	SUBJECT		DATE
1188.	RCRA Empty Containers vs. TSCA PCB Decontaminated Containers - Scenario II	ENCORE	AUG 11, 2016
1189.	RCRA Empty Containers vs. TSCA PCB Decontaminated Containers - Scenario III	ENCORE	AUG 18, 2016
1190.	Product Spills and Waste Determinations	ENCORE	AUG 25, 2016
1191.	Product Spills, Waste Determinations, and LDR	ENCORE	SEP 1, 2016
1192.	Regulatory Status of Caustic Rinse Waters Contaminated with Trace Solvents	ENCORE	SEP 8, 2016
1193.	Regulatory Status of Sand Blast Grit Contaminated with Trace Listed Solvents	ENCORE	SEP 15, 2016
1194.	Hazardous Waste "F" Listings and Trace Contamination	ENCORE	SEP 22, 2016
1195.	Hazardous Waste "F" Listings and Trace Contamination – Again!	ENCORE	SEP 29, 2016
1196.	Hazardous Waste Determinations and Phase Separation		OCT 6, 2016
1197.	Asbestos and DOT Relief	ENCORE	OCT 13, 2016
1198.	PCB Containers and Concentration of PCBs	ENCORE	OCT 20, 2016
1199.	PCB Analytical Waste Disposal Requirements	ENCORE	OCT 27, 2016
1200.	PCB Analytical Waste Disposal Requirements – Water vs. Organic Liquids and Non-aqueou		NOV 3, 2016
1201.	Listed Waste Codes and Pre-RCRA Wastes	ENCORE	NOV 10, 2016
1202.	Purpose of the ≤90-day Hazardous Waste Accumulation Exemption		NOV 17, 2016
1203.	Used Oil Eligibility for Turkey and Ham Oils	ENCORE	NOV 23, 2016
1204.	PCB Reporting and Recordkeeping Relief	ENCORE	DEC 1, 2016
1205.	Defining Criteria for Household Waste Exclusion	ENCORE	DEC 8, 2016
1206.	The Household Waste Exclusion and Renovation Debris	ENCORE	DEC 15, 2016
1207.	'Twas the Night before Christmas – The Twenty-Fourth Annual Edition		DEC 24, 2016
1208.	The Household Waste Exclusion and Renovation Debris – Part II	ENCORE	DEC 29, 2016
1209.	Absorbent Additions and Treatment		JAN 5, 2017
1210.	Frozen RCRA Wastewater - DOT Liquid or Solid When Manifested?	ENCORE	JAN 12, 2017
1211.	DOT Marking Specifications for the "UN", "NA" and "ID" Markings		JAN 19, 2017
1212.	Satellite Accumulation within a ≤90-day Accumulation Area	ENCORE	JAN 26, 2017

TWO MINUTE TRAINING

TO: CH2M HILL PLATEAU REMEDIATION COMPANY

FROM: PAUL W. MARTIN, RCRA Subject Matter Expert

CHPRC Environmental Protection, Hanford, WA

SUBJECT: SATELLITE ACCUMULATION WITHIN A <90-DAY ACCUMULATION AREA

DATE: *JANUARY 26, 2017*

1					
CHPRC Projects	CH PRC - Env.	MSA	Hanford Laboratories	Other Hanford	Other Hanford
	Protection			Contractors	Contractors
Richard Austin		Brett Barnes	(TBD)		
Roni Ashley	Ron Brunke	Jerry Cammann		Bill Bachmann	Jean Quigley
Tania Bates	Bob Bullock	Jeff Ehlis	DOE RL, ORP, WIPP	Dean Baker	Dan Saueressig
Rene Catlow	Bill Cox	Garin Erickson		Scott Baker	Merrie Schilperoort
Richard Clinton	Laura Cusack	Panfilo Gonzales Jr.	Mary Beth Burandt	Lucinda Borneman	Joelle Moss
Larry Cole	Lorna Dittmer	Dashia Huff	Duane Carter	Paul Crane	Glen Triner
John Dent	Ted Hopkins	Mark Kamberg	Cliff Clark	Tina Crane	Greg Varljen
Brian Dixon	Sasa Kosjerina	Edwin Lamm	Tony McKarns	Jeff DeLine	Julie Waddoups
Eric Erpenbeck	Jim Leary	Candice Marple	Ellen Mattlin	Ron Del Mar	Jay Warwick
Stuart Hildreth	Rick Oldham	Jon McKibben	Greg Sinton	John Dorian	Kyle Webster
Mike Jennings	Anthony Nagel	Saul Martinez	Scott Stubblebine	Mark Ellefson	Ted Wooley
Stephanie Johansen	Robert Nielson	Jon Perry		Darrin Faulk	
Jeanne Kisielnicki	Linda Petersen	Christina Robison		Joe Fritts	
Melvin Lakes	Fred Ruck	Lana Strickling		Lori Fritz	
Jim McGrogan	Ray Swenson	Lou Upton		Tom Gilmore	
Stuart Mortensen	Wayne Toebe			Rob Gregory	
Dean Nester	Daniel Turlington			Gene Grohs	
Dave Richards	Dave Watson			James Hamilton	
Phil Sheely	Joel Williams			Andy Hobbs	
Connie Simiele				Ryan Johnson	
Jennie Stults				Dan Kimball	
Jeff Westcott				Megan Lerchen	
Jeff Widney				Richard Lipinski	
				Charles (Mike) Lowery	
				Michael Madison	
				Terri Mars	
				Cary Martin	
				Marty Martin	
				Grant McCalmant	
				Steve Metzger	
				Tony Miskho	
				Matt Mills	
				Tom Moon	
				Chuck Mulkey	
				Mandy Pascual	
				Kirk Peterson	

