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Chapter 1: Introduction

1.1 Purpose

Purdue University is committed to providing a healthy and safe work environment for the campus community. The Purdue University Hazardous Waste Disposal Guidelines (HWDG) establishes a formal written program for the safe and compliant collection, storage, and disposal of hazardous waste. The term “hazardous waste” refers to any material designated as a hazardous waste by the Environmental Protection Agency (EPA). Hazardous waste may include, but is not limited to, undesired or outdated chemicals, spent chemical solutions, chemically contaminated debris or media, electronics devices, fluorescent lamps, and batteries. Determining if a chemical waste meets the regulatory definition of a hazardous waste can be difficult and requires specific training. Therefore, it is Purdue’s policy that all staff assumes that all chemical wastes are hazardous and must be managed by the Environmental Health and Safety Department. Because of the technical nature of hazardous waste determination, the terms “chemical waste” and “hazardous waste” are used synonymously throughout this document.

Hazardous waste regulations are strictly enforced by both the EPA and the Indiana Department of Environmental Management (IDEM). Purdue University is a large quantity generator of hazardous waste and operates a permitted treatment, storage, and disposal facility. As such, Purdue University is subject to the most stringent hazardous waste management regulations. The disposal of hazardous waste requires a system of policies and procedures to protect human health and the environment, and to ensure compliance with governmental regulations. It is essential that each individual that generates hazardous waste at Purdue University comply with the rules, policies, and procedures detailed in this document.

1.2 Scope

The HWDG applies to all laboratories, shops, maintenance areas, or other Purdue facilities that use, store, or handle chemical waste. The HWDG describes the proper use and handling procedures to be followed by all faculty, staff, and other personnel working with chemical waste in all settings at Purdue University.

The HWDG was prepared in accordance with the requirements of the EPA’s Resource Conservation and Recovery Act (Title 40 of the Code of Federal Regulations) and the Indiana Administrative Code administered by the IDEM (329 Indiana Administrative Code 3.1).

1.3 Employee Rights and Responsibilities

Employees and other personnel who work at Purdue University have the right to be informed about the potential health hazards of the chemicals in their work areas and to be properly trained to work safely with these substances, including hazardous wastes. Purdue’s
commitment to comply with all applicable environmental health and safety regulations as well as the protection of human health and the environment can only happen when everyone takes responsibility for their own hazardous waste. All employees that handle hazardous waste must be trained on the procedures detailed in this document. The area supervisor (e.g., principal investigator, shop supervisor) is ultimately responsible for managing the hazardous waste program in their lab, shop, or maintenance area in a safe and compliant manner. It is also the area supervisor’s responsibility to ensure that all area employees receive proper instruction and training on hazardous waste handling procedures and that all training is documented.

1.4 Environmental Health and Safety

Environmental Health and Safety (EHS) serves as the environmental health and safety department for Purdue University. EHS’s primary role is to assist in monitoring regulatory compliance with various federal, state, and organizational regulations involving environmental health and safety issues. One of the primary services that EHS provides is hazardous waste collection for the West Lafayette Campus. The primary responsibility of EHS’s Hazardous Materials Management (HMM) section is to pick up, transport, process, and dispose of all hazardous waste in a safe and environmentally responsible manner. Careful consideration is given to the disposal of every single container that is picked up and processed by EHS HMM, with the highest priority given to environmental stewardship. More detailed information regarding the services provided by EHS HMM can be found on the EHS Hazardous Materials Management webpage, or by calling 765-494-0121.

1.5 Chemical and Laboratory Safety Committee

Purdue University has established the Chemical and Laboratory Safety Committee (CLSC) with the responsibility to promote safe and proper chemical management at all Purdue campuses and related facilities. Chemical management includes, but is not limited to, the procurement and safe handling, use, storage, and disposal of chemicals. The CLSC reviews campus safety programs and makes recommendations to the provost as appropriate. The CLSC consists of members appointed from the faculty and staff of the major research, teaching, and service areas where chemicals are handled or used. Although EHS facilitates the content of the HWDG, it is ultimately the responsibility of the CLSC to approve changes and updates to the HWDG.
Chapter 2: Hazardous Waste Defined

2.1 Regulatory Authority

The EPA’s Resource Conservation and Recovery Act (RCRA) passed by the United States Congress in 1976, mandates the proper identification, labeling, handling, storage, and disposal of hazardous waste for protection of human health and the environment. In addition to federal regulations, the state of Indiana also regulates hazardous waste. IDEM administers the hazardous waste compliance program in Indiana. This combination of federal and state regulations governs the management of hazardous waste from the point of generation to the point of final disposition, also known as “cradle to grave management”.

The Purdue University West Lafayette Campus is inspected on an annual basis by the EPA and IDEM for compliance with hazardous waste regulations. Not only does the EPA and IDEM inspect the EHS managed treatment, storage, and disposal facility where all waste from campus locations is stored and processed, the EPA also inspects hazardous waste collection areas (e.g., laboratories, shops, maintenance areas) on campus. The EPA can, and often does fine colleges and universities for being out of compliance with hazardous waste regulations so it is critical that all hazardous waste be managed in accordance with the procedures detailed in this document.

2.2 Hazardous Waste Determination

For a material to be classified as a hazardous waste, it must first be a “solid waste”. The EPA defines a solid waste as garbage, refuse, sludge, industrial waste, or other discarded materials. Solid waste is a regulatory term that is very broad and includes both non-hazardous and hazardous waste but is not limited to wastes that are physically solid. Many solid wastes are liquid, semisolid, or gas; solid waste is only a regulatory term. There are two criteria to determine if solid waste is hazardous waste. First, determine if solid waste exhibits one or more of the following characteristics: ignitability, corrosivity, reactivity, or toxicity. Second, determine if the solid waste is listed by the EPA as a hazardous waste. EHS Chemists will make all waste determinations.

2.2.1 Characteristic Hazardous Waste

Characteristic hazardous waste is solid waste that is ignitable, corrosive, reactive, and/or toxic. The specific criteria for the characteristics of ignitability, corrosivity, and reactivity are denoted by the D001, D002, and D003 codes respectively. A waste is considered to exhibit
the characteristic of toxicity if it is in concentrations greater than the regulatory thresholds established by the EPA. These specific contents are denoted with the codes D004-D043.

