Hazardous Waste Regulations and the Metal Finishing Industry



PURPOSE OF PRESENTATION

- Provide an overview of hazardous waste regulations applicable to metal finishing facilities that are generators of hazardous waste
- Provide specific examples of hazardous waste violations noted during inspections
- Provide an overview of a typical HW inspection

DISCLAIMER!

- This presentation:
 - does not cover every environmental requirement
 - is only to provide an overview of hazardous waste regulations pertinent to the metal finishing sector
- You are responsible to ensure your waste management practices are in compliance with all pertinent federal and state and local regulations.

Goals of the Resource Conservation and Recovery Act (RCRA)

- ◆ To protect human health and the environment
- To reduce waste and conserve energy and natural resources
- ◆ To reduce or eliminate the generation of hazardous waste as much as possible



RCRA

- Subtitle C relates to Hazardous Waste
 - ◆ 40 Code of Federal Regulations (CFR) Parts 260 - 279)
 - Generator requirements
 - Transporter requirements
 - Treatment, storage, and disposal (TSD) facility requirements
 - Used Oil requirements
 - Universal Waste requirements

Definition of Solid Waste

- In order for a material to be a "hazardous waste" it first must be a "solid waste."
- The term "solid waste" is defined at 40 CFR 261.2(a)(1) "A solid waste is any discarded material that is not excluded by 261.4(a) or that is not excluded by a variance granted under 260.30 and 260.31." A solid waste can be solid, liquid, or contained gases.

Definition of Solid Waste

- The definition of "discarded" includes:
 - Abandoned materials (including burned, disposed, or discarded materials);
 - Recycled materials (including accumulated, stored, or treated materials);
 - Inherently waste-like materials, and;
 - Military munitions

Hazardous Waste Determinations

- If your waste is a solid waste, it may be a hazardous waste:
 - ♦ Has a hazardous waste determination been made on your wastes?
 - ◆ A hazardous waste determination is required by 40 CFR Part 262.11
 - ♦ Hazardous waste determination required when waste is first generated - not prior to shipment offsite



Hazardous Waste Determinations

- A generator should determine if the waste is a listed waste
- If the waste is not listed, the generator must determine whether the waste is characteristic by either: 1) testing, or 2) applying knowledge of the waste in light of the materials or processes used



Hazardous Waste Determinations – Listed Wastes

- Is the waste a listed hazardous waste under 40 CFR 261 Subpart D?
 - ◆ Solvents F001-F005
 - ◆ Electroplating wastewater treatment sludge F006
 - ◆ Spent cyanide plating bath solution F007
 - Plating bath residues from cyanide plating process –
 F008
 - Spent stripping and cleaning bath solutions from cyanide plating process - F009
 - ◆ Aluminum chemical conversion coating wastewater treatment sludge - F019
 - ◆ There are also K and P-listed wastes



Hazardous Waste Determinations – Characteristic Wastes

- If not listed, is the waste a characteristic waste under 40 CFR 261 Subpart C?
 - ◆ Ignitable D001 (i.e., solvents)
 - ◆ Corrosive D002 (i.e., acid and/or caustic baths)
 - Reactive D003 (i.e., cyanide reacting to low or high pH)



Hazardous Waste Determinations – Characteristic Wastes

- Or, does the waste have a toxicity characteristic per 40 CFR 261 Subpart C?
 - ◆ Toxic (Toxicity Characteristic Leaching Procedure Test (TCLP)) for a variety of metals and chemicals, including (but not limited to):
 - Cadmium D006
 - Chromium D007
 - Lead − D008
 - Mercury D009
 - Selenium D010
 - Silver D011



Types of Wastes Generated at Metal Finishing Facilities

- Rinsewaters/Wastewaters
- Plating bath sludges
- Spent filters
- Dust from grinding and/or polishing operations
- Spent anodes
- Spent plating baths



Types of Wastes Generated at Metal Finishing Facilities (cont.)

- Spent acids or bases
- Spent or used stripping bath solutions
- Etching solution wastes
- Wastewater treatment filter cake
- Spent solvents and/or paints
- Chemicals that are off-specification or have exceeded their shelf life



Types of Wastes Generated at Metal Finishing Facilities (cont.)

- Spill residue (i.e., kitty litter, soils, liquids, etc.)
- Maintenance tools (i.e., mops, brooms, etc.)
- Used Oil
- Used Personal Protective Equipment
- Waste paint-related materials (includes solvents used for cleaning)
- Spent fluorescent lamps
- Spent batteries



Typical Hazardous Waste Determination Violations (40 CFR 262.11)

- Failure to make a hazardous waste determination
- Inadequate hazardous waste determination
- Failure to have supporting waste determination documentation

Generator Status

- Generators should identify and count (determine the quantity) of all hazardous waste generated each month
- How much hazardous waste generated per month determines what regulations are applicable to your facility

Generator Status (cont.)

- Is your facility a Large Quantity Generator (LQG) or Small Quantity Generator (SQG)?
 - ◆ LQG: generates 1,000 kg or more of HW or >1 kg of acute hazardous waste in a month
 - ◆ SQG: generates less than 1000 kg/mo of HW in a month and accumulates no more than 6,000 kg at any time
- A generator's status can change month to month



Generator Status (cont.)

- How much waste does that represent?
 - ◆LQG generates more than 5* drums of hazardous waste (≥ 1000 kg) in a month
 - ◆ SQG generates up to five* 55-gallon drums (1,000 kg) of waste per month
 - * Very approximately

LQG Requirements

- Conduct hazardous waste determination (40 CFR 262.11)
- EPA ID number required (40 CFR 262.12)
- Store hazardous waste less than 90 days
 - ◆ except for F006 waste (up to 180 days, per 262.34(g)) IF:
 - Pollution prevention measures have been implemented
 - Accumulate or store no more than 20,000 kg
 - The F006 waste is legitimately recycled through metals recovery
 - Written procedures

- Label HW as soon as it is placed in a container
 - ◆Include starting date of hazardous waste accumulation on each container (40 CFR 262.34(a)(2))
 - ◆Mark each hazardous waste container with the words "Hazardous Waste" (40 CFR 262.34(a)(3))
 - ◆ In California, labels must also include:
 - composition and physical state of waste
 - hazardous properties of the waste
 - facility name and address

- Keep HW containers closed (40 CFR 265.173)
- Ensure containers are in good condition (40 CFR 265.171)
- Maintain adequate aisle space (40 CFR 265.35)
- Inspect the hazardous waste storage areas weekly (40 CFR 265.174)
- Label oil going for recycling with the words "USED OIL" (40 CFR 279.22(c))

- Hazardous Waste Tank Requirements (40 CFR 265 Subpart J) include:
 - Daily inspections
 - Secondary containment
 - Professional certification
 - ◆ Leak detection system



- Complete hazardous waste manifests
- Ship hazardous waste to a permitted Treatment, Storage and Disposal Facility (TSDF)
- Must have communication or alarm system (40 CFR 265.34)
- Emergency equipment required (40 CFR 265.32)



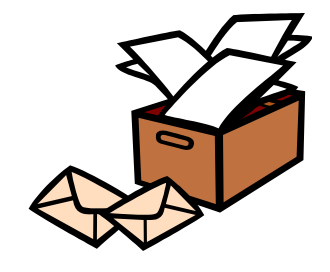
- Contingency plan required (40 CFR 265.50-56), including:
 - Descriptions of arrangements with local emergency response agencies
 - ◆ Lists the names, addresses, and phone numbers of persons qualified to act as emergency coordinators
 - ◆ Lists all emergency equipment
 - Provides locations and physical descriptions of the equipment
 - Outlines emergency equipment capabilities
 - ◆ Includes an evacuation plan



- Employees must be trained on proper handling of hazardous waste (40 CFR 265.16)
 - ◆ Trainer must be trained on hazardous waste management procedures
 - Must ensure personnel are able to effectively respond to emergencies
 - Training must be completed w/in 6 months of employment
 - ◆ Annual refresher training required

- Training records retention (40 CFR 265.16(d) & (e))
 - ◆ Job title for each hazardous waste position
 - ◆ Name of employee filling each hazardous waste position
 - Written job description for each position
 - Written description of each type of training
 - ◆ Amount of each type of training
 - ◆ Documentation of training and refreshers
 - ◆ Training records of current employees kept until facility is closed and 3 years for those who have left

- Complete exception reports for manifests not returned by TSD
- Submit Biennial Hazardous Waste Report (aka BRS) to the State



SQG Requirements

Are the same with some exceptions:

- ◆ Small quantity generator must never accumulate > 6,000 kg of hazardous waste
- ◆ Facility can store hazardous waste for:
 - Up to 180 days (40 CFR 262.34(d)), or
 - Up to 270 days if disposal facility > 200 miles away (40 CFR 262.34(e))

- Instead of a contingency plan:
 - ◆ Must have emergency coordinator on site or on call at all times (40 CFR 262.34(d))
 - ◆ Post emergency information by the telephone (40 CFR 262.34(d)), including location of emergency equipment and telephone number of the fire department
- Instead of training requirements/plan:
 - ◆ Ensure all employees are familiar with proper waste handing and emergency procedures (40 CFR 262.34(d)(5)(iii)

- Reduced requirements for hazardous waste storage tanks according to 40 CFR 265.201, for example:
 - Inspection requirements (daily or weekly, depending)
 - Secondary containment or freeboard requirements
 - ◆ Wastes must be "compatible" with tank

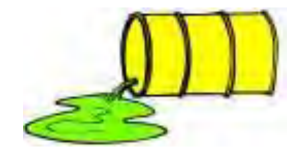


Common Generator Violations

- Failure to conduct hazardous waste determination
- Storage over allowable time limits
- Failure to label and date containers
- Failure to close containers
- Failure to train employees in hazardous waste management and keep training records

Common Generator Violations(cont.)

- Failure to conduct weekly inspections of your storage or accumulation area
- Containers in poor condition
 - Dented or rusted containers
- Failure to minimize the possibility of a release
- Inadequate aisle space



Generator Violations

- Illegal disposal (SWDA 3005; 40 CFR 270.1c)
 - Failing to clean up releases or drippage
- Incompatible storage (40 CFR 265.17)
 - storing acids next to solvent wastes
- Failure to notify EPA of your hazardous waste generation or obtain an EPA ID number
- Manifests (40 CFR 262 Subpart B)
 - ◆ Incomplete information on forms
 - ◆ Failure to use manifests

Generator Violations (cont.)

- Taking waste from one facility to another offsite facility (even if owned by the same company) without a manifest
- Using a transporter that does not have an EPA
 ID Number

Other Concerns at Metal Finishing Facilities

- Poor housekeeping
- Products stored in a "waste-like" manner (may be considered wastes)
- Unknown chemicals in storage (may be considered wastes)
- Poor building condition and/or maintenance



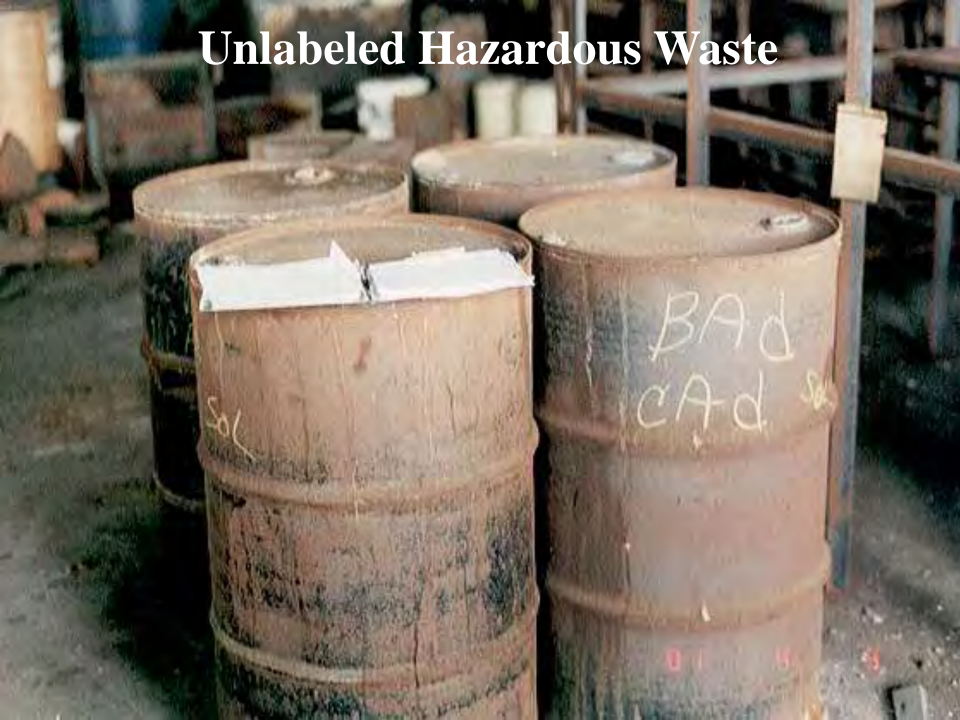
Common Violations

Actual inspection photos

































Universal Waste (40 CFR 261.9 and 273)

- ◆Universal wastes are hazardous wastes that have reduced regulatory requirements
 - Batteries (40 CFR 273.2)
 - Pesticides (40 CFR 273.3)
 - Thermostats (40 CFR 273.4)
 - Lamps (40 CFR 273.5)

Universal Waste-Lamps

- Fluorescent Tubes
- High-intensity Discharge Lamps
- Sodium Vapor Lamps
- Any Other Lamps With Mercury



Universal Wastes-Batteries

- Nickel-Cadmium
- Carbon Zinc
- Mercury Batteries
- Most Alkaline Batteries
- Lead-Acid Car Batteries Can Be Universal Wastes, or be regulated under
 Part 266

How Are Universal Wastes Different From Other Haz Wastes?

- Can Be Stored For Up To One Year
- No Manifests Required
- Fewer Labeling Requirements
 - ◆ "Universal Wastes-***" (Lamps, Batteries, etc.)
- Must Be Stored In Structurally Sound,
 Closed Containers



Universal Waste Common Violations

Actual inspection photos







Treatment, Storage, & Disposal

- Generators may not store hazardous waste for longer than is allowed
- Federally, generators are allowed to conduct
 limited types of treatment in containers or tanks
- Any facility, SQG or LQG, should ensure a permit is not required prior to treating or disposing of hazardous waste
 - For example, in California, generators need permits or authorization for certain types of treatment that the federal regulations allow

Land Disposal Restrictions (40 CFR 268)

- Generators must comply with 40 CFR 268.7(a) (5)
- Wastes must meet LDR treatment standards prior to land disposal
- LDR establishes treatment standards for each hazardous waste code
- Applies to anyone whose waste will be disposed of in land disposal units
- Treatment is required prior to disposal (40 CFR 268, Subpart D)
- Dilution is prohibited as a substitute for treatment
- LDR notifications are required

EPA INSPECTION PROCEDURES — what does the inspector do?

- Drive by and around facility property
- Enter the facility
- Ask for facility owner and/or representative
- Show EPA credentials
- Discuss authority, process,Confidential Business Information procedures



EPA INSPECTION PROCEDURES

- Will ask questions about facility processes and wastes generated
- Will ask to see waste determination info
- Will conduct a walk-through the facility (visual inspection) and document any violations noted during the walkthrough; photos may be taken

EPA INSPECTION PROCEDURES

- Will ask to see the following:
 - Manifests and Land Disposal Restriction Notices
 - ◆ The facility's contingency plan (LQG's only)
 - ◆ A training plan and training records (LQGs)
 - ◆ Documentation or records for any new waste streams observed during the facility tour
- Will conduct exit interview discuss any violations or concerns noted during the inspection and answer any questions
- Will complete paperwork and exit the facility

What To Do During an Inspection

- Don't deny the inspector access to your facility
- Cooperate with the inspector
- Always tell the truth. If you don't know the answer to a question, say so - don't make up an answer
- Provide accurate and factual information
- Provide copies of any documents requested by the inspector
- Feel free to contact your consultant if you have one if you wish
- Ask any questions you might have

What To Do Post Inspection

- If violations were determined, either during or after the inspection, do the following:
 - Correct all deficiencies as quickly as possible
 - Promptly reply with a letter (or e-mail) to the EPA
 Enforcement Officer that describes the actions you took or will take to correct the deficiencies
 - ◆ If you can't correct the deficiencies or return to compliance in a timely manner, send the Enforcement Officer a schedule as to when you will have all deficiencies corrected
 - ◆ Always send the Enforcement Officer documentation that you corrected all deficiencies
 - ◆ Feel free to call or e-mail if you have questions

Metal finishers in California should be aware that state regulations are more stringent than the federal regulations

DTSC Regulatory Assistance:
 http://www.dtsc.ca.gov/ContactDTSC/Regulatory-Assistance-Officers.cfm or 800-728-6942



- http://www.dtsc.ca.gov/HazardousWaste/upload/WetFloors_ Electroplating_Guidance20101.pdf
- http://www.dtsc.ca.gov/HazardousWaste/upload/Electroplating_Manual2009.pdf



Other State Compliance Resources

- Arizona http://www.azdeq.gov/function/assistance/comp.html
- Nevada http://ndep.nv.gov/bwm/hazard.htm
- Hawaii –
 http://hawaii.gov/health/environmental/compliance



Another Resource



 National Metal Finishing Resource Center http://www.nmfrc.org/