

Meadowbank Division

Whale Tail Pit - Landfill and Waste Management Plan

JANUARY 2017 VERSION 1

EXECUTIVE SUMMARY

Agnico Eagle Mines Limited – Meadowbank Division (Agnico Eagle) is proposing to develop Whale Tail Pit and Haul Road (Project), a satellite deposit located on the Amaruq property, to continue mine operations and milling at Meadowbank Mine. The Amaruq property is a 408 square kilometre (km²) site located on Inuit Owned Land approximately 150 kilometres (km) north of the hamlet of Baker Lake and approximately 50 km northwest of Meadowbank Mine in the Kivalliq Region of Nunavut. The deposit will be mined as an open pit (i.e., Whale Tail Pit), and ore will be hauled to the approved infrastructure at Meadowbank Mine for milling.

A landfill will be required for the disposal of non-salvageable, non-hazardous, non-putrescible solid wastes from the construction, operations, and closure of the Project. Reduce, reuse, and recycle initiatives will be developed at the Project to minimize the quantity of waste generated. Waste segregation will be used to capture wastes suitable for reuse or recycling, while managing hazardous waste appropriately. The proposed landfill will be located within the Whale Tail Waste Rock Storage Facility (WRSF) located to the northwest of the mine infrastructure. The landfill will be filled progressively and in an orderly manner. Wastes will be disposed directly on the landfill floor and compacted with heavy equipment against the berm or an existing row of debris that was compacted earlier. Controlling the materials that can be placed in the landfill is a strategy aimed to reduce the concentration of constituents in potential leachate and to minimize the attraction of wildlife to the landfill. Landfill operation will also conform to best management practices to reduce the potential for windblown debris. Leachate from the landfill is anticipated to be weak due to the controls placed on materials acceptable for landfilling. Moreover, drainage from the landfill is largely expected to freeze within the Whale Tail WRSF with little to no seepage water reporting to the WSRF pond or collection infrastructure. However, in the event there is leachate from the landfill due to periods of heavy rainfall or spring freshet, the runoff will be collected in the WRSF Pond and pumped to the Whale Tail Attenuation Pond for further management.

No landfarm or incineration facility will be located in the area of the Project, it is anticipated that such waste that cannot be landfilled could be temporarily stored in an enclosure located in the Whale Tail Pit HAZMAT storage area or near the kitchen, and will be transported periodically to Meadowbank Mine to either be disposed in the landfarm or incinerated. Whale Tail Camp sewage sludge will be used for nutrient enrichment at the existing landfarm, with excess disposed of in the Meadowbank Tailings Storage Facility. Wastes targeted for transportation for disposal at an accredited facility in the south includes, but not limited to, domestic waste, medical waste, industrial waste, used oil, and waste fuels.

During closure, the Whale Tail landfill will be covered with non-potentially acid generating waste rock to isolate it from the environment and physically stabilize it. The landfill will be encapsulated within the Whale Tail WRSF.

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DOCUMENT CONTROL

as Supporting Document for Type A Water Licence Application, submitted to Nunavut Water Board for review	Version	Date	Section	Page	Revision
	1	January 2017			Water Licence Application, submitted

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ACRONYMS

Agnico Eagle Mines Limited – Meadowbank Division

GN Government of Nunavut

NPAG Non-Potentially Acid Generating

NWB Nunavut Water Board

WRSF Waste Rock Storage Facility

UNITS

km kilometre

km² squared kilometre

m metre

m³ cubic metre

Mt million metric tonnes

t metric tonnes

SECTION 1 • INTRODUCTION

1.1 Project Overview

Agnico Eagle Mines Limited – Meadowbank Division (Agnico Eagle) is proposing to develop Whale Tail Pit and Haul Road (Project), a satellite deposit located on the Amaruq property, to continue mine operations and milling at the Meadowbank Mine.

The Amaruq property is a 408 square kilometre (km²) site located on Inuit Owned Land approximately 150 kilometres (km) north of the hamlet of Baker Lake and approximately 50 km northwest of Meadowbank Mine in the Kivalliq Region of Nunavut. The deposit will be mined as an open pit (i.e., Whale Tail Pit), and ore will be hauled to the approved infrastructure at Meadowbank Mine for milling.

The proposed open pit mine, mined by truck-and-shovel operation, will produce 8.3 million tonnes (Mt) of ore, 46.1 Mt of waste rock, and 5.6 Mt of overburden waste. There are four phases to the development: 1 year of construction, 3 to 4 years of mine operations, 8 years of closure, and the post-closure period.

The Landfill and Waste Management Plan outlines the design, operations, and closure of a solid waste landfill as part of Agnico Eagle's proposed Project. It also highlights the waste segregation strategies that will be implemented to minimize the quantity of waste to be placed in the proposed landfill.

The objectives of this Plan are summarized as follows:

- 1. To define the location, design, and operating procedures to be used in the landfill disposal of non-salvageable, non-hazardous, non-putrescible solid waste generated at the Project.
- 2. To define acceptable/non-acceptable types of solid waste to be placed in the proposed landfill.
- 3. To describe plans to reduce/reuse/recycle Project wastes.
- 4. To define monitoring requirements for the proposed landfill.

