Hazardous Waste Generator Improvements Rule Proposal

US EPA
Office of Resource Conservation and Recovery
Contents

• History of the Rule
• Context- Generator Universe
• Goals of the Proposed Rule
• Major Rule Provisions
  ▫ Reorganization
  ▫ Consolidation of CESQG Waste at LQGs
  ▫ Episodic Generation
  ▫ Emergency Planning and Preparedness
  ▫ Hazardous Waste Determinations
  ▫ Labeling
  ▫ Reporting
  ▫ Satellite Accumulation Areas
  ▫ Waiver to 50-foot Requirement
  ▫ Closure
  ▫ Additional Clarifications

*Note that this presentation is an overview of the major provisions of the proposed rule and is not a comprehensive look at every provision in the proposal*
History of the Rule

- Most of the generator rules were promulgated in the 1980s and are over thirty years old
- In 2004, ORCR conducted an evaluation of the generator program to improve program effectiveness, reduce compliance costs, and foster an improved relationship with states and the regulated community
- ORCR published an ANPRM on April 22, 2004, and held four public meetings soliciting comment on the effectiveness of the generator program
- ORCR received over 500 comments from 55 organizations and individuals, including 9 states, 5 federal agencies, 2 universities, 12 trade associations, and 22 companies
- Comments included: simplify the regulations, eliminate cross-referencing, codify guidance, provide flexibility for episodic generators, require re-notification for SQGs, provide one-pager basic information for contingency planning, clarify ambiguities, clarify concepts in satellite accumulation
History of the Rule

- After 2004, ORCR took a number of non-regulatory actions to respond to public comments and to improve the generator program:
  - Improved user-friendliness of generator website
  - Developed online guide to the “Hazardous Waste Generator Regulations”
  - Released “Closed Container” guidance
  - Issued memo for turnover of hazardous waste in tanks
  - Issued a Technical Corrections (direct final) rule

- We also engaged in further program evaluation
  - 2012 Hazardous Waste Determination Program Evaluation
  - 2014 Retail NODA OMB Retrospective Review

- However, many issues with the generator regulations can only be resolved through rulemaking

- Provisions grew out of all of these evaluations
### Size of Generator Universe

<table>
<thead>
<tr>
<th>Generator Status</th>
<th>Number of Facilities</th>
<th>Total Hazardous Waste Generated (tons)</th>
<th>Percent of Total Hazardous Waste Generated</th>
</tr>
</thead>
<tbody>
<tr>
<td>CESQGs</td>
<td>293,000–470,000</td>
<td>59,000–144,000</td>
<td>&lt;1%</td>
</tr>
<tr>
<td>SQGs</td>
<td>46,000–60,000</td>
<td>70,000–152,000</td>
<td>&lt;1%</td>
</tr>
<tr>
<td>LQGs</td>
<td>14,300</td>
<td>34.5 million</td>
<td>99%</td>
</tr>
<tr>
<td>Total</td>
<td>353,300–544,300</td>
<td>34.7–34.8 million</td>
<td><strong>100%</strong></td>
</tr>
</tbody>
</table>

* Numbers of CESQGs and SQGs are estimates based on Biennial Report (BR) and limited state data. LQG number is derived from 2011 BR.
The 2015 HW Generator Improvements Proposed Rule seeks to—

1. Reorganize the regulations to make them more user-friendly and thus enable improved compliance by the regulated community

2. Provide greater flexibility for hazardous waste generators to manage waste in a cost-effective manner

3. Strengthen environmental protection by addressing identified gaps in the regulations

4. Clarify certain components of the hazardous waste generator program to address ambiguities and foster improved compliance
# Reorganization of Generator Regulations

<table>
<thead>
<tr>
<th>Provision</th>
<th>Existing Citation</th>
<th>Proposed Citation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Generator Category Determination</td>
<td>§ 261.5(c)–(e)</td>
<td>§ 262.13</td>
</tr>
<tr>
<td>CESQG Provisions</td>
<td>§ 261.5(a), (b), (f)–(g)</td>
<td>§ 262.14</td>
</tr>
<tr>
<td>Satellite Accumulation Area Provisions</td>
<td>§ 262.34(c)</td>
<td>§ 262.15</td>
</tr>
<tr>
<td>SQG Provisions</td>
<td>§ 262.34(d)–(f)</td>
<td>§ 262.16</td>
</tr>
<tr>
<td>LQG Provisions</td>
<td>§ 262.34(a), (b), (g)–(i), (m)</td>
<td>§ 262.17</td>
</tr>
</tbody>
</table>
Problem

- Some companies would like to be able to consolidate wastes from multiple CESQG sites for more efficient shipping and hazardous waste management
  - Reduce liability for company as a whole to ensure proper management of hazardous waste
  - Sending to a RCRA-designated facility is the most environmentally sound option
  - Currently an LQG needs a RCRA permit to receive CESQG wastes
CESQG Waste Consolidation
Enhancing Generator Flexibility

