







Part 1: Industrial and Hazardous Waste (IHW) Reporting and Record Keeping

- ➤ New IHW Rules
- >IHW Generator Status
- ➤ Types of Generators
- ➤IHW Generator Status Categories

- >NOR
- ➤ Annual Waste Summary
- ➤ How to Report
- ➤ State of Texas Environmental Electronic Reporting System (STEERS)



New IHW Rules

- ➤TCEQ's Rule Project Number 2019-086-335-WS has been adopted and is effective as of February 3, 2022.
- ➤ This rule project will revise Title 30, Texas Administrative Code, Chapter 335.
- ➤ Rule Package Contents:
- Generator Improvement
- Pharmaceutical Rule
- > Aerosol cans as Universal Waste
- > Revisions to Definition of Solid Waste
- State initiated steel foundry sand



IHW Generator Status

- Determined by how much hazardous waste generated on a monthly basis.
 - NOT an average for the year
- Can change from month to month.
 - > Episodic generation



IHW Generator Status Categories

Generator Category	Quantity of Acute Hazardous Waste per Month	Quantity of Non-Acute Hazardous Waste per Month	Quantity of Class 1 waste per month
Very Small Quantity Generator (VSQG)	Less than 1 kilogram (kg)	Less than 100 kg	Less than 100 kg
Very Small Quantity Generator* (VSQG)	Less than 1 kg	Less than 100 kg	Greater than 100 kg
Small Quantity generator (SQG)	Less than 1 kg	Greater than 100 kg and less than 1000 kg	Any amount
Large Quantity Generator (LQG)	Any amount	Greater than 1000 kg	Any amount
Large Quantity Generator (LQG)	Greater than 1 kg	Any amount	Any amount

^{*} VSQGs who must register



Reporting and Record Keeping

- ➤ Notice of Registration (NOR).
- ➤ Annual Waste Summary (AWS).
 - ➤ State of Texas Environmental Electronic Reporting System (STEERS) or paper.
- ➤ Manifests Applicable to SQG and LQG.
- ➤ Waste Determinations Applicable to all.
 - How to Classify Industrial and Hazardous Waste Texas Commission on Environmental Quality - www.tceq.texas.gov



Notice of Registration (NOR)

- ➤TCEQ-00002: Notification for Hazardous or Industrial Waste Management.
- ➤ Updates on paper or allowed in STEERS.



NOR

TCEQ-00002: Notification for Hazardous or Industrial **Waste Management**

- >Initial contact form.
- ➤ Updates can include adding waste streams, adding waste management units, changing contact information, or other information included on this form.

all lies	Notification for	Hazardous or
For TCEQ use only: IHW REG/	/CO/	/INITIAL-UPDATE



Industrial Waste Management

Bold items required for all notifications. * items required for all new notifications.

Instructions for filling out this form.

If information on this form applies to any other program area within the TCEQ, you must also complete a

TCEQ Core Data Form (TCEQ 10400) and send the Core Data Form to Central Registry at: Texas Commission on Environmental Quality, Central Registry MC144, P. O. Box 13087, Austin Texas 78711-3087			
Solid Waste Registration # (required for all updates): Effective Date:			
Part A: Site Information (refers to the location being registered)			
Submission Reason: Update Update			
*(Items marked with * are required for all new notifications.)			
1. EPA ID: TX			
2. Regulated Entity Number: RN 1			
3. Site Name:			
Site Location:*			
4. Street Address:			
or (provide site location description in #5 only if the site does not have a street address)			
5. Site Location Description:			
and			
6. City*:			
7. State*: TX 8. Zip+4:*			
9. County*:			
10. Primary North American Industry Classification System (NAICS) Code:*			
11. Site Land Type:*			
Private Federal State			
County Tribal Other:			
District Municipal			

TCEQ form #00002 (Rev. 01/2022) For TCEQ Use only: Log #

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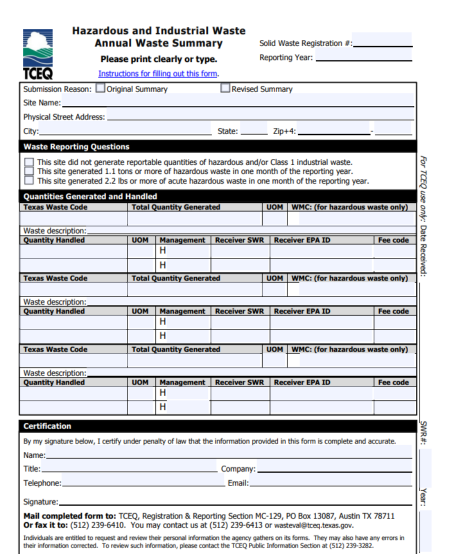
Annual Waste Summary

- ➤ Registered generators with active solid waste registrations must submit an Industrial & Hazardous Waste Annual Waste Summary (AWS) each year.
- The AWS reports information on the amount of hazardous waste and Class 1 Industrial waste generated or managed at their facility during the calendar year.
- ➤ Class 1 wastes that are recycled and universal wastes do not need to be reported on the AWS.
- ➤ Recycled hazardous waste counts toward your generator status and must be reported.