A landfill is required for the disposal of non-salvageable, non-hazardous, non-putrescible solid industrial wastes that cannot be incinerated and that result from construction, operations, and closure of the Project. The Project will be operated totally independent of, and will not use, any municipal facilities or services for waste management.

The Project does not include a landfarm, the soils and rocks contaminated with light hydrocarbons will be transported to the licensed landfarm facility located at the Meadowbank Mine and managed as part of the existing and approved Landfarm Design and Management Plan (Agnico Eagle 2013). Similarly, wastes designated for incineration will be transported to the Meadowbank Mine and



managed as part of the existing and approved Incinerator Waste Management Plan (Agnico Eagle 2016).

1.2 Landfill Siting

The proposed landfill will be sited within the Whale Tail Waste Rock Storage Facility (WRSF), which is located north of the Mammoth Lake (Figure 1.1). The following criteria were considered in determining its location:

- Drainage sites that will drain into areas where water will be collected and monitored as part of the overall site plan were preferred.
- Disturbed areas sites within or near areas that will be disturbed as part of the future overall mine plan were preferred to minimise the environmental footprint of the Project.
- Access sites located close to existing service or haul roads were preferred.
- The landfill site had to be large enough to accommodate non-salvageable, non-hazardous, non-putrescible solid industrial wastes for the life of the Project, including the closure period.

The first three criteria are recommendations from the *Mine Site Reclamation Guidelines for the Northwest Territories* (INAC 2007).



Figure 1.1 Landfill Location for Whale Tail Pit

1.3 Schedule

The proposed landfill will be used for the operations and closure phases. It will not be required for post-closure. During construction, material will either be stored inside of the overburden waste rock berm or transported to the approved Meadowbank Mine landfill until the proposed landfill for the mine has been constructed and becomes operational.

The area set aside for the proposed landfill will be large enough to accommodate all non-salvageable, non-hazardous, non-putrescible solid industrial wastes expected to be landfilled over the life of the Project. Expansion will be possible vertically and to the north, if required.

The schedule for the proposed landfill is as follows:

- Year 1 (2018 to 2019): The landfill will be located inside of the overburden waste rock berm.
 Construction of the landfill berms will occur directly after the placement of the overburden foundation of the Whale Tail WRSF. This will occur in 2019, the first year of operations, or as soon as waste rock material from the pit operations becomes available.
- Years 2 to 5 (2020 to 2023): The landfill will be used continuously during operations.
- Years 5 to 15 (2023 to 2034): The landfill will be one of the last parts of mine infrastructure to be closed. It is expected to be used during closure for demolition of waste and will remain operational until it is no longer needed.



SECTION 2 • REGULATORY SETTING

Waste management in Nunavut is regulated under the *Nunavut Public Health Act*, the *Nunavut Environmental Protection Act*, the federal *Environmental Protection Act*, and the federal *Transport of Dangerous Goods Act*. Agnico Eagle will also be bound by the forthcoming terms and conditions of its commercial lease with the Kivalliq Inuit Association and its Water Licence from the NWB.

In addition to mandatory requirements, a number of waste management guidelines are commonly used in the Northwest Territories and Nunavut. The most recent of these was developed for municipal solid waste and is titled: "Guidelines for the Planning, Design, Operations and Maintenance of Modified Solid Waste Sites in the NWT" (Ferguson Simek Clark 2003). Environmental Guideline for Industrial Waste Discharge into Municipal Solid Waste and Sewage Treatment Facilities (GN 2011c) were also used (Appendix B). While not all of the recommendations provided in these guidelines are appropriate for the management of industrial waste expected at the proposed Project, principles considered applicable have been adopted in this Plan.

In addition, the Guidance for the Preparation of Waste Management Plans (Inuvialuit Water Board 2014; Appendix B) and the *Mine Site Reclamation Guidelines for the Northwest Territories* (INAC 2007) were followed regarding specific landfill design and mitigation for potential impacts pertaining to waste.

SECTION 3 • PLAN FOR THE ON-SITE DISPOSAL OF SOLID WASTE

3.1 Approach

Waste¹ at the proposed Project is divided into the following categories:

- 1. Domestic waste: general waste materials coming from the kitchen, cafeteria, lunch rooms, dormitories, and offices. Bins will be located in high traffic areas for segregating wastes destined for incineration, landfilling, or recycling.
- 2. Medical waste: medical waste generated in the first aid/health room will require special handling and will be placed in easily identifiable single use medical waste containers. Both the containers and its contents will be incinerated.
- 3. Industrial waste: waste arising from operations in the truck shop, explosive magazine, and warehouses. Each work area will have specially marked bins for segregating waste for incineration, recycling, or disposal. Special bins or areas will be set aside for hazardous waste. Large bulky items that cannot be incinerated will be prepared for shipment south for recycling, or be cleaned of any hydrocarbon contamination and have the electronics removed before disposal in the landfill.
- 4. Sewage: wastewater from the accommodation complex will be treated in the Sewage Treatment Plant before being directed to Whale Tail Attenuation Pond. Sewage sludge removed from the Sewage Treatment Plant will be transported and added to the landfarm (Meadowbank Mine) as nutrient amendment on an as needed basis. Excess sludge produced from the Whale Tail Camp will be disposed of in the Meadowbank Mine Tailings Storage Facility.
- 5. Used oil and waste fuels: used engine oil, hydraulic fluids, and fuels that do not meet specifications for designated use will be stored and shipped south to an approved facility. It does not include solvents or paints. If it is found acceptable, the used oil and waste fuels will be consumed in Whale Tail Pit waste oil burners and if not used there will be transported to Meadowbank Mine and used in waste oil burners.
- 6. Hazardous waste: all hazardous materials will be packaged for shipment to a certified waste management company for treatment, recycling, and/or disposal; refer to the Hazardous Materials Management Plan for details. Hazardous wastes will not be placed in the proposed landfill.



