
• in the final storage/accumulation area the label must say “Hazardous Waste” and have a date (see section D for information on dating containers)
• prior to shipment you must ID the hazard (ignitable, toxic, corrosive, or reactive) for US DOT shipping requirements

One example:

A full size example hazardous waste container label can be found in the Yellow Ink Room.

How do I know if I have US DOT approved containers?
Containers meeting US DOT shipping requirements have greater than 5 gallon capacity only and are stamped or printed with the UN symbol and an 18-22 character alphanumeric code. For more information on US DOT approved containers for hazardous waste shipments, you have two options:
• read the federal regulation in 49CFR part 178, or
• contact the Hazardous Materials Information Center by calling 1-800-HMR-4922 (1-800-467-4922) Monday through Friday from 9:00 am to 5:00 pm (EST)
C2. What requirements apply based on generator status?

The following requirements apply based on your Generator Status.

VSQG’s must:
• meet basic requirements for “All” generators (on page HW-10)
• ensure that on-site accumulated hazardous waste does not exceed 2,205 pounds total
• obtain an EPA ID number ONLY if you manifest your hazardous waste (refer to Section E for information on manifests)

Many hazardous waste haulers will not accept materials that are not manifested. VSQG’s may self-transport to municipal solid waste landfills that are licensed collection and transporters of hazardous waste. A list is available at: http://www.uwex.edu/erc/VSQG.html and look for the List of Communities Collecting HW from VSQG.

SQG’s must:
• meet the requirements for VSQG’s
• obtain an EPA ID number
• write the proper date of accumulation on all hazardous waste containers – refer to Section D for container dating procedures
• inspect all containers once a week – it is no longer a requirement that you keep records of the inspections, but having records would reflect best management practices
• complete annual reporting (go to the hazardous waste reporting web page at: http://dnr.wi.gov/org/aw/air/emission/crs/crs_hw_info.htm)
• utilize a licensed hazardous waste transporter for disposal
• observe land disposal requirements (see EPA’s web site: http://www.epa.gov/epaoswer/hazwaste/ldr/index.htm)
• develop a modified Emergency Contingency Plan (see Yellow Ink Room)
• provide training to all employees appropriate to job responsibilities

LQG’s must:
• follow the requirements for SQG’s, but with a few modifications:
  > develop a full Emergency Contingency Plan (see Yellow Ink Room)
  > maintain full training records (see fact sheet WA-099 in the Yellow Ink Room)

| Question HW.6: Are you handling your HW appropriately based on the generator requirements? | □ Yes. □ No. Submit a RTCP. |
Section D: Accumulating and Storing Waste

Am I allowed to store waste before I must ship it offsite for treatment, storage, and/or disposal?

Requirements for accumulating hazardous waste are based upon the facility’s generator status. If a facility is a:

**VSQG**: up to 2,205 lbs (approximately 3-5 drums) may be accumulated on site at any one time. **No time limit** requirement exists for VSQ generators.

**SQG**: up to 13,230 lbs (approximately 24-30 drums) may be accumulated on site at any one time. A SQG must closely monitor the retention time of the stored waste. Waste **must be shipped 180 days** from the label date indicating the start of accumulation on the drum or tank. If shipping over 200 miles, waste may be accumulated for 270 days.

**LQG**: though there is **no quantity limit** for LQGs, printers in this category must **ship waste 90 days** from the label date on the drum or tank indicating the start of accumulation.

Can I store small quantities of waste near presses or other equipment? **Yes.** Satellite accumulation allows you to accumulate small amounts (not more than 55 gallons per satellite site) of hazardous waste at or near the point the waste is generated and where the waste is under the control of the operator in that part of the plant.

The main reasons for satellite accumulation are:

- so you can conveniently accumulate waste in the area it is generated
- so you can accumulate waste over a longer period of time without having to ship within the accumulation period (90 or 180 days) and avoid shipping a partial drum of waste

There may not be more than 55 gallons of each type of hazardous waste accumulating in any one satellite accumulation area. There may be containers for each of the various wastes generated in the same area. The 90 or 180 day accumulation period starts when a full container is dated. The container must be moved from the satellite accumulation area to the storage area within three days of filling.

| 7a | Do you have satellite accumulation stations? | Yes. Go to 7b.  
No. Go to 7d. |
| 7b | Do you know the volume limit for your satellite areas? | Yes. Go to 7c.  
No. Re-read this section or contact SBCAAP for help. |
Section E: Manifesting and Shipping Waste

If I must manifest waste from my facility, what does this mean and where do I obtain forms?