Proposed Solution

- Consolidate waste at an LQG under the control of the same person:
  - Person – as defined under RCRA
  - Control – power to direct policies at the facility

CESQG
- Marks and labels waste containers with “VSQG Hazardous Waste”

LQG
- Notifies state on Site ID Form that it is participating in this activity and identifies what CESQGs are participating
- Recordkeeping for each shipment
- Manages consolidated waste as LQG hazardous waste
- Reporting in Biennial Report
Episodic Generation
Enhancing Generator Flexibility

Problem
• Current RCRA rules lack flexibility to address an “episodic” change in a generator’s regulatory category:
  ▫ Planned event (i.e., periodic maintenance such as tank cleanouts)
  ▫ Unplanned event (i.e., production upset conditions, spill, acts of nature)
• Generators must comply with more comprehensive set of regulations for short period of time
Episodic Generation
Enhancing Generator Flexibility

Proposed Solution
- Allow generators to maintain their existing category provided they comply with streamlined set of requirements
  - Once a calendar year with ability to petition for second event
  - Notify EPA or state prior to initiating a planned episodic event and have up to 45 days to complete “episodic” event(s) and ship waste off-site; 30 day extension possible
Episodic Generation
Enhancing Generator Flexibility

- Streamlined Requirements for CESQGs:
  - Obtain RCRA identification number
  - Use hazardous waste manifest and transporter to send episodic waste to RCRA-designated facility (TSDF or recycler)
  - Manage the episodic hazardous waste in a manner that minimizes the possibility of an accident or release
  - Label episodic waste containers
  - Identify an emergency coordinator
  - Maintain records associated with episodic event

- SQGs need only comply with existing SQG regulations and maintain records associated with the episodic event
Preparedness and Planning
Strengthening Environmental Protection

Contingency Plan Executive Summary

Problem
• The contingency plans LQGs are required to submit to local emergency responders are lengthy
• At the moment of an emergency, responders want quick access to the most important information in the plan

Proposed Solution
• Require new LQGs submitting plans to include an executive summary that has the most critical information for immediate response to an event
• Responsive to Executive Order on Chemical Safety
Preparedness and Planning
Strengthening Environmental Protection

Contingency Plan Executive Summary

• Contents of the Executive Summary
  ▫ Types and amounts of hazardous waste
  ▫ Maps of site and of surrounding area
  ▫ Location of water supply
  ▫ Identification of on-site notification systems (e.g., telephones, PA system)
  ▫ Emergency contact
Documenting Arrangements with Local Emergency Planning Committees (LEPCs)

Problem
- Current regulations require generators to attempt to make arrangements with local emergency responders regarding the materials stored on site to prepare for a potential emergency
- There is no requirement to keep a record that the arrangements have been made

Proposed Solution
- Generators must document that they have made the required arrangements with emergency responders
- No specific form or type of documentation required
Other Preparedness and Planning Provisions

- Update regulatory language to refer to Local Emergency Planning Committees
- Clarify that the scope of the contingency planning and emergency procedures applies only to areas where hazardous wastes is being accumulated
- Remove requirement for personal information in records
- Revise regulations on placement of equipment to update for modern technology
- Clarify that contractors can cleanup releases
Hazardous Waste Determinations
Strengthening Environmental Protection

**Documentation**

**Problem**
- Generators consistently fail to make a correct hazardous waste determination, leading to the mismanagement of hazardous waste
  - Non-compliance rates range from 10 to 30 percent
- Reasons vary from not understanding RCRA to not even being aware of RCRA
- Current regulations clearly require maintaining documentation of determinations that a waste is hazardous, but not the alternative
Hazardous Waste Determinations
Strengthening Environmental Protection

Documentation

Proposed Solution
• Require SQGs and LQGs to keep documentation when a solid waste is determined to not be a hazardous waste.
  ▫ Scope of provision would focus only on those solid wastes found in 40 CFR 261.2 (i.e., spent materials, sludges and byproducts, discarded commercial chemical products) that have potential to be a listed or characteristically hazardous waste in 40 CFR 261.3
  ▫ Many states already require such documentation; the estimated number of determinations is low and often non-recurring
Hazardous Waste Determinations
Clarifying Regulations

Other Hazardous Waste Determination Provisions

- Confirm that a generator’s waste must be classified at its point of generation and at any time during the course of management for wastes potentially exhibiting a hazardous characteristic,
- Explain more fully how generators can use generator knowledge
- Explain more completely in the regulations in § 262.11 how a generator should evaluate its waste for hazardous characteristics
Labeling
Strengthening Environmental Protection