¹ In accordance with the NWB, waste rock and overburden are also considered waste materials. The Whale Tail Pit Waste Rock Plan & The Meadowbank Mine Waste Rock and Tailings Management Plan, submitted as part of this application provides details on these wastes.

Waste management begins by keeping all materials that can be economically recycled out of the waste stream destined for the landfill or incineration. The three R's of waste management - reduce, reuse, and recycle - will be encouraged within the waste management program.

Reduce, reuse, and recycle initiatives will be developed at the Project to minimize the quantity of waste incinerated or directed to the landfill. To support this initiative, operating procedures will be developed to maximize the volume of materials that are recycled and/or reused. This will include eliminating the use of disposable materials where possible, and segregating waste destined for reuse, and recycle alternatives.

Minimizing or avoiding the creation of pollutants and wastes can be more effective in protecting the environment than treating or cleaning them up after they have been created (Environment Canada 2003). Waste management for the Project will include effort directed to eliminating, where practicable, the use of disposable materials in everyday use, such as disposable cups, plates, and table ware. Workers will be encouraged to use ceramic mugs and stainless steel cutlery in the cafeteria or lunch rooms, and to carry their personal drink container or thermos.

The strategy for the management of solid waste at the Project will be first to identify and segregate acceptable disposal items from non-acceptable items. Within the acceptable disposal items, the second step will be to segregate those items that can be economically recycled from those that cannot. This separation will be done at source by locating bins throughout the facilities for the collection of items suitable for recycling.

Organics or food waste generated at the Project will be segregated in all buildings, collected and stored in an enclosed space, and transported to the Meadowbank Mine incinerator building for final segregation and incineration. The Site Services Department will be responsible for the collection, transport and incinerator processing of waste.

The development of the proposed landfill will minimize the area required for waste storage and rehandling of waste. Acceptable items that will be disposed of in the landfill will be those that are solid, non-salvageable, non-hazardous, non-putrescible, with a low leachate and low heat generation potential. Controlling the materials that can be placed in the landfill is a strategy aimed at reducing the concentration of constituents in potential leachate. The proposed landfill will conform to best management practices allowing for orderly landfill development, including covering of debris with waste rock, which will reduce the potential for windblown debris.

All solid wastes that may contain medical waste from the Medical Clinic, food waste, food packaging waste, or other organic waste that could attract wildlife will be incinerated. This will include all garbage from the accommodation complex, kitchen, lunchrooms, and offices. These will be stored on site in closed bin and transported to the Meadowbank Mine incinerator twice a week. This waste will not be allowed to remain unattended in trucks at any time.



Hazardous waste and materials that can be recycled will be appropriately packaged (as per regulations under the *Transport of Dangerous Goods Act*) to be sent off-site to a licenced hazardous waste management facility or recycling facility, respectively. Management of hazardous materials is covered in detail in the Hazardous Materials Management Plan.

3.2 Acceptable Waste for Landfilling

The following materials will be acceptable for disposal in the proposed landfill:

- plastic (except expanded polystyrene);
- steel, copper, aluminum, iron (most of this metal is recycled);
- wood;
- fiberglass insulation;
- fiberglass;
- roofing;
- cardboard;
- concrete;
- carpet;
- bricks;
- ceramics;
- rubber;
- empty caulking tubes;
- hardened caulk;
- clothing;
- glass;
- wire;
- small appliances (with batteries removed);
- gyproc;
- ash provided it has cooled to 60°C or less and follows procedures laid out in the Incinerator Management Plan; and
- vehicles and machinery provided all liquids, grease, batteries, and electronics have been removed (see Section 3.3.2 for more details on ozone depleting substances).

3.2.1 Waste Asbestos²

Waste asbestos includes any type of material with greater than 1 % asbestos by weight (GN 2011a). Asbestos that has been immersed or fixed in a natural or artificial binder or included in a manufactured product is not considered waste asbestos; it is considered a hazardous waste and will be disposed of accordingly. Waste asbestos can either be backhauled off-site for disposal in an approved facility or it can be landfilled. The following are guidelines for landfilling waste asbestos:

- immediate burial and cover with 0.5 metres (m) of cover material;
- bury where it will not be disturbed; and
- the location should be maintained on a map or diagram for future reference.

In addition to following the Environmental Guideline for the General Management of Hazardous Waste (GN 2010a), Agnico Eagle will adhere to the Government of Nunavut's (GN) Environmental Guideline for Waste Asbestos (GN 2011a). Before landfilling waste asbestos, Agnico Eagle will review the steps in this guideline with the GN.