A manifest is a shipping document used to track hazardous waste from where it's generated to the facility where it will be treated, stored, or disposed.

As of September 5, 2006, all generators must use the EPA manifest. Only printers' registered with EPA are authorized to print and distribute the new manifest forms. For a list of registered printers: http://www.epa.gov/epaoswer/hazwaste/gener/manifest/registry/printers.htm#table

Each form includes six copies. At the bottom of each page is information, printed in red, indicating what to do with that page, such as generator copy, state copy, etc.

Here's what happens to a manifest form:
1. When the transporter picks up the waste from the generator, both sign the manifest.
2. You keep copies 1 and 2.
3. The transporter takes copies 3-6.
4. When the transporter delivers the waste to the TSD, the TSD signs the manifest.
5. The transporter keeps copy 6.
7. The TSD sends copy 5 to the generator (you) notifying him/her the waste that has been received.
8. A Wisconsin-based TSD sends copy 3 of the manifest to the DNR.
9. If the waste is being shipped to an out-of-state TSD, the generator (you) must send a copy to DNR.
What do I need to know about shipping my hazardous waste?
Many hazardous waste haulers or TSDs will not accept materials that are not manifested. This is important to know before arranging shipment of your waste.

Are there any specific issues with transporting some of my wastes?
Yes. Universal wastes and soiled shop towels have some specific transportation issues.

**To transport Universal Wastes you must:**
- comply with all applicable US and Wisconsin DOT regulations, including, but not limited to packaging, labeling, marking and placarding requirements (described on pages HW-10 and HW-11)
- respond to releases and manage residues promptly and appropriately
- transport universal waste to a handler or destination facility
- ensure that tools or equipment used to load or unload waste will not damage containers
- Ensure that containers are reasonably secured against movement within the transport vehicle

**Transportation of solvent-contaminated rags and wipes:**
DNR does not require a transportation license for rags and wipes that will be laundered and reused.

A Solid Waste and possibly a Hazardous Waste license is required when rags and wipes are transported to a facility where they are not reclaimed.

Examples include: a commercial centrifuge; a facility that uses them for fuel blending; or a facility where they are actually burned. Applicable DOT shipping requirements for hazardous materials must be followed.

### Question HW.8:
Are you meeting the proper hazardous waste transportation/shipping requirements?
- Yes.
- No. Submit a RTCP.

### Section F: Training

**Because of my generator size, I must keep hazardous waste training records. What requirements must I meet?**

To meet DNR’s requirements, SQGs and LQGs must provide either classroom or on-the-job training appropriate to each employee’s responsibilities.

Common topics for training include:
- responding to emergencies and implementing contingency plans
- handling empty containers and leaks
- labeling, marking and proper US DOT required placarding
- waste handling, collecting, segregating, and accumulation

Though training records must be kept at LQGs, no specific format is required.
However, the following information should be included:
• employee name, starting date, job title and job description
• topics the employees must be trained in
• date initial training was provided
• date annual training was provided

LQGs must keep training records on former employees for 3 years after the date they leave your operation. For current employees, records should be retained until the facility closes.

What if the Hazardous Waste Generator Status changes at my facility?
If your Hazardous Waste Generator Status changes you must notify the DNR at the time it occurs or if you are required to report annually, notify DNR at that time. Changes in generator status should not occur often. To avoid this situation, printers should place their facility in the highest reasonable generator category even if the amount of hazardous waste generated would sometimes place the facility in a lower category. Notification of status change must be made by submitting the “Application for USEPA Identification Number” form (EPA form # 8700-12).

Section G: Best Management Practices

The following best management practices are not required, but are highly recommended. Please indicate where you have taken action as recommended (Done), where you might want to take action (Needs Attention), or if the area doesn’t apply to your shop or operations (Not Applicable).

<table>
<thead>
<tr>
<th>Process or procedure</th>
<th>Done</th>
<th>Needs Attention</th>
<th>Not Applicable</th>
</tr>
</thead>
<tbody>
<tr>
<td>Look at ways to reduce solvent input.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Reduce solvent through onsite solvent recycling.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Use recycled/reclaimed solvent in your printing process.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Install equipment to reduce solvent use.</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Question HW.10: Have you adopted any of the recommended BMPs?
- Yes.
- No. Recommended.