

<u>SUBJECT</u>		<u>DATE</u>
1056.	Hazardous Waste Tanks and the Less than 90-Day Accumulation Time Limit	ENCORE APR 23, 2015
1057.	Decharacterized RCRA Waste - Manifesting and LDR Reporting	ENCORE APR 30, 2015
1058.	Decharacterized Hazardous Waste Listed Solely for Non-Toxic Characteristics	ENCORE MAY 7, 2015
1059.	Decharacterized Wastes, <90-Day Accumulation Time Limits and LDR Storage Prohibition	ENCORE MAY 14, 2015
1060.	Decharacterized Wastes and the LDR Dilution Prohibition	ENCORE MAY 21, 2015
1061.	Hazardous Debris Macroencapsulation and Size Reduction	ENCORE MAY 28, 2015
1062.	Universal Waste Lamps and Prohibition on Crushing	JUN 4, 2015
1063.	F003 Listed Hazardous Waste and the 10% Rule	ENCORE JUN 11, 2015
1064.	F001 - F005 Listed Hazardous Waste and the 10% Rule	ENCORE JUN 18, 2015
1065.	Macroencapsulation of Hazardous Debris and Presence of Free Liquids	ENCORE JUN 25, 2015
1066.	DOT Shipping of Damaged, Defective or Recalled Lithium Batteries	JUL 1, 2015
1067.	Used Oil Eligibility for Animal and Vegetable Oils	ENCORE JUL 9, 2015
1068.	Used Oil Eligibility for Petroleum Oils Mixed with Animal or Vegetable Oils	JUL 16, 2015
1069.	Conditioned Exclusion for Listed Hazardous Waste Debris Treated via Extraction/Destruction	ENCORE JUL 23, 2015
1070.	Conditioned Exclusion for Characteristic Debris Treated via Immobilization	JUL 30, 2015
1071.	RCRA Personnel Training and Classroom Training vs. Online Training	AUG 6, 2015
1072.	PCB Decontamination Standards with No Decontamination Performed	AUG 13, 2015
1073.	PCB Manifest Exceptions a.k.a. When is a PCB Manifest Not Required	ENCORE AUG 19, 2015
1074.	PCB Manifest Relief a.k.a. When is a PCB Manifest Not Required – The Sequel	AUG 27, 2015
1075.	Hazardous Debris and Radioactively Contaminated Cadmium Batteries	ENCORE SEP 3, 2015
1076.	Hazardous Debris and Radioactively Contaminated Lead Acid Batteries	ENCORE SEP 10, 2015
1077.	Mercury Wet Cell Batteries - Debris or Not Debris	ENCORE SEP 17, 2015
1078.	Hazardous Debris and Non-Radioactive Lead Acid Batteries	SEP 24, 2015
1079.	Unused Paraformaldehyde - U Listed Hazardous Waste or Not?	ENCORE OCT 1, 2015
1080.	CAS Numbers and the Hazardous Waste "U" and "P" Listings	ENCORE OCT 8, 2015
1081.	Universal Waste One Year Accumulation and Multiple Handlers	ENCORE OCT 15, 2015
1082.	LDR Notifications and F001-F005 Constituents of Concern	ENCORE OCT 29, 2015
1083.	LDR Notifications and F001-F005 Constituents of Concern – Again	ENCORE NOV 5, 2015
1084.	LDR Notifications and F001-F005 Constituents of Concern - One Last Time	ENCORE NOV 12, 2015
1085.	DOT and Terminal Protection of Alkaline Batteries	ENCORE NOV 19, 2015
1086.	Used Oil and Keeping Containers Closed – WAC 173-303 vs. 40 CFR 279	NOV 24, 2015
1087.	PCB Weight Determinations	ENCORE DEC 3, 2015
1088.	Satellite Accumulation Requirements and Container Inspections	ENCORE DEC 10, 2015
1089.	'Twas The Night Before Christmas - The Twenty-Third Annual Edition	ENCORE DEC 24, 2015
1090.	Satellite Accumulation and 85-Gallon Containers	ENCORE DEC 31, 2015
1091.	PCB Date Removed From Service Notations – On the Item or In a Log	ENCORE JAN 7, 2016
1092.	The Date Removed From Service Marking on the PCB Mark	ENCORE JAN 14, 2016
1093.	Generator Weekly Inspection Log Documentation – Federal vs. WA State	ENCORE JAN 21, 2016
1094.	Used Oil and Weekly Inspections	ENCORE JAN 28, 2016
1095.	TSCA/PCB Determinations for Fluorescent Light Ballasts via the Manufacture Date	ENCORE FEB 4, 2016
1096.	PCB Containers and Multiple Removed From Service Dates	ENCORE FEB 11, 2016
1097.	Generator Inspection Logs and Corrective Action Documentation	ENCORE FEB 18, 2016
1098.	PCB Concentrations and Micrograms per Centimeters Squared (µg/cm ²)	FEB 25, 2016
1099.	RCRA Empty Containers and Removing as Much Waste as Possible	ENCORE MAR 3, 2016
1100.	PCB Incineration and "Six Nines" Destruction Removal Efficiency Criteria	ENCORE MAR 10, 2016
1101.	RCRA Treatment and The Two-Part Definition	MAR 17, 2016
1102.	D002 Waste and Dilution as Adequate LDR Treatment	ENCORE MAR 24, 2016
1103.	Satellite Accumulation of Aerosol Cans and Determining the 55-Gallon Limit	MAR 31, 2016
1104.	Satellite Accumulation and Process Location Changes	ENCORE APR 7, 2016