The complete Environmental Guideline for Waste Asbestos (GN 2011a) and Environmental Guideline for the General Management of Hazardous Waste (GN 2010a) can be found in Appendix B and the Hazardous Materials Management Plan, respectively. All Government of Nunavut environmental guidelines can be accessed online at http://env.gov.nu.ca/programareas/environmentprotection/legislation.

3.3 **Unacceptable Waste for Landfilling**

Materials that are not listed above in Section 3.2 are considered unacceptable for placement at the landfills, unless approved in writing by the Meadowbank Mine Environment Superintendent. The unacceptable materials include:

- organic matter including food, septic tank pumpings or sludge from waste water treatment, dead animals, paper;
- food containers and wrappings, unless cleaned;
- whole tires;
- hazardous waste including mercury, medical waste, batteries, solvents, glues, ethylene glycol antifreeze, adhesives (except empty caulking tubes);
- electronics;
- light bulbs or Fluorescent Lamp Tube;
- petroleum products, including materials contaminated with petroleum products; and
- expanded polystyrene.

² It is unlikely that asbestos waste will result from materials purchased for mine operations. Agnico Eagle will avoid using asbestos wherever possible.



In particular, organic material is not accepted in the landfill, thus eliminating the attraction to carnivores and/or raptors. This is accomplished by requiring all personnel to dispose domestic waste in designated bins and by sending all collected domestic waste (e.g., from kitchens and living quarters) to the site incinerator.

3.3.1 Fluorescent Lamp Tubes

Fluorescent tubes contain mercury phosphorus powder and traces of lead and cadmium, which are considered environmental contaminants under the Nunavut *Environmental Protection Act* (GN 2010b). The only disposal method for fluorescent tubes is through an approved hazardous waste recycling or disposal facility (GN 2003). Government of Nunavut guidelines on *Mercury-Containing Products and Waste Mercury* (GN 2010b) and *Environmental Guideline for the General Management of Hazardous Waste* (GN 2010a) are included in the Hazardous Materials Management Plan, respectively. These guidelines will be followed and wastes having mercury will be sent to a certified waste management company for treatment, recycling, and/or disposal.

3.3.2 Ozone Depleting Substances

Ozone depleting substances include chlorofluorocarbons or halons. Common sources include refrigeration equipment, air conditioning equipment, motor vehicle air conditioners, and fire extinguishing equipment (GN 2011b). These materials are hazardous in nature; consequently, all disposal of ozone depleting substances will take place at an approved facility.

Any non-salvageable equipment containing ozone depleting substances will have the ozone depleting substances removed by a certified technician prior to disposal in the proposed landfill. The *Environmental Guideline for Ozone Depleting Substances* is included in Appendix B.

3.4 Total Volume of Waste

The number of people working on-site, and the activities occurring at the time, has a direct bearing on the volume of waste that will be sent to the proposed landfill, the incinerator and the landfarm at Meadowbank Mine, and the amount of materials removed from the waste stream for reuse and recycling. Also, purchasing policies that focus on reduced packaging will have a bearing on the volume of waste.

An estimate of waste volume is required to determine the appropriate size of the landfill. However, an exact waste volume is not a critical parameter in the design because of the flexibility of design to accommodate extensions (larger to accept more waste) or contractions (smaller to accept less waste) within the Whale Tail WRSF. Table 3.1 tabulates the estimated mass of waste destined for the landfill each year and cumulatively for the life of the Project.

As part of the larger waste management system, records will be kept of quantity of waste landfilled, transported to Meadowbank Mine, type and quantity of materials recycled. All this information will be submitted to regulators in an annual report.



Table 3.1 Estimated Waste in Landfill and Transported to Meadowbank Mine

	Waste	Waste Transported to Meadowbank Mine				
Project Phase	Accumulated in Landfill (m³)	Waste to Incinerator (m³)	PHCS to Landfarm (m³)	Sludge to Landfarm (m³)	HazMat and Recycled Steel (t)	
Construction and Operations	8,226	2,980	1,156	46	1,220	
Closure	50,774	294	289	5	305	
Total	59,000	3,274	1,445	51	1,525	

 m^3 = cubic metre; t = tonnes.

SECTION 4 • LANDFILL LOCATION AND CONSTRUCTION

The proposed landfill is planned to be located within the Whale Tail WRSF. The Whale Tail WRSF will set the bounds of the proposed landfill on its north and west sides, while berms will be constructed on the south and east sides of the landfill (see drawing in Appendix A).

Both the floor and the berm of the proposed landfill will be constructed with rockfill and/or waste rock material sourced from the open pit. It will be prepared by first placing a foundation (or base) of 1.2 m of waste rock or and/or rockfill material directly on top of the natural ground to form a foundation. A service road, accessible only to mine staff and Agnico Eagle contractors, will connect the landfill to other mine infrastructure. Berms surrounding the facility on two sides will be built of waste rock and/or rockfill material. The design of the berms does not assume that they will be in a frozen state, or permanently impermeable to leakage. The berms will serve to confine the area for waste disposal and act as a wind shield to reduce windblown debris (Appendix A).

SECTION 5 • LANDFILL OPERATION

5.1 Conceptual Operations Plan

The following is a conceptual plan for operating the landfill.

5.1.1 Materials Acceptable for Disposal

See Section 3.2.

5.1.2 Materials Not Acceptable for Disposal

See Section 3.3.