**Problem**
- Existing RCRA labeling regulations do not require generators to state the hazards of hazardous wastes accumulated in containers, tanks, drip pads and containment buildings
- Failure in risk communication
- Can impact workers, waste handlers, emergency responders and visitors
- Relevant areas on site: satellite accumulation areas, central accumulation areas, and at transfer facilities consolidating hazardous wastes from different generators
Labeling
Strengthening Environmental Protection

Proposed Solution
• Container labels must indicate the hazards of the contents of the containers
• Container labels must have “plain English” words that identify container contents
• Flexibility in how to comply with this new provision; can indicate the hazards of the contents of the container using any of several established methods
• Tanks, drip pads, containment buildings can keep this information in logs or records kept near the accumulation site
Reporting
Strengthening Environmental Protection

Re-notification by SQGs

Problem
• EPA and most states have outdated and inaccurate databases of SQG universe information because there is no requirement to notify periodically
• This makes it difficult to make programmatic decisions, plan or execute inspections as effectively

Proposed Solution
• Require SQGs to re-notify every 2 years
• Electronic reporting option
Reporting
Clarifying Regulations, Strengthening Environmental Protection

Biennial Report
Problem
• Universe of facilities and what hazardous waste must be reported is unclear.

• Regulations in the CFR for the biennial report do not match the instructions to the report, requiring different data elements to be reported.
• Complicated generation scenarios are not addressed by current regulations.
Biennial Report

Proposed Solution

• Regulations will not list specific items to be reported, but instead refer generators directly to the form instructions
• LQGs must report all hazardous waste generated in a calendar year, even when it is managed the next calendar year
• LQGs must report hazardous wastes generated throughout calendar year, even for months when they are an SQG
• Recycling facilities must report wastes that are not stored prior to recycling

• Consistent with existing reporting guidance
Some of the proposed Satellite Accumulation Area Provisions

- Require that hazardous wastes not be mixed or placed in a container with other hazardous wastes that are incompatible
- Allow containers to remain open under limited circumstances, when necessary for safe operations
- Provide maximum weight in addition to volume for acute hazardous waste limit
- Clarify that “three days” means three calendar days
- Explain that when maximum weight or volume is exceeded, waste must be moved to a central accumulation area or TSDF
- Rescind memo allowing reactive hazardous waste to be stored away from the point of generation
Waiver to 50-Foot Requirement
Enhancing Generator Flexibility

Problem
• The generator regulations require that containers holding ignitable or reactive waste must be located at least 15 m (50 feet) from the facility’s property line, but meeting this requirement can be impossible, especially in urban areas where properties are less than 100 feet wide.

Proposed Solution
• Allow the generators to approach the fire department to apply for a waiver from the requirement if the fire department believes that the precautions taken by the facility make the waiver appropriate and safe.
Closure
Strengthening Environmental Protection

Problem
• Existing closure regulations for LQGs accumulating hazardous wastes in tanks, drip pads, and containment buildings require closure of facility as a landfill should it fail to clean close. LQGs accumulating in containers do not have this requirement.
• Numerous documented cases exist where LQGs accumulating in containers abandoned their facilities only to require Superfund removal action, sometimes costing millions of dollars to cleanup.

Proposed Solution
• Require closure as a landfill for when LQGs accumulating in containers fail to clean close.
• Require LQGs to notify EPA or authorized state no later than 30 days prior to closing an accumulation area and within 90 days after closure of unit or facility.
Clarifying Generator Category Regulations

Problem
• The regulations that describe how to determine generator categories cause recurring questions.

Solution
• Clarify the regulations in a number of areas:
  ▫ Determining generator category when generating acute and non-acute hazardous waste in the same month
  ▫ Determining generator category when mixing solid and hazardous waste
  ▫ Explaining procedures for making hazardous waste determinations and counting hazardous waste
Other Revisions
Clarifying Regulations

Additional Clarifications
• Clarifying requirements for SQGs accumulating hazardous waste on drip pads and in containment buildings
• Defining terms not currently defined
• Deleting obsolete provisions
• Conforming changes
• Technical corrections
Stringency of Proposed Rule

• More stringent:
  ▫ Documenting hazardous waste determinations
  ▫ SQG re-notification
  ▫ Identifying risks of wastes being accumulated & labeling
  ▫ Notification of closure
  ▫ Biennial reporting for whole year
  ▫ Executive summary for contingency plans

• Less stringent:
  ▫ CESQG consolidation
  ▫ Episodic generation
  ▫ Waiver from 50-foot rule
Bottom Line:

- The proposed rule is an overhaul of the hazardous waste generator regulatory program

- The Agency is:
  - Proposing 60+ changes to the regulations – some small, some big
  - Proposing ~30 additional technical corrections to the program
  - Taking comment on practically every component of the generator regulatory program
Rule Process & Schedule

- Rule signed on Aug. 31, 2015
- Publication in Federal Register – Sep. 25 2015
- Public comment period- 60 days
- EPA reviews public comments and commences work on final rule
- Effective date/State adoption & authorization