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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 AND PROCESS LOCATION CHANGES

DATE: APRIL 7, 2016

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

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TWO MINUTE TRAINING

SUBJECT: Satellite Accumulation and Process Location Changes

Q: A customer has a satellite accumulation area (SAA) and understands that the SAA must be at or near the point of generation where the waste initially accumulates, and that the SAA must be under the control of the operator generating the waste. However, the customer needs to move the process generating the waste to another location on the generator's site. If a process that generates waste is moved onsite, is it acceptable to move the associated SAA waste container to the new process location, or must the SAA waste container be moved directly to a less than 90-day hazardous waste accumulation area or a permitted treatment, storage or disposal facility (TSDF)?

A: Per [WAC 173-303-200\(2\)\(a\)](#) [[40 CFR 262.34\(c\)](#)], a generator may accumulate as much as fifty-five gallons of dangerous waste or one quart of acutely hazardous waste per waste stream 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 complies with [WAC 173-303-630\(2\)](#), (4), (5)(a) and (b), (8)(a), and (9)(a) and (b), and with [WAC 173-303-200\(1\)\(d\)](#) concerning major risk markings – a Washington state requirement.

Since SAA waste may be accumulated at or near any point of generation where waste initially accumulates, the SAA cannot be moved from the process's original point of generation. If the process is moved, all SAA wastes would have to be transferred to a designated accumulation or storage area.

As confirmation, Mr. Tom Cusack of the Washington Department of Ecology answered the above question in an e-mail dated August 18, 2009, and stated:

"No. That would be a new point of generation and not "at or near" the original point of generation for the waste inside the drum. SAA sites are not mobile."

Therefore it is not acceptable to move the SAA waste container to the new process location and the SAA waste container must be moved to a ≤ 90 -day hazardous waste accumulation area or a permitted TSDF.

SUMMARY:

- Satellite accumulation may occur at or near the initial point of generation.
- If the generating process is moved, the SAA is no longer at or near the initial point of generation.
- SAA sites are not mobile and cannot be moved with a waste generating process to a new location.

Excerpts from WAC 173-303-200 are 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: 4/7/16

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TWO MINUTE TRAINING - ATTACHMENT

SUBJECT: Satellite Accumulation and Process Location Changes

WAC 173-303-200

(2) Satellite accumulation.

(a) A generator may accumulate as much as fifty-five gallons of dangerous waste or one quart of acutely hazardous waste 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 is accumulated per waste stream, 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.

Regulatory citation titles/summaries:

WAC 173-303-040 *Definitions.*

WAC 173-303-630 *Use and management of containers.*

- (2) *Condition of containers.*
- (4) *Compatibility of waste with containers.*
- (5)(a) *Management of containers (kept closed)*
- (5)(b) *Management of containers (stored properly)*
- (8)(a) *Store reactive wastes per International Fire Code*
- (9)(a) *No incompatibles in same container*
- (9)(b) *Separate incompatibles*

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

- (1)(d) *Mark containers as "dangerous waste" or "hazardous waste" and with the major risk(s). Washington Dept. of Ecology may also require "Danger" signs at SAA locations.*

FROM: Paul W. Martin

DATE: 4/7/16

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