5.1.3 Site Development and Landfilling Method

The sub landfills will be filled progressively in an orderly manner. Specifically, waste will be placed at one end of the sub landfill at full height and then the active waste area progressively advances. Areas where the waste has been placed to full height and levelled, will be progressively covered by placement of a minimum 0.3 m thickness of rock fill on top of the waste.

5.1.4 Staffing and Equipment

The landfill will not require a full-time attendant during placement of material and maintenance of the landfill. Site Service department roll off trucks will haul waste to the landfill and a dozer will be used to spread and level the waste.

5.1.5 Leachate Management

The leachate from the landfill is expected to be very weak (dilute) or simply absent due to the controls on materials placed in the landfills. Therefore, specific landfill leachate management is not required.

In the event there is leachate from the landfill during periods of heavy rainfall or spring freshet, the runoff will be collected in WRSF Pond and directed to the Whale Tail Attenuation Pond where it will be integrated as part of the water management plan and then, if necessary, treated before release to the receiving environment.

The quantity of leachate is expected to be minimal, and of low ionic strength. The proposed landfill will nonetheless receive precipitation during the summer period, which could infiltrate the landfill before it can evaporate. In the event that leachate reports from the landfill, it will be collected in the WRSF Pond and pumped to the Whale Tail Attenuation Pond for further management (see Water Management Plan). Based on the design strategy for the proposed landfill, and the management and operating procedures listed above, a liner is not considered necessary for the landfill.



In the event that greater volumes of leachate, or leachate with high ionic strength is found coming from the proposed landfill, an investigation will immediately be undertaken to determine the cause. This could lead to changes in the configuration and/or management of the landfill to further limit water coming in contact with landfill materials and/or modify the water management strategy in this area. Because the proposed landfill will be located in an area with underlying permafrost deep groundwater contamination from potential landfill leachate is not anticipated.

5.1.6 Protocol for Placement of Material

Waste will be disposed of directly on the pad and compacted with heavy equipment against the berm or existing row. When the sub landfill is either full of compacted waste, the waste will be covered with waste rock. A new sub landfill will be built, including rockfill berm to act as a wind shield.

Materials destined for burial in the demolition landfill will be dismantled as safely and efficiently as possible, stacked in a stockpile and will be cut by flame, hydraulic shears or saw, into manageable sizes for safe transport and placement in the landfill. The demolition debris will be placed in compacted layers and then buried. Once compacted, waste rock will be placed on the debris to infill voids. Once a continuous layer of waste rock has been covered the compacted debris a final cover of non-potentially acid generating (NPAG) waste rock will be placed over the entire landfill area.

5.1.6 Surface Water and Erosion Control

The slopes of the landfills will be covered with rockfill, thus protecting them from erosion. Any water that may runoff from the Whale Tail WRSF will flow to the WRSF Pond.

5.1.7 Inspections

The environmental department will conduct periodic inspections to ensure compliance with the regulations, permits and operational plans.

5.2 Conceptual Closure Plan

The following is a conceptual plan for closing the landfill.

5.2.2 Estimate of Total Waste Volumes, Tonnage and Life of Landfill

Upon closure, it is estimated that the landfill will have the volumes as described in Section 3.4.

5.2.3 Final Cover Design

The landfill will become encapsulated within the Whale Tail WRSF by surrounding and covering the facility with NPAG waste rock. The proposed landfill will be covered with NPAG waste rock (same thickness than surrounding cover for Whale Tail WRSF), and should thereafter be stable. When finalizing the design for the cover, the need for thermistors will be evaluated. The cover surface will



be left irregular so as to capture snow, windblown sediment, and plant seeds. Drainage water, if present will be naturally directed to the WRSF Pond, monitored and discharged.

5.2.4 End use of Landfill after Closure

There is no planned end use of the landfill post-closure because it will be part of the Whale Tail WRSF.

5.2.5 Water Management

Contact water from the proposed landfill at its closure will continue to be managed using best management practices in accordance with the Project's Interim Closure and Reclamation Plan.

SECTION 6 • TRAINING

All Agnico Eagle personnel and contractors working at the Project will be trained in waste management. This will be included in the site orientation upon arrival, which will include the identification of waste bins and dumpsters for the different categories of waste, where these are located, and the signage associated with each. Stewardship of the environment will be emphasized in that it is everybody's responsibility to properly dispose of waste, including wastes that can be recycled. This extends to ensuring wildlife does not have access to food or food wastes.

The success of the waste management system at the proposed mine site will be dependent on the proper disposal of all waste by all employees and contractors. Waste management training beyond the initial orientation will occur in each department. Environment department staff will reinforce proper waste segregation and disposal at various departmental meetings.

The Project's Site Services Department will have enhanced on-the-job waste management training as they will be collecting and processing all mine site waste. They will be trained in identifying misdirected waste, what to do with it, and in recommending where further waste management training is required on-site.

All maintenance staff must successfully complete equipment training before they can operate machinery and vehicles related to waste management on-site. Additionally, crews handling waste will be fully trained in safe work procedures. Training programs will include Workplace Hazardous Materials Information System (WHMIS) and transportation of dangerous goods. Training completion and retraining will be documented and tracked by the Project's Human Resources Department.

SECTION 7 • PLAN REVIEW AND CONTINUAL IMPROVEMENT

This Plan will be reviewed annually in consultation with the Landfill Inspector and Environment Coordinator. This Plan will be reviewed and updated every two years, as required by the NWB Type A Water License, to reflect changes in operations and/or technology. Improvements suggested through these reviews would be implemented in consultation with the regulators.

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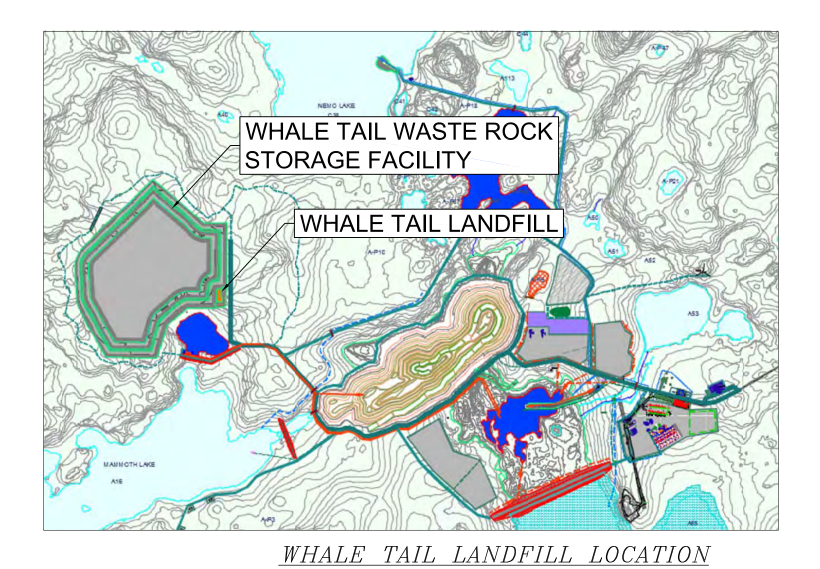
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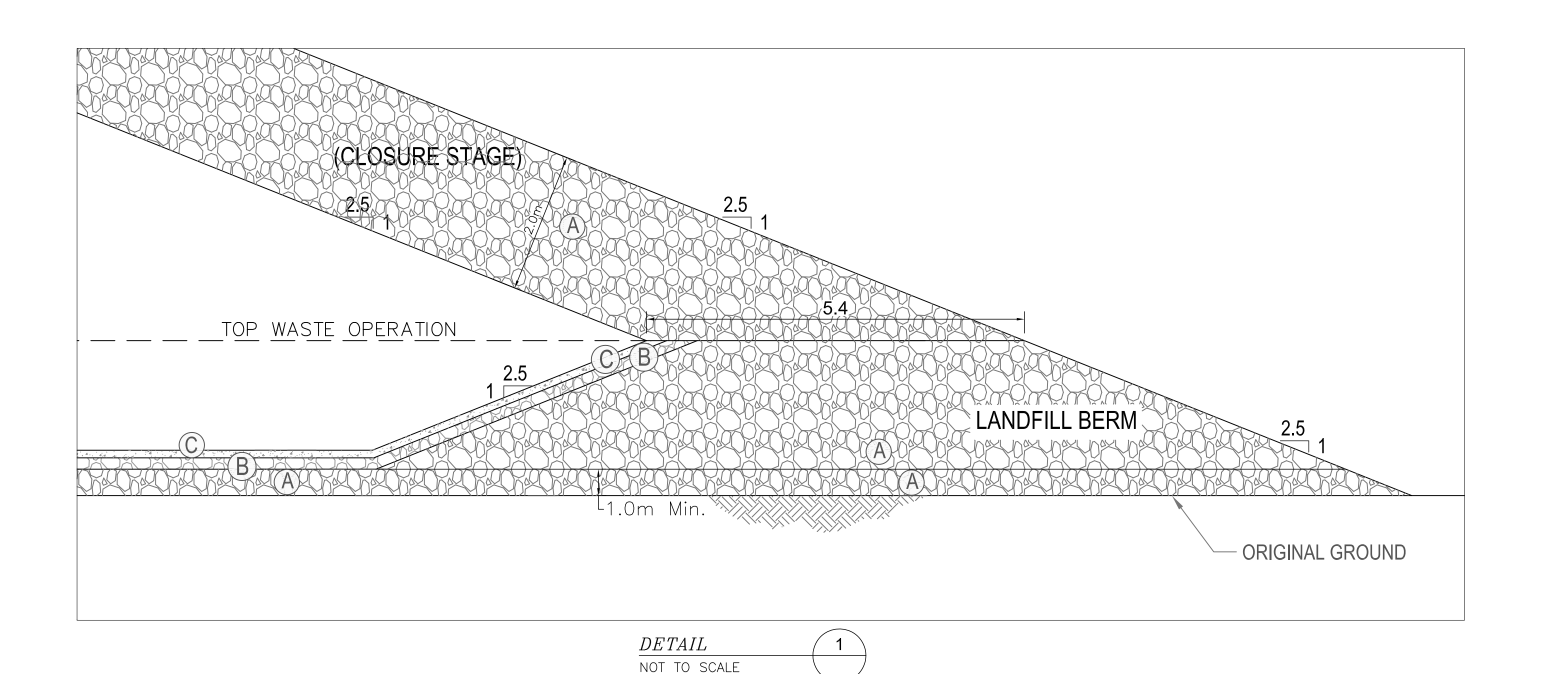


APPENDIX A • LANDFILL DRAWING

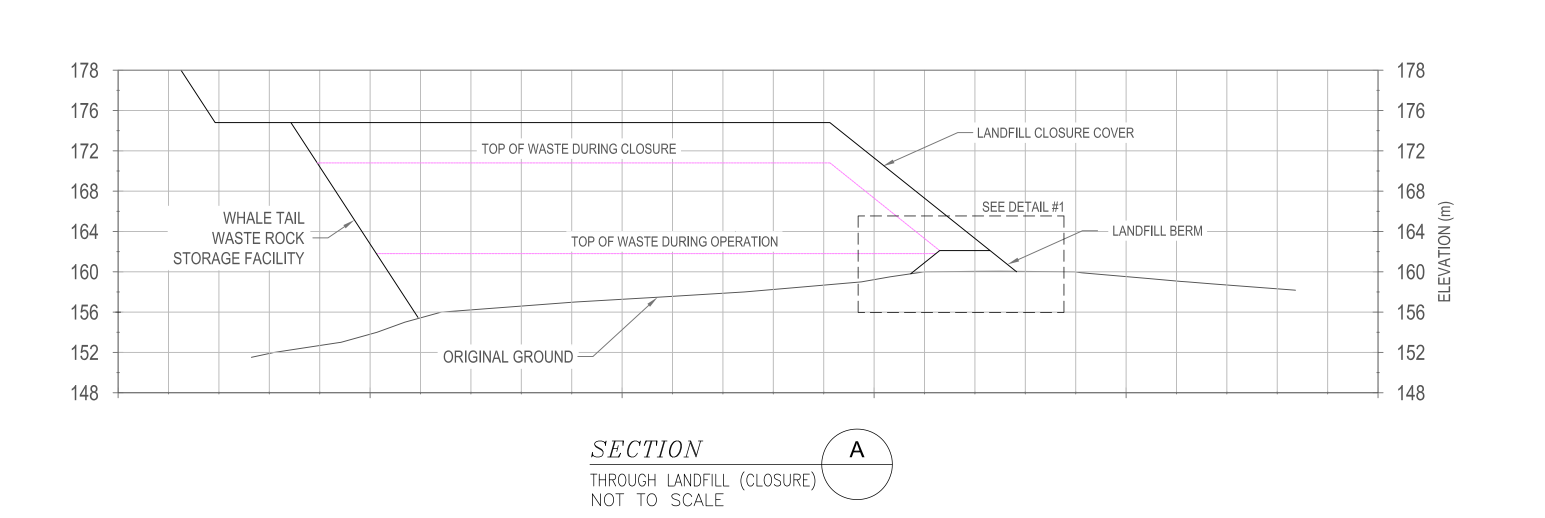
<u>LANDFILL PLAN VIEW</u> SCL: 1:500



NTS / KEY PLAN



300mm



DESCRIPTION:

- A -PIT RUN: 0-600 MM NON POTENTIALLY ACID GENERATING OR METAL LEACHING WASTE ROCK
- B TRANSITION ROCKFILL: 0-150 MM NON POTENTIALLY ACID GENERATING OR METAL LEACHING WASTE ROCK
- \bigcirc -liner bedding till : 0-20 mm non potentially acid generating or metal leaching waste rock



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APPENDIX B • GOVERNMENT OF NUNAVUT ENVIRONMENTAL GUIDELINES

Guidance for the Preparation of Waste Management Plans

Environmental Guideline for the General Management of Hazardous Waste

Environmental Guideline for Waste Asbestos

Environmental Guideline for Mercury-Containing Products and Waste Mercury

Environmental Guideline for Ozone Depleting Substances

Environmental Guideline for Industrial Waste Discharges into Municipal Solid Waste and Sewage Treatment Facilities





Inuvialuit Water Board Guidance for the Preparation of Waste Management Plans

The *Waters Act* controls the use of water and the depositing of wasteⁱ into inland watersⁱⁱ in the Inuvialuit Settlement Region of the Northwest Territories. This Framework is intended to provide guidance to holders of valid Water Licenses issued by the Inuvialuit Water Board with respect to the preparation of Waste Management Plans.

The Waste Management Plan is a strategy intended to assist Licensees in the collection, storage, handling, treatment, transport and disposal of wastes in a manner that protects inland waters. The Plans are meant to be management tools which provide clarity and certainty to Licensees and their contractors, the Inuvialuit Water Board and regulators as to how wastes are to the safely managed and disposed. Each Waste Management Plan should include, but not be limited to, the following information:

- a) Name and key contacts of the Licensee;
- b) geographical outline of the area covered by the plan;
- c) general description of the operation and facilities covered by the plan;
- d) description of treatment and disposal technology and facilities¹¹¹;
- e) types and estimated quantity of wastes to be generated or managed;
- f) actions to be taken to reduce, collect, store, treat, reuse, recycle and dispose of wastes;
- g) treatment, effluent and waste quality standards to be achieved;
- h) final waste disposal or reuse methods and locations iv;
- i) operator qualifications and training; and
- j) any other relevant information as required by the Water License, Water Board or as deemed appropriate by the Licensee.

Waste management and quality standards should comply with all applicable municipal, territorial and federal standards and guidelines.

The Waste Management Plan should include confirmation that actions by parties contracted by the Licensee to collect, store, handle, treat, transport or dispose of wastes shall be governed by the Waste Management Plan.

All wastes generated or managed by the Licensee should be included in the Plan. These wastes may include sewage and other wastewater, drill cuttings, solid and hazardous wastes, solid waste landfills, mine waste rock, mill tailings, contaminated soil and snow, or any other waste types as identified in the Water License.

The Waste Management Plan should be a site-specific or facility-specific document. A regional approach should be taken if the Licensee is undertaking more than one activity in the same general geographic area.

ⁱ Section 1 of the *Waters Act* defines "Waste" to mean any substance that, if added to water, would degrade or alter or form part of a process of degradation or alteration of the quality of the water to an extent that is detrimental to its use by people or by any animal, fish or plant.

ⁱⁱ Section 1 of the *Waters Act* defines "Waters" to mean any inland water, whether in a liquid or frozen state, on or below the surface of the land.

iii Includes 'as built' drawings of any sewage treatment facility.

iv Copies of agreements or letters between the Licensee and third parties where the party has agreed to harbour, transport or dispose of waste off-site should be provided to the Board. Copies of such agreements or letters shall include details including, but not limited to, the type of waste, quantities of waste, treatment and disposal methods and disposal location.

Environmental Guideline for the General Management of Hazardous Waste







GUIDELINE: GENERAL MANAGEMENT OF HAZARDOUS WASTE

Original: April 1999 Revised: January 2002

> April 2010 October 2010

This Guideline has been prepared by the Department of Environment's Environmental Protection Division and approved by the Minister of Environment under the authority of Section 2.2 of the *Environmental Protection Act*.

This Guideline is not an official statement of the law and is provided for guidance only. Its intent is to increase the awareness and understanding of the risks and hazards associated with hazardous waste and to assist in its proper management. This Guideline does not replace the need for the owner or person in charge, management or control of a hazardous waste to comply with all applicable legislation and to consult with Nunavut's Department of Environment, other regulatory authorities and qualified persons with expertise in the management of hazardous waste.

Copies of this Guideline are available upon request from:

Department of Environment
Government of Nunavut
P.O. Box 1000, Station 1360, Iqaluit, NU, XOA 0H0
Electronic version of the Guideline is available at http://env.gov.nu.ca/programareas/environmentprotection

Cover Photos: E. Paquin

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Introduction

'Waste' is a term used to describe materials that are no longer wanted or are unusable for their original intended purpose. Many different types of waste are generated each day in Nunavut by industry and small business, hospitals and health centers, schools and individuals during the normal course of carrying out daily activities. Some types of waste pose greater risks than others because of their chemical, physical and biological properties. These wastes are generally referred to as being a 'hazardous waste'. Examples of hazardous waste include discarded paint, used solvents, motor and lubricating oil, cleaning compounds, certain building construction and demolition waste and products with an expired shelf life. They will generally exhibit one or more of the following characteristics - ignitable (i.e. flammable), reactive, corrosive or toxic. Hazardous waste often requires that specific management measures be taken to ensure the health and safety of the environment, workers and the general public.

The purpose of the Environmental Guideline for the General Management of Hazardous Waste (the Guideline) is to ensure the safe, effective and efficient management of hazardous waste in Nunavut. It provides information to generators, carriers and receivers of hazardous waste on its hazards, how best to reduce or eliminate the effects it can have on the environment, worker and public safety and guidance on its storage, registration and transportation.

The *Environmental Protection Act* enables the Government of Nunavut to implement measures that preserve, protect and enhance the quality of the environment. Section 2.2 of the *Act* provides the Minister with authority to develop, coordinate, and administer the Guideline.

The Guideline is not an official statement of the law. For further information and guidance, the owner or person in charge, management or control of a hazardous waste is encouraged to review all applicable legislation and consult the Department of Environment, other regulatory agencies or qualified persons with expertise in hazardous waste management.

1.1 Definitions

Carrier A person who accepts hazardous waste for transportation or transports

hazardous waste, whether or not for hire or reward. A carrier is also

referred to as a transporter of hazardous waste.

Commercial Actions undertaken for hire or reward.

Commissioner's Land Lands that have been transferred by Order-in-Council to the Government of

Nunavut. This includes roadways and land subject to block land transfers.

Most Commissioner's Land is located within municipalities.

Consignee A person to whom hazardous waste is being or is intended to be

transported. A consignee is also referred to as a receiver of hazardous

waste.

Consignor

A person who has possession of hazardous waste immediately before it is transported. A consignor may also be a generator of hazardous waste.

Contaminant

Any noise, heat, vibration or substance and includes such other substance as the Minister may prescribe that, where discharged into the environment,

- (a) endangers the health, safety or welfare of persons,
- (b) interferes or is likely to interfere with normal enjoyment of life or property,
- (c) endangers the health of animal life, or
- (d) causes or is likely to cause damage to plant life or to property.

Dangerous Good

Any product, substance or organism included by its nature or by the *Transportation of Dangerous Goods Regulations* in any of the classes listed in the Schedule provided in