TWO MINUTE TRAINING

SUBJECT: Satellite Accumulation within a <90-day Accumulation Area

- Q: Can a Washington state generator stage a dangerous waste satellite accumulation area (SAA) container within a ≤90-day dangerous waste accumulation area?
- A: A review of WAC 173-303-200(2) [40 CFR 262.34(c)], "Satellite accumulation", did not specify whether a generator was or was not allowed to stage an SAA within a ≤90-day accumulation area. However, a Technical Information Memorandum (TIM) from the Washington Department of Ecology entitled, Satellite Accumulation, stated:

"A generator is allowed to locate a satellite accumulation area within a 90/180 day accumulation area, as long as it independently meets the definition of a satellite accumulation area and complies with the satellite accumulation regulations."

As defined at WAC 173-303-040:

"'Satellite accumulation area' means a location at or near any point of generation where hazardous waste is initially accumulated in containers (during routine operations) prior to consolidation at a designated ninety-day accumulation area or storage area. The area must be under the control of the operator of the process generating the waste or secured at all times to prevent improper additions of wastes into the satellite containers."

In review of the TIM and SAA definition together, it is interpreted to mean that as long as the SAA is at or near the initial point of generation and under the control of the operator of the process that generated the waste, or the SAA is secured at all times; and the SAA meets all other SAA container management requirements, the SAA can be within a <90-day accumulation area.

Note that the TIM guidance is only applicable to Washington state generators and other states may or may not have the same interpretation, i.e., your state may vary.

SUMMARY:

- An SAA must be at or near the initial point of generation and under control of the operator of the process that generated the waste, or the SAA must be secured at all times.
- An SAA meeting all the requirements for an SAA is allowed be within a ≤90-day accumulation area as documented in the Washington Department of Ecology TIM.
- Your state may vary. Void where prohibited.

WAC 173-303-200(2) is attached to the e-mail. If you have any questions, please contact me at Paul W Martin@rl.gov or at (509) 376-6620.

FROM: Paul W. Martin **DATE:** 1/26/17 **FILE:** 2MT\2017\012617.rtf **PG:** 1

TWO MINUTE TRAINING - ATTACHMENT

SUBJECT: Satellite Accumulation within a <90-day Accumulation Area

WAC 173-303-200 Accumulating dangerous waste on-site.

- (2) Satellite accumulation.
 - (a) A generator may accumulate as much as fifty-five gallons of dangerous waste or one quart of acutely hazardous waste (as defined in WAC 173-303-040) in containers at or near any point of generation where waste initially accumulates (defined as a satellite accumulation area in WAC 173-303-040). The satellite area must be under the control of the operator of the process generating the waste or secured at all times to prevent improper additions of wastes to a satellite container. Satellite accumulation is allowed without a permit provided the generator:
 - (i) Complies with WAC 173-303-630 (2), (4), (5) (a) and (b), (8)(a), and (9) (a) and (b); and
 - (ii) Complies with subsection (1)(d) of this section.
 - (b) When fifty-five gallons of dangerous waste or one quart of acutely hazardous waste (as defined in WAC 173-303-040) is accumulated, the container(s) must be marked immediately with the accumulation date and moved within three days to a designated storage or accumulation area.
 - (c) On a case-by-case basis the department may require the satellite area to be managed in accordance with all or some of the requirements under subsection (1) of this section, if the nature of the wastes being accumulated, a history of spills or releases from accumulated containers, or other factors are determined by the department to be a threat or potential threat to human health or the environment.

FROM: Paul W. Martin **DATE:** 1/26/17 **FILE:** 2MT\2017\012617.rtf **PG:** 2