How to Report

On paper using the Annual Waste Summary Form 00436. The paper-based annual summary report is due on January 25 of the year following the calendar year reporting period.



For TCEQ Use only: Log #



TCEQ Form #00436 (Rev. 10/2016)

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How to report, Con't

≻Use STEERS:

- Electronically using <u>State of Texas Environmental</u> <u>Electronic Reporting System (STEERS)</u>. The annual summary report via STEERS is due on **March 1** of the year following the calendar year reporting period.
- ➤ STEERS users have the option to use Annual Preparation Files (APF) to track their manifests and generate an annual waste summary using the APF data as shown in the <u>Annual Waste Summary Annual Preparation File Generation Instructions for STEERS</u>.



State of Texas Environmental Electronic Reporting System (STEERS)

- Large Quantity Generators, whether industrial or nonindustrial, generating more than 2,200 pounds of hazardous waste in any calendar month must submit the AWS electronically through STEERS.
- ➤ Those generating less than 2,200 pounds of hazardous waste are encouraged, but not required, to use **STEERS** for these required reports.
- >STEERS has built-in error checking to minimize erroneous submissions.



STEERS NOR Updates

➤ Most updates can be submitted via STEERS.



IHW - STEERS Changes Allowed/Restricted

- Facility Information
- Waste Management Unit Information
- Waste Information
- Annual Waste Summary (AWS) Information



NOR Updates in STEERS

Facility Information

Allowed in STEERS	Restricted in STEERS
NAICS Code	Physical site location
Hazardous Waste Generation status	Company Name
Primary Site Contact	Site Name
	Registration Type(s)
	Registration Status
	Generator Type (Industrial/Noindustrial)
	Owner/Operator Contact
	Billing Contact
	EPA ID

Waste Management Unit Information

Allowed in STEERS	Restricted in STEERS	
System Type Codes for non-permitted units	Unit sequence, permit, or UIC number	
Wastes managed	Unit Type	
Description for non-permitted units	Status	
	Unit Regulatory Status	
	Off-site waste management	
	Capacity	

Waste Information

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	Allowed in STEERS	Restricted in STEERS	
	Add Hazardous, Class 1, or Class 2 waste	Cannot add Class 2 new chemicals or Class 3 waste	
	Origin Code	Company Waste Description	
╣	Management Location (on-site/off-site)	New Chemical Substance	
╣	Description	Status from Inactive to Active	
1	Management Units	Mixed with Radioactive Waste	
1	Status from Active to Inactive		
1	Recycled		
1	NAICS Code		
_	Source Code		
	EPA Form Code		
7	System Type Code		
	EPA Codes (EPA Hazardous Waste Numbers or EHWN)		

Annual Waste Summary (AWS) Information

Allowed in STEERS	Restricted in STEERS	
	Waste codes previously reported on AWS (editing a waste code)	



Part 2:Waste Accumulation and On-Site Management



Part 2:Waste Accumulation and On-Site Management- Topics

- ➤On-Site Accumulation
- ➤ Satellite Accumulation Areas(SAAs)
- ➤ Waste Management Units(WMUs)
- ➤ Proper labeling
- ➤ New Rule Alternative Options
- ➤ Universal Waste-Texas
- **≻**Emergency Planning
- **≻**Spills

Additional Topics

- ➤ Transport and Disposal
- ➤ Generator Resources



On-Site Accumulation

Hazardous Waste Storage Limits

- Large Quantity Generator(LQG)-No quantity maximum on storage/90-day limit on storage
- Small Quantity Generator(SQG)-Store up to 13,200 lbs./180-day limit on storage
- Very Small Quantity Generator(VSQG)- No time limit on storage but cannot store more than 2,200 lbs. at one time.

Industrial Nonhazardous waste

No quantity or time limit



Satellite Accumulation Areas(SAAs)

- ➤ Applicable to SQGs and LQGs
- >Extends hazardous waste storage on-site
- ➤ Accumulation at or near point of generation and until waste amount exceeds limit per area
 - Hazardous waste limit=55 gallons per area
 - Acute hazardous waste=1 kg in weight or 1 quart in volume



Satellite Accumulation Areas(SAAs) Cont.

SAA Limit Reached

- ➤ Mark date excess reached and move to central accumulation area within 3 consecutive calendar days.
- ➤Once waste enters the central accumulation area, mark accumulation start date(starts the clock on 90 days as a LQG or 180 as a SQG)

Other Requirements:

- ➤ Subject to container compatibility, labeling and contingency plan requirements
- ➤ Map or record of location of areas
- Keep containers closed but under limited circumstances can be temporarily opened



Waste Management Units(WMU)

- ➤ Where waste is stored for example: containers, tanks, containment buildings, drip pads, etc.
- ➤ Indicate on your Notice of Registration(NOR)
- > Inspection required
- ➤ Notify TCEQ if your facility or WMU's are closed or permanently taken out of service and comply with closure requirements in 30 TAC 335.8



WMU's Inspections

- ➤ Depending on unit type, can require daily or weekly inspection.
- ➤ Examples: Tanks-Daily, Containers-Weekly
- >Keep inspection logs and records



WMU's Inspections Cont.

Check:

- Accumulation start dates noted
- ➤ Units are meeting the required storage deadline
- ➤ Units are in good condition
- ➤ Containers/tanks properly closed
- ➤ Secondary containment unit is in adequate condition (if required)
- Incompatibles are stored properly
- ➤ Units labeled correctly
- ➤ Adequate aisle space maintained



Proper Labeling and New Updates

For SQGs and LQGs

- New- In addition to your hazardous waste label, On-site containers and tanks labels must indicate the hazards of the contents using an established methods (DOT, OSHA, and NFPA)
- ➤ For drip pads and containment buildings document waste contents near the accumulation units
- ➤ Before shipping waste off-site labels must include waste codes or use a bar-coding system











Managing Hazardous Waste as Universal Waste

- ➤ No manifest is required when transporting
- ➤ <u>Does not count toward your hazardous waste</u> generator status
- ➤ Can accumulate for up to one year from the start of generation
- ➤ Not included on the AWS or NOR
- >Exempt from annual fees



Universal Waste in Texas

- > Aerosol cans (new)
- ➤ Batteries
- > Mercury containing equipment
- > Pesticides
- ➤ Lamps
- ➤ Paint and Paint Related Waste (only in Texas)



Universal Waste in Texas Cont.

- ➤ One year accumulation limit
- > Record accumulation start date
- ➤ Must be hazardous
- ➤ Label containers "Universal Waste-Type of UW"

 Example: "Universal Waste-Paint and Paint Related Waste"
- ➤ Send Universal Waste to a Universal Waste handler or designated Treatment, Storage and Disposal Facility (TSDF)



Emergency Preparedness and Planning

Generators must plan for emergencies per 30 TAC 335.53(f) and 335.61

- >SQGs- Required, Have emergency procedures in place:
 - Communications
 - Designate Emergency Coordinator
 - Emergency Phone Numbers
 - Employee training
- LQGs-Written Contingency Plan required. New rule requirement to submit a Quick Reference Guide of their continency plan to all local emergency providers.
 - New LQG's must submit now
 - Existing LQG's can submit a Quick Reference Guide when they update their contingency plan.



Spills

Respond and document any spills:

- ➤ What spilled?
- ➤ How Much?
- >Where?
- > Why spill was or was not reported



Alternate Waste Management Options-Adopted by TCEQ February 3, 2022

Episodic Generation

- ➤ Available for VSQGs and SQGs
- ➤Allows one planned or one unplanned episodic event per calendar year.
- > Requirements:
 - 30 Texas Administrative Code 335.60
 - 40 Code of Federal Regulations Part 262 Subpart L
- ➤ Both registered generators and unregistered generators must notify TCEQ
- ➤ More detailed information on TCEQ's webpage: Episodic Waste Generation



Alternate Waste Management Options Cont.

VSQG Consolidation to LQG

- ➤ Available to LQGs and VSQGs
- ➤ Allows VSQG to send hazardous waste to LQG <u>under control of same</u> <u>person</u> if the generators meet certain requirements.
- ➤ For requirements refer to rules:
 - 30 Texas Administrative Code 335.53(f)
 - 40 Code of Federal Regulations 262.17(f)
- Must Notify TCEQ (update NOR) 30 days before accepting any VSQG waste
- ➤ More detailed information on TCEQ's webpage: <u>VSQG Hazardous Waste</u> <u>Consolidation</u>



Waste Transport and Disposal

- ➤ Generators are responsible for wastes from Cradle to Grave
- ➤ Carefully choose Transporter and a Treatment, Storage, and Disposal facility (TSDF)
- ➤ Verify both are authorized with TCEQ and have active EPA ID
- ➤ Maintain manifest records(who transports your waste and where it goes)



Waste Transport

> Hazardous Waste and Industrial Class 1 Waste

- Must be an Industrial and Hazardous Waste(IHW) Transporter Registered with TCEQ
- Follow Department of Transportation(DOT) requirements

>Universal Waste

- TCEQ does not require transporters of universal waste to be registered
- Follow DOT requirements



Waste Disposal

> Hazardous Waste

- Permitted by TCEQ
- Treatment, Storage and Disposal Facility (TSDF)
- List of these facilities is available in TCEQ's General Information Document GI-225

> Industrial Waste

- Class 1 Specific Type 1 Municipal Solid Waste(MSW) Landfills or TSDF
- Class 2 & 3 Any Type 1 MSW landfill
- List of active TX landfills is available in TCEQ's GI-611

>Universal Waste

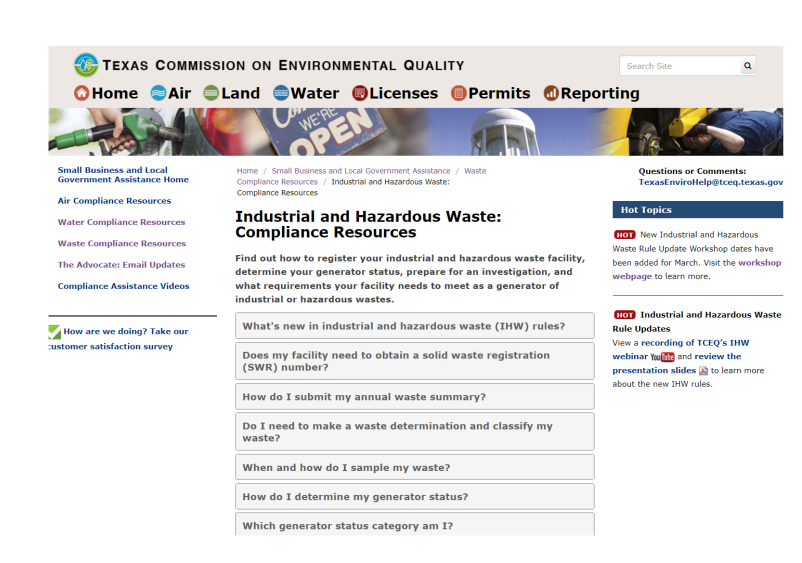
- Universal waste handler, or
- Approved TSDF or recycling facility



Generator Resources

IHW Compliance Webpage

- How to register your IHW facility
- Determine your generator status,
- Prepare for an investigation
- > Generator requirements





Checklists

Compliance Evaluation Checklists

Typically, a TCEQ investigator will contact you to schedule any routine, noncomplaint investigation and send you a list of items they plan to review. These checklists help investigators evaluate generators consistently and are available to the public.

- Pre-Investigation 🔉
- General Facility
- Container Storage Area 🔉
- Subpart AA (Air Emission Standards for Process Vents)
- Subpart BB 🔊 (Air Emission Standards for Equipment Leaks)
- Subpart CC (Air Emission Standards for Tanks and Containers)
- New Tanks
- Existing Tanks 🔉
- Universal Waste Destination Facility 🔉
- Universal Waste Large Quantity Handler 🔊
- Waste Transporter 🔉
- Used Oil Handler 🔉
- Investigation Checklists for All Media (including air, water, and waste)



Regulatory Guidance Documents

- > RG-234 Overview of Industrial and Hazardous Waste rules- In Revision
- > RG-022 Classification and Coding of Industrial and Hazardous waste
 - How to create Texas Waste Code
 - How to determine a waste is hazardous
 - Helpful checklist in Chapter 3
- > RG-151 Annual Waste Summary Instructions
- > RG-370 Managing Paint and Paint Related Waste
- > RG-086 Transporting Waste in Texas—A Guide to Regulations
- GI-225 Commercial Management Facilities for Hazardous and Nonhazardous Industrial Solid Waste



Small Business and Local Government Assistance

Getting Help

TCEQ has 16 Regional Offices with SBLGA staff to provide technical assistance

- > One-on-one assistance-Onsite, in the office or on the phone
- Compliance Assistance Hotline
 - 800-447-2827
 - M-F 8:00am-5:00pm
 - Email: <u>TexasEnviroHelp@tceq.texas.gov</u>
- www.TexasEnviroHelp.org
 - Media Specific
 - Industry Specific
 - Special Topics





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