2.2.2 Listed Hazardous Waste

Wastes may be hazardous if the EPA specifically lists them. There are four EPA lists for hazardous waste:

1. F list
2. K list
3. P list
4. U list

The F list includes wastes from nonspecific sources. At Purdue, the most common F listed waste is waste generated from the use of organic solvents. This includes waste mixtures of organic solvents and debris and/or media contaminated with organic solvents.

The K list includes wastes generated from specific industrial processes and is not typically applicable at a university setting.

The P list and the U list include pure or commercial grade formulations of specific unused chemicals. Chemicals on the P list are considered acutely toxic and chemicals on the U list are considered toxic. Chemicals on both the P and U lists can also display other characteristics, such as ignitability, corrosivity, and/or reactivity.

2.3 Trade Products

Many common trade products such as fuels and cleaners have EPA regulated materials included in their chemical makeup and it is not always evident that the product is hazardous by only looking at the product label. For this reason, it is essential that the SDS be reviewed before using and/or disposing of any trade product waste. All trade products must be submitted to EHS for proper disposal (procedures are detailed in Chapter 5). Table 2.1 lists a few common trade products that contain EPA-regulated materials and must be managed as hazardous waste.

<table>
<thead>
<tr>
<th>Table 2.1 – Common Trade Products Containing Hazardous Chemicals</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aromatic Hydrocarbons</td>
</tr>
<tr>
<td>Creosote</td>
</tr>
<tr>
<td>Degreaser Fluids</td>
</tr>
<tr>
<td>Diesel Fuel</td>
</tr>
<tr>
<td>Duplicating Fluid</td>
</tr>
<tr>
<td>Dry Cleaning Fluids</td>
</tr>
<tr>
<td>Fuel Oil</td>
</tr>
<tr>
<td>Gasoline</td>
</tr>
</tbody>
</table>
Chapter 3: Hazardous Waste Storage Requirements

3.1 Satellite Accumulation Areas

Hazardous waste containers generated at Purdue University are stored in satellite accumulation areas (SAA). SAAs are used to manage hazardous waste in laboratories, shops, and maintenance areas because doing so provides safe and effective means to accumulate hazardous waste before removal by EHS. Additionally, SAAs provide the least restrictive regulatory option for the accumulation and storage of hazardous waste containers. The following SAA rules must be followed at all times when managing hazardous waste on campus:

- All waste must be stored in containers. Generators must supply their own waste containers. Usually, the original container of the main component of the waste can be used (e.g., 4-liter glass jar). Purdue University Stores also offers waste containers such as 20-liter carboys for sale.
- Containers must be compatible with the waste they contain. Do not use metal containers for corrosive waste or glass containers for waste containing hydrofluoric acid. For liquid waste, only use a container designed for liquids; the container must seal and not leak (no liquids in bags). Food grade containers such as milk jugs should never be used for chemical storage.
- Containers must be kept closed at all times except when adding or removing waste. Open waste containers are the most common EPA hazardous waste violation cited at colleges and universities. Not only is this a violation of EPA regulations, but open containers also allow evaporation, invite spills, and can potentially cause employee exposure to a hazardous substance. Safety funnels that close and seal can be used as a more convenient way to fill waste containers as shown in Figure 3.1.

Figure 3.1 – Safety Funnel
• Containers must be labeled or clearly marked with words that describe the contents of the waste and the words "Hazardous Waste". More detail regarding hazardous waste container labeling can be found in Chapter 4.

• All containers must be in reasonably good condition and not leaking. Containers must be clean and without gross chemical contamination on the outside. If a container holding hazardous waste is not in good condition, or if it begins to leak, area personnel must transfer the hazardous waste to a container that is in good condition. Alternatively, overpack the container that is leaking or in poor condition into a larger, compatible container with a tight-fitting lid. If leaks or spills occur, all evidence of leakage and spilled material must be cleaned up immediately. Collect all spilled materials and debris used in the cleanup process as hazardous waste. Contact EHS at 765-494-0121 if assistance with spill cleanup is needed. If the hazardous waste spill creates an emergency situation, contact the Purdue University Fire Department by calling 911. More detail regarding emergency procedures can be found in Chapter 9.

• Containers must be stored at or near the point of generation and under the control of the generator of the waste. Waste must remain in the same room that is generated in. Establish an area to accumulate hazardous waste. This area can be a bench top, fume hood that is being used for storage (should not be a process fume hood), or a cabinet. Store containers upright and securely. Do not place containers in areas such as hallways, doorways, sinks, or next to moving equipment where the chance of spills is likely. Never store waste containers in public areas such as classrooms or reception areas. Figure 3.2 shows a typical compliant SAA collection ready for EHS pickup.

Figure 3.2 – SAA Collection

• The waste storage volume should never exceed 55 gallons per SAA.

• Containers must be segregated by chemical compatibility during storage. For example, acids (e.g., hydrochloric acid) must be stored away from bases (e.g., sodium hydroxide) and organic acids (e.g., acetic acid) must be stored away from oxidizing acids (e.g., nitric
acid). Segregation can be achieved either by physical distance or by secondary containment as shown in Figure 3.3.

Figure 3.3 – Hazardous Waste Segregation Using Secondary Containment

- Avoid mixing waste streams such as acids and bases, or halogenated and non-halogenated wastes in the same waste container. Collect all highly toxic, reactive, mercury, and any exotic wastes (e.g., dioxin compounds, PCBs, controlled substances, organo-mercuric compounds) separately even if they are chemically compatible with other waste streams. Doing so can result in costly disposal fees (e.g., mixing mercury with organic solvent waste means that the entire waste stream must be treated as mercury waste).
- Identification of SAAs by signage is not required, but it is recommended as a good practice. Appendix A lists the SAA rules and can be posted in waste collection areas.

3.2 Liquid Chromatography Waste

Liquid chromatography (LC) is an analytical technique used to separate, identify, quantify, and purify individual components of a mixture. This technique is very common in biological and chemical research. The most common type of LC at Purdue is High Performance Liquid Chromatography (HPLC). Purdue has numerous LC instruments located in laboratories all over campus. Because organic solvents (e.g., Methanol, Acetonitrile) are commonly used in the process, most LC waste is regulated by the EPA. Consequently, all containers collecting LC waste must remain closed while the LC unit is in operation. It is neither acceptable to place a waste line running from the LC unit into an open waste container nor is it acceptable to use foil or Parafilm® as a means of closure. Figure 3.4 illustrates these unacceptable LC collection practices.
Chapter 3: Hazardous Waste Storage Requirements

One of the following practices must be employed in order to comply with hazardous waste regulations for LC waste collection systems:

1. Purchase an engineered container and/or cap designed for LC waste collection. Figure 3.5 shows several examples of acceptable solutions for proper LC waste collection that can be purchased.

2. An existing cap can be modified by the research lab for LC waste collection. To modify an existing cap, a hole can be drilled into a cap. The diameter of the hole should be similar to the diameter of the waste line; there should be a tight fit between the container opening and waste line. In addition, a hole should be drilled to accommodate any exhaust filter or air valve tube that may be required. It is recommended that either a 4-liter container or 5-gallon carboy be used for waste collection. The modified cap should be replaced with a regular, unmodified cap once the container is full and ready for EHS pickup. See Figure 3.6 for examples of acceptable modified caps.
<table>
<thead>
<tr>
<th>Exhaust Filtered</th>
<th>2 Line Carboy</th>
<th>2 Line Glass 4 L</th>
<th>Exhaust Filtered</th>
</tr>
</thead>
</table>

![Figure 3.6 – Proper LC Waste Collection with Modified Caps](image)

Figure 3.6 – Proper LC Waste Collection with Modified Caps
Chapter 4: Hazardous Waste Labeling

All chemical constituents in hazardous waste containers must be identified by knowledgeable personnel. Not only is this required by the EPA, it also ensures that waste can be properly characterized and disposed of by EHS. If there is uncertainty about the composition of a waste stream resulting from an experimental process, employees must consult with the area supervisor for assistance. In most cases, careful documentation and review of all chemical products used in the experimental protocol will result in accurate waste characterization. Additionally, review safety data sheets (SDS), specifically Section 2, “Hazard Identification” and Section 13, “Disposal Considerations”, to obtain information about hazardous constituents and characteristics.

All waste must be properly labeled as soon the first drop of waste enters a waste container. Containers must be labeled and clearly marked with words that describe the contents of the waste and the words “Hazardous Waste”. Chemical constituents should be listed completely in a percentage format. Listing accurate percentages is not as important as listing all the chemicals that makeup the waste. For example, ± 5% concentration is acceptable and constituents less than 1% can be listed as “trace”. The label that EHS provides for proper identification of hazardous waste is shown in Figure 4.1. Be sure to check all hazards that apply at the bottom of the label. Contact EHS at 765-494-0121 to receive Hazardous Waste Disposal Tags free of charge. For pure chemicals, the manufacturer’s label is sufficient as long as it is legible and accurate.

If a chemical is found and the composition is unknown, it should be assumed to be hazardous and labeled as “Unknown hazardous chemical, awaiting proper characterization by EHS”. More detail regarding unknown waste can be found below in Section 5.4.

![Figure 4.1 – Hazardous Waste Disposal Tag](image-url)
Chapter 5: Hazardous Waste Disposal Procedures

5.1 EHS Hazardous Waste Pickup Services

EHS provides pickup services for all chemical and biological waste generated on the West Lafayette campus. A hazardous materials pickup request must be completed and submitted using the Environmental Health and Safety Assistant (EHSA) software by the generator of the waste to initiate pickup services. Once the pickup request has been processed, EHS HMM staff will come to the area to pick up the waste.

The following procedures must be followed to have hazardous waste removed from campus locations:

1. Prior to pick up, all waste must be placed in the SAA within the same room where the waste was generated.
2. All waste must be placed in an appropriate container(s).
3. All containers must be capped and properly labeled.
4. All containers must be taken out of their storage refrigerators and allowed to warm to room temperature.
5. Visit the EHS homepage and click the “EHSA Waste Pickup Request” button to request a chemical waste pickup through EHSA.

Waste pickups may be placed on hold by EHS for the following reasons:

- Room is locked and EHS personnel do not have a key or a way to gain access
- Improper container or container is leaking or has been overfilled
- Improper caps/lids, and/or
- Mislabeled containers:
  - No label
  - Use of chemical formula or abbreviations
  - Label description does not match the contents of containers, and/or
  - Containers are heavily contaminated and not in good condition

5.2 EHSA Hints

5.2.1 Chemical Description:

- Spell out all chemical names. Do not use acronyms, abbreviations, or formulas.
- The chemicals must be in percent format adding up to 100%. Chemical constituents should be listed completely in a percentage format. Listing accurate percentages is not as important as listing all the chemicals that makeup the waste. For example, ± 5% concentration is acceptable and constituents less than 1% can be listed as “trace”. The following is an example of a good chemical description: “Acetone 50%, Tetrahydrofuran 10%, Chloroform 20%, Acetic Acid 10%, Water 10%, Trace Silver Nitrate”.
• The description on the container label must match the description written on the pickup request exactly.
• When submitting trade products, submit the trade name and manufacturer’s name of the item(s). For example: Clorox Bleach. The manufacturer is Clorox and the trade name is bleach. A SDS is not required to be submitted to EHS with the hazardous materials pickup request.

5.2.2 Amount of Waste in Container:
• Estimate chemical concentrations as accurately as possible; ± 5% is acceptable, less than 1% can be listed as “trace”.

5.2.3 Physical State of the Material:
• In possible, keep solid and liquid wastes separate.
• If you have a mixture containing both solids and liquids, the rule of thumb is that if any portion of the waste flows as a liquid, call it liquid.

5.2.4 Special Comments or Instructions:
• Use the comments section located at the top of the EHSA Waste Pickup Request webpage to convey important information such as where the waste is located within the room or how to gain access to a room if it is always locked.
• This section can also be used to communicate any special precautions EHS staff should take when handling the waste.
• For container specific comments, use the container or additional comment sections.

5.3 Hazardous Waste Containers

EHS does not typically provide containers. It is the responsibility of the generator of the waste to provide containers. Usually, the original container of the main component of the waste can be used (e.g., 4-liter glass jar, 5-gallon metal solvent can). Purdue Stores also offers waste containers such as 20-liter carboys as shown in Figure 5.1 for sale.
If requested, reusable hazardous waste storage containers of 5 gallons may be returned to the generator's area. Mark the container clearly with "Return to", the building, and room number as illustrated in Figure 5.2. Containers unsuitable for reuse will be properly disposed of and not returned.

Containers unsuitable for reuse will be properly disposed of and not returned. If a container is deemed unsuitable for reuse, the lab will be notified by EHS staff. Purdue’s policy for the disposal of empty containers is implemented to protect Purdue facilities and the Physical Facilities Buildings and Grounds staff when removing trash. Please remember that some chemical residues have the potential to mix with other incompatible residues in the dumpster or compactor causing a reaction or fire. In addition, sealed containers may become pressurized during compaction, which may result in residues spraying onto workers. Please keep the following procedures and information in mind when disposing of empty containers:

- Triple rinse empty containers with a solvent capable of removing the original material.
• Collect the rinsate for disposal through EHS.
• Identify triple-rinsed, dry, odorless, and empty containers by placing a “Safe for Disposal” label on the container (Figure 5.3). Contact EHS at 765-494-0121 or by a supply request through EHSA to request a supply of these labels.
• Remove any cap that may cause the container to become pressurized when compacting.
• Arrange removal of these containers with the Building Services staff in your area or take these containers to the designated area beside the dumpster outside your building.
• If unable to remove residual hazardous materials from containers, submit these to EHS for pickup using EHSA.

Figure 5.3 – Safe for Disposal Label

5.4 Unknown Chemical Waste

Unknown chemicals are a serious problem in laboratories. Mysterious chemicals are often stored in labs for years before lab personnel notice the unidentified items. However, steps can be taken to assist with proper management of unknowns. Unknown chemicals must be properly identified according to hazard class before proper disposal. The hazards that should be noted include corrosive, flammable, oxidizer, reactive, toxic, and radioactive. The following subsections describe in detail how to properly manage unknown chemicals.

5.4.1 Labeling Unknown Chemicals

Until the unknown chemical can be properly identified by either lab staff or EHS, the container should be labeled with a Hazardous Waste Disposal Tag. The following information should be written on the label: “Unknown hazardous waste”, as illustrated in Figure 5.4.
5.4.2 Identifying Unknown Chemicals

Every effort should be made by laboratory personnel to identify unknown chemicals. Here are a few steps that can be taken to help this effort:

1. Ask other laboratory personnel if they are responsible for or can help identify the unknown chemical.
2. The type of research conducted in the laboratory can be useful information for making this determination. Eliminating certain chemicals as a possibility helps narrow the problem as well. This is especially important for Mercury, PCB, or dioxin compounds because they must be managed separately from other hazardous waste.
3. For trade products, contact the manufacturer or search online to obtain an SDS. EHS staff can assist you in finding an SDS.

5.4.3 Removing Unknown Chemicals from the Work Area

If it is not possible to identify the material, a "Hazardous Waste" label should be placed on the container as described above in Section 5.4.1 and an EHSA chemical waste pickup request should be submitted which describes all of the available information. Put any identifying information about the container in the container comments. Call EHS at 765-494-0121 if you have a question about an unknown.

5.4.4 Preventing Unknown Chemicals

Here are a few tips that will help prevent the generation of unknown chemicals:

- Label all chemical containers, including beakers, flasks, vials, and test tubes.
• Immediately replace labels that have fallen off or that are deteriorated.
• Label containers using chemical names. Do not use abbreviations, structure, or formulae.
• Archived research samples are often stored in boxes containing hundreds of small vials. Label the outside of the box with the chemical constituents.
• Submit frequent chemical waste pickup requests through EHSA to reduce the amount of waste in your laboratory.
• Employees should dispose of all of their waste before leaving/graduating from Purdue. The lab and/or department should come up with a system to ensure that all faculty, staff, and students properly dispose of chemical waste, including unwanted research samples, before employees leave.

5.5 Sharps Waste

Sharps are items capable of puncturing, cutting, or abrading the skin such as glass or plastic pipettes, broken glass, test tubes, petri dishes, razor blades, needles, and syringes with needles. Sharps waste contaminated with hazardous chemicals must be placed into puncture resistant containers (e.g., sharps container, glass or plastic container with lid) and properly labeled as detailed in Chapter 4 of the HWDG. All chemically contaminated waste should be submitted to EHS for proper disposal.

Clean uncontaminated broken glassware and plastic sharps should be placed in a corrugated cardboard box or other strong disposable container. Do not exceed 20 pounds. When ready for disposal, the box should be taped shut and prominently labeled as “Sharp Objects/Glass – Discard” or similar wording. The “Safe for Disposal” label (Figure 5.3) should also be affixed to the outside of the container. Contact your Building Services department for specific non-hazardous waste disposal instructions. More detail regarding sharps, including biologically contaminated sharps, can be found in the EHS Sharps and Infectious Waste Handling and Disposal Guidelines.

5.6 Sink and Trash Disposal

No chemical waste should be poured down the drain or discarded in the trash. Submit all weigh boats, pipet tips, and gloves that have had direct contact with chemicals. If gloves have not been in direct contact with chemicals, then they can be disposed of in the regular trash or recycled. Please contact EHS at 765-494-0121 for further information regarding laboratory debris disposal.
Chapter 6: Universal Waste and Electronic Waste Disposal Procedures

6.1 Universal Waste

Universal wastes are waste streams that meet the definition of a hazardous waste but are very common and can be easily recycled. Universal waste includes:

- Batteries
- Light bulbs (lamps)

Because universal waste streams are so common and widely generated, the EPA has eased the regulatory burden to encourage the development of municipal and commercial recycling programs. The following subsections describe the waste collection procedures for these waste streams.

6.1.1 Batteries

Batteries that are regulated by the EPA as a universal waste include:

- Lead-Acid
- Nickel-Cadmium
- Lithium and Lithium Ion
- Mercury (mercuric oxide or mercury cell)
- Nickel-Metal Hydride
- Alkaline batteries containing cadmium or lead
- Any other rechargeable battery

Universal waste batteries should be submitted on an EHSA chemical waste pickup request (detailed in Chapter 5 of this document) and sent to EHS for proper recycle. Alkaline, not containing cadmium or lead, can be discarded in the trash.

6.1.2 Light Bulbs (Lamps)

Light bulbs regulated as universal waste include:

- Fluorescent
- Compact fluorescent light bulbs
- High-Intensity Discharge
- Ultraviolet
Chapter 6: Universal Waste and Electronic Waste Disposal Procedures

- Flood lamps
- LEDs

Incandescent light bulbs are not considered universal waste can be discarded in the trash.

### 6.1.3 Electrical Ballasts (Both Non-PCB and PCB)

All ballasts can be brought directly to the EHS Hazardous Materials Management Trailer (HMMT), 201 Ahlers Drive, West Lafayette, IN for proper recycling; an EHSA chemical waste pickup request. When bringing waste to HMMT, all personnel must sign in at the front desk and will receive further instructions.

### 6.1.4 Capacitors (Both Non-PCB and PCB)

All capacitors can be brought directly to the EHS Hazardous Materials Management Trailer (HMMT), 201 Ahlers Drive, West Lafayette, IN for proper recycling; an EHSA chemical waste pickup request is not necessary. When bringing waste to HMMT, all personnel must sign in at the front desk and will receive further instructions.

### 6.2 Electronic Waste

All electronic waste (e-waste) is regulated by IDEM and must be disposed of properly. IDEM’s definition of e-waste is extremely broad and includes (329 IAC 16-2-1):

- A circuit board in a computer or electronic device that holds integrated circuits and other electronic components
- An electronic component such as a diode, resistor, capacitor, or coil
- Display device such as a cathode ray tube, liquid crystal display screen, or other such display device
- A computer
- An electronic device, which is a device that has its primary functions provided by electronic circuitry and components

No e-waste should be thrown away in the trash. All e-waste must be sent to the Purdue Warehouse and Surplus where it will be processed for proper recycle. Contact the Purdue Warehouse and Surplus Store personnel at 765-742-4414 for more detailed waste disposal instructions.
Chapter 7: Laboratory Cleanouts

7.1 Introduction

Abandoned chemicals in laboratories create unsafe and non-compliant conditions. Additionally, these orphan materials are expensive and time-consuming to manage. Therefore, it is imperative that principal investigators and laboratory staff take responsibility for properly decommissioning their laboratories. Before leaving your laboratory or assigned space, all unwanted chemicals, research samples, and chemical waste must be disposed following the normal hazardous material pickup request process detailed in Chapter 5 of this document. Please note that you are responsible for all materials in your area, including materials you purchased, created, or may have inherited from former laboratory occupants. The role of EHS is to provide consultation and assistance with the cleanout process. EHS will ease the process as much as practicable, and then remove the materials once we receive an EHSA chemical waste pickup request. If materials are abandoned by laboratory occupants, it is the department's responsibility to identify unwanted materials, prepare and submit a request for those materials. In extreme conditions, the department can pay a vendor to do the cleanout.

7.2 Laboratory Decommissioning Procedures

The cleanout process can be time consuming for the researcher but is necessary to maintain a safe and healthy work environment. EHS has limits in capabilities of removing large volumes of materials in a short period of time. The following are recommendations to ease the process as much as possible:

- Develop a departmental, college or school policy regarding proper laboratory cleanout procedures.
- Plan ahead. The cleanout process can take days to weeks and even months if not properly planned. If there are time-driven deadlines, contact EHS as soon as possible, so we may assist you in meeting your deadlines.
- Assign an individual, the area safety committee chair for instance, to implement the laboratory cleanout policy.
- Unwanted materials must be submitted for pickup on an EHSA chemical waste pickup request.
- Submit pickup requests often.
- All materials must be properly labeled and in appropriate containers with tight fitting lids.
• Segregate and handle unknown materials as detailed in Section 5.4 of this document and submit them on a separate pickup request.
• Keep radioactive and biological materials separated from all other chemicals.
• Redistribute useable materials to other researchers in the department.
• Maintain current chemical inventories for each laboratory.
• Buy only what you need.
• Practice good laboratory hygiene.
• Contact EHS at 765-494-0121 for assistance.
Chapter 8: Waste Minimization

8.1 Introduction

Waste minimization is any action that reduces the amount and/or toxicity of hazardous wastes before they are shipped off-site for disposal. The U.S. Congress mandates through RCRA, that large quantity generators of hazardous waste such as Purdue University have an active waste minimization program. There is clear intent in RCRA, the Clean Air Act, and the Pollution Prevention Act is to practice source reduction and recycling as preferred environmental management approaches over the treatment, disposal, or release of harmful chemicals to the environment. The EPA’s hierarchy of waste minimization is source reduction, reuse, recycle, and dispose.

8.2 Source Reduction and Reuse

The most desirable method of waste minimization is source reduction, which reduces the impact of chemical wastes on the environment to the greatest extent. This activity reduces or eliminates the generation of chemical waste at the source. The following tips can help reduce the use of chemicals in an area:

- Substitute hazardous materials with less toxic or non-hazardous compounds, such as using non-mercury alternatives for thermometers, gas bubblers, and other devices, as well as using SYBR Safe DNA gel stain instead of ethidium bromide for gels.
- Micro-scale analytical techniques and experimentation should be used where practicable.
- Purchase only in quantities necessary for immediate use. Large portions of the hazardous waste generated at Purdue are unused chemicals in their original containers.
- Designate a single person to be responsible for purchasing chemicals.
- Maintain current chemical inventories and review inventories before purchasing additional chemicals.
- Establish a departmental redistribution system for usable chemicals.
- Purchase compressed gas cylinders or lecture bottles only from manufacturers that will accept the empty cylinders back.

8.3 Recycling

Waste materials are recycled when they are used for another purpose, treated and reused in the same process, or reclaimed for another process. Used oil, batteries, mercury, fluorescent light bulbs, rechargeable batteries, electronic ballasts and capacitors, precious metals, and electronic wastes are all managed for off-site recycling by EHS and/or the Purdue Warehouse and Surplus Store. Chapter 6 of this document discusses the recycling procedures for these waste streams in detail.
When feasible, install solvent distillation systems to recycle organic solvents for reuse. This can be done when ultra-pure solvents are not required such as for classroom experiments or when solvents are being used as cleaning agents. Contact EHS at 765-494-0121 for further information regarding solvents distillation systems.

### 8.4 Disposal

The primary responsibility of EHS HMM is to pick up, transport, process, and dispose of all hazardous waste in a safe and environmentally responsible manner. Careful consideration is given to the disposal of every single container that is picked up and processed by EHS HMM staff, with the highest priority given to environmental stewardship.
Chapter 9: Chemical Spills

9.1 Introduction

Chemical spills in the work area can pose a significant risk to human health and the environment. All personnel that work with chemicals must be trained on how to properly respond to chemical spills in order to minimize risk. In general, chemical spills can be placed into one of two categories: non-emergency chemical spills, or emergency chemical spills.

9.2 Non-Emergency Chemical Spill Procedures

Non-emergency chemical spills are generally defined as less than 1 liter, do not involve a highly toxic or reactive material, do not present a significant fire or environmental hazard, and are not in a public area such as a hallway. These spills can be cleaned up by properly trained lab personnel using conventional PPE (e.g., safety glasses/goggles, lab coat, gloves) and the area spill kit. In general, when a non-emergency spill occurs, the area around the spill should be isolated, everyone in immediate area should be made aware of the spill, and the spilled material should be absorbed and collected using either pads or some other absorbent material such as oil dry or kitty litter. Decontamination of the spill area should be conducted using an appropriate solvent (soap and water is often the most effective). Proper PPE should be worn at all times and only personnel that have been trained on the Non-Emergency Spill Cleanup SOP should conduct the cleanup. Additionally, review the SDS(s) (specifically Section 6, “Accidental Release Measures”) to obtain chemical-specific cleanup information.

9.3 Emergency Chemical Spill Procedures

Emergency chemical spills are generally defined as greater than 1 liter, involve a highly toxic or reactive compound, present an immediate fire or environmental hazard, or require additional PPE (e.g., respirator) and specialized training to properly cleanup. The following procedures should be followed in the event of an emergency chemical spill:

- Cease all activities and immediately evacuate the affected area (make sure that all personnel in the area are aware of the spill and evacuate as well).
- If chemical exposure has occurred to the skin or eyes, the affected personnel should be taken to the nearest safety shower and eyewash station.
- **Dial 911**, which will initiate both the Purdue Police and Purdue Fire Department response, if the situation is, or could become an emergency (e.g., chemical exposure has occurred, a fire or explosion has occurred).
The fire alarm should be pulled, which will initiate building evacuation, if any of the following occurs:
  - A fire and/or explosion has occurred (or there is a threat of fire and/or explosion).
  - The large spill (which is either highly toxic or presents an immediate fire or environmental hazard) is in a public area such as a hallway.
  - Toxic vapors are leaving the area where the spill has occurred, such as seeping from the laboratory into the hallway or neighboring rooms.
  - You are unsure of the hazards and feel that the spill could be harmful to building occupants.

Ensure that no one else is allowed to enter the area until the spill has been properly cleaned up by the Purdue Fire Department.

### 9.4 Chemical Spill Kits

Each area where hazardous chemicals are stored should have a spill response kit available for use. Spill kits can either be purchased from a vendor or created by area personnel, but each spill kit should be equipped to handle small spills of the most common hazards in the particular area. The kit should be equipped with response and cleanup materials such as:

- Absorbent materials such as chemical grade pads, booms, oil dry or kitty litter, booms, or pillows
- Neutralizing agents (e.g., Neutrasorb) for acids and/or bases if high volume of acids and/or bases are stored in the laboratory
- Containers such as drums, buckets, and/or bags to containerize spilled material and contaminate debris generated during the cleanup process
- PPE such as chemical-resistant gloves, safety glasses and/or goggles, lab coat or apron, chemical-resistant booties
- Caution tape or some other means to warn people of the spill
Appendices

Appendix A: Satellite Accumulation Area Rules Posting

Appendix B: Summary of Changes
Appendix A: Satellite Accumulation Area Rules Posting

PURDUE UNIVERSITY

HAZARDOUS WASTE STORAGE REQUIREMENTS

- All waste must be stored in containers.

- Containers must be kept closed at all times except when adding or removing waste.

- Containers must be labeled or clearly marked with words that describe the contents of the waste and the words "Hazardous Waste".

- Containers must be in good shape and not leaking and must be compatible with the waste they contain.

- Containers must be stored at or near the point of generation and under the control of the generator of the waste.

- The waste storage volume should never exceed 55 gallons per waste collection area.

- Containers must be segregated by chemical compatibility during storage.

Contact the REM Hazardous Materials Management Section with questions: (765) 49-40121
Appendix B: Summary of Changes

June 5, 2024

- Changed “Radiological and Environmental Management” and “REM” references to “Environmental Health and Safety” and “EHS” respectively
- Corrected formatting, punctuation, and spelling
- Updated telephone numbers to XXX-XXX-XXXX format
- Updated the waste submission process to reflect the adoption of Environmental Health and Safety Assistant (EHSA) software
- Updated to reflect changes in legislation
- Section 1.4
  - Name changed from “Radiological & Environmental Management” to “Environmental Health and Safety”
  - Fourth sentence, changed from “EHS Hazardous Materials Management Section (HMM)” to “EHS Hazardous Materials Management (HMM) section”
  - Last sentence, replaced “…found at: https://www.purdue.edu/ehps/rem/about/hmm.html,” with “…found on the EHS Hazardous Materials Management webpage,…”
- Section 2.1
  - Second paragraph, first sentence changed from “…by the EPA for…” to “…by the EPA and IDEM for…”
- Section 2.2
  - Last sentence added “EHS Chemists will make all waste determinations.”
  - 2.2.1
    - End of first sentence replaced “…are listed in Table 2.1.” with “are denoted by the D001, D002, and D003 codes respectively.”
    - End of second sentence added “established by the EPA. These specific contents are denoted with the codes D004-D043”
    - Deleted Table 2.1 – Criteria and Characteristics of Ignitability, Corrosivity, and Reactivity
    - Deleted Table 2.2 – Criteria and Characteristics of Toxicity
  - 2.2.2
    - Second Paragraph, deleted last sentence “Table 2.3 lists the most common F listed wastes found at Purdue University.”
    - Deleted Table 2.3 – Listed Hazardous Wastes from Non-Specific Sources (F001 – F005)
    - Section 2.3 first paragraph, fourth sentence changed “Table 2.4 list…” to “Table 2.1 Lists”
- Section 3.1
  - Last bullet, second sentence, replaced reference from Appendix “C” to “A”
- Section 3.2
  - First paragraph, last sentence deleted “Purdue has received citations in the past from EPA during hazardous waste inspections, so it is of the utmost importance that LC waste be collected in a compliant manner.”
  - Figure 3.5: deleted reference to and picture of “Safety Cans”
- Section 5.1
  - First paragraph, second sentence, “Form” deleted, reference to Appendix “D” deleted, after “submitted” and before “by” added “using the Environmental Health and Safety Assistant (EHSA) software”
o First paragraph, last sentence, deleted
o Second paragraph and numbered list:
  ▪ Replaced #4 with “All containers must be taken out of their storage refrigerators and allowed to warm to room temperature.”
  ▪ Changed #5 (formerly #4) from “Complete and submit a Hazardous Materials Pickup Request Form. Visit the REM webpage to find the online Hazardous Material Pickup Request submission form (https://www.purdue.edu/ehps/rem/about/hmm.html),” to “Visit the EHS homepage and click the “EHSA Waste Pickup Request” button to request a chemical waste pickup through EHSA”
  ▪ Third Paragraph and bulleted list:
    ▪ Replaced “Hazardous waste containers may be rejected by REM for the following reasons:” with “Waste pickups may be placed on hold by EHS for the following reasons:”
    ▪ Third bullet added “and/or” to the end
    ▪ Third sub-bullet added “and/or” to the end
• Section 5.2
  o Name changed from “Hazardous Materials Pickup Request Form Hints” to “EHSA Hints”
  o 5.2.1
    ▪ Second bullet, third sentence, changed “+” to “±”
    ▪ Fourth bullet, replaced “When submitting trade products, read the description of the chemical components on the label or request a SDS from the manufacturer. This information will provide you with a proper chemical description for the product. A SDS is not required to be submitted to REM with the Hazardous Materials Pickup Request Form. However, each area is responsible for providing REM with a SDS if requested to do so.” with “When submitting trade products, submit the trade name and manufacturer’s name of the item(s). For example: Clorox Bleach. The manufacturer is Clorox and the trade name is bleach. An SDS is not required to be submitted to EHS with the hazardous materials pickup request.”
  o 5.2.2
    ▪ First bullet, changed “+” to “±”
    ▪ Second bullet deleted “Use mass units for solids and volume units for liquids.”
  o 5.2.3 “Spent or Useable”: Deleted
  o Former 5.2.4, current 5.2.3 “Physical State of the Material:”
    ▪ First bullet deleted “Solid, liquid and gas are the only designations that should be used.”
    ▪ Second bullet changed “in general” to “if possible”
  o Former 5.2.5, current 5.2.4 “Special Comments or Instructions:”
    ▪ First bullet, changed from “Use this section located at the bottom of the Hazardous Materials Pickup Request Form…” to “Use the comments section located at the top of the EHSA request webpage…”
    ▪ Third bullet added
• Section 5.3
  o First paragraph, first sentence, changed “does not provide” to “does not typically provide”
Appendix G: Summary of Changes

- First paragraph, first sentence, changed “5-gallon green metal” to “5-gallon metal”
- Second paragraph
  - First sentence, deleted “or larger”
  - Last sentence, moved to first sentence of third paragraph.
- Third paragraph, second sentence added “If a container is deemed unsuitable for reuse, the lab will be notified by EHS staff.”
  - Third bullet “…0121 to request…” changed to “…0121 or through an EHSA supply request to request…”
  - Fourth bullet, replaced “the Hazardous Materials Pickup Request Form” with “EHSA”

- Section 5.4
  - 5.4.1 changed “…on the label: “Unknown hazardous chemical, awaiting proper characterization by REM” as illustrated in Figure 5.4” to “…on the label: “Unknown hazardous waste” as illustrated in Figure 5.4.”
  - 5.4.3
    - First paragraph, first sentence, changed “…a Hazardous Materials Pickup Request Form should be submitted which describes all of the available information (e.g., 4-liter container of clear liquid)” to “…an EHSA chemical waste pickup request should be submitted which describes all of the available information.”
    - First paragraph, new second sentence inserted, “Put any identifying information about the container in the container comments.”
  - 5.4.4
    - Fourth bullet, removed from end of paragraph “paying special attention to regulated materials such as radioactives, organic solvents, heavy metals and other toxics. If the samples are nonhazardous, label them as such.”
    - Fifth bullet, replaced “Submit frequent Hazardous Materials Pickup Request Forms to reduce the amount of chemicals in your laboratory.” with “Submit frequent chemical waste pickup request through EHSA to reduce the amount of waste in your laboratory.”
    - Sixth bullet, replaced “…dispose of hazardous waste…” with “…dispose of chemical waste…”

- Section 5.5
  - First paragraph, third sentence changed from “… should be inventoried on a Hazardous Materials Pickup Request Form (detailed above) and sent to REM…” to “should be submitted to EHS…”

- Section 5.6
  - Changed paragraph from “No chemical waste should be poured down the drain or discarded in the trash unless it is certain that doing so does not violate hazardous waste regulations or the West Lafayette wastewater treatment plant’s discharge requirements. To ensure improper disposal does not occur, only small quantities of the materials listed in Appendix E are permitted to be disposed of down the drain (if water soluble) or discarded in the trash (if not water soluble). Information regarding solubility of ions is included in Appendix F. The materials in Appendices 5 and 6 do not include every non-hazardous substance or every
material that can be disposed of via the sanitary sewer or trash. Please contact REM at (765) 494-0121 for further information regarding non-hazardous chemical waste disposal." to “No chemical waste should be poured down the drain or discarded in the trash. Submit all weigh boats, pipet tips, and gloves that have had direct contact with chemicals. If gloves have not been in direct contact with chemicals, then they can be disposed of in the regular trash or recycled. Please contact EHS at (765) 494-0121 for further information regarding laboratory debris disposal.

- Section 5.7: Deleted
  - Table 5.1: Deleted
- Section 6.1
  - First bullet deleted, “Pesticides”
  - Second bullet deleted, “Mercury-containing equipment”
  - 6.1.1
    - Sixth bullet inserted, “Alkaline batteries containing cadmium or lead”, former sixth bullet now seventh bullet
    - Second paragraph, first sentence “inventoried on a Hazardous Materials Pickup Request Form” replaced with “submitted on an EHSA chemical waste pickup request”,
    - Second paragraph, second sentence “Alkaline batteries are not considered universal waste because they contain no EPA regulated hazardous constituents and can legally…” replaced with “Alkaline batteries, not containing cadmium or lead, can be…”
  - 6.1.2 “Pesticides”: Deleted. Replaced by 6.1.4 “Light Bulbs (Lamps)”
  - 6.1.3 “Mercury-Containing Equipment”: Deleted. Replaced by 6.1.5 “Electrical Ballasts (Both Non-PCB and PCB)”
  - Former 6.1.4, Current 6.1.2 “Light Bulbs (Lamps)”
    - Sixth bullet added “LEDs”
    - Second Paragraph, replaced “Incandescent light bulbs are not considered universal waste because they contain no EPA regulated hazardous constituents and can legally be discarded in the trash.” with “Incandescent light bulbs are not considered universal waste because they contain no EPA regulated hazardous constituents and can legally be discarded in the trash.”
  - Former 6.1.5, Current 6.1.3 “Electrical Ballasts (Both Non-PCB and PCB)”
    - Paragraph changed from, “Electrical ballasts are not regulated by the EPA as hazardous waste. However, REM manages them in a similar fashion. All ballasts can be brought directly to the REM Laboratory Materials Storage Building (LMSB) (address listed below) for proper recycle; submitting a Hazardous Materials Pickup Request Form is not necessary. When bringing waste to HMMT, all personnel must sign in at the front desk and will receive further instructions.” to “All ballasts can be brought directly to the EHS Hazardous Materials Management Trailer (HMMT), 201 Ahlers Drive, West Lafayette, IN, for proper recycling; submitting an EHSA chemical waste pickup request is not necessary. When bringing waste to HMMT, all personnel must sign in at the front desk and will receive further instructions.”
  - Former 6.1.6, Current 6.1.4 “Capacitors (Both Non-PCB and PCB)”
    - Paragraph changed from, “Capacitors are not regulated by the EPA as a hazardous waste. However, REM manages them in a similar fashion. All
capacitors can be brought directly to the REM Hazardous Materials Management Trailer (HMMT) (address listed below) for proper recycle; submitting a Hazardous Materials Pickup Request Form is not necessary. When bringing waste to HMMT, all personnel must sign in at the front desk and will receive further instructions.” to “All capacitors can be brought directly to the EHS Hazardous Materials Management Trailer (HMMT), 201 Ahlers Drive, West Lafayette, IN, for proper recycling; submitting an EHSA chemical waste pickup request is not necessary. When bringing waste to HMMT, all personnel must sign in at the front desk and will receive further instructions.”

- Chapter 7
  - Name changed from “Laboratory Decommissioning” to “Laboratory Cleanouts”
  - “Decommissioning” replaced with “cleanout”
  - Second bullet, changed “…days to weeks.” With “…days to weeks and even months if not properly planned.”
  - Fourth bullet, replaced “a Hazardous Materials Pickup Request Form” with “an EHSA chemical waste pickup request”

- Section 8.2
  - Added “…, as well as using SYBR Safe DNA gel stain instead of ethidium bromide for gels.”

- Section 8.4
  - Name changed from “Treatment” to “Disposal”

- Section 9.4
  - First bullet changed from “Absorbent materials such as pads, booms, oil dry or kitty litter, booms, or pillows” to “Absorbent materials such as chemical grade pads, booms, oil dry or kitty litter, or pillows”

- Appendices
  - Deleted and/or replaced several and updated references to them
    - Appendix A: Listed Hazardous Waste - P List – Deleted
    - Appendix B: Listed Hazardous Waste - U List – Deleted
    - Appendix C: Satellite Accumulation Area Rules Posting – Changed to Appendix A
    - Appendix D: Hazardous Materials Pickup Request Form – Deleted
    - Appendix E: Non-Hazardous Materials – Deleted
    - Appendix F: Non-Hazardous Materials Solubility – Deleted
    - Appendix G: Summary of Changes – Changed to Appendix B

**March 12, 2022**

- Corrected formatting irregularities.
- Corrected punctuation errors.

**August 31, 2021**

- Changed section 6.1 picture to show compliance.
July 12, 2021

- Updated Purdue University branding
- Changed font to Arial
- Updated Table 2.1 – Criteria and Characteristics of Ignitability, Corrosivity, and Reactivity on page 4.
- Added sentence “Be sure to check all hazards that apply at the bottom of the label.” near the end of the second paragraph on page 13
- Updated Figure 4.1 – Hazardous Waste Disposal Tag on page 13
- Updated Figure 5.4 – Unknown Waste Properly Labeled with a better-quality photograph.
- Added Appendix G: Summary of Changes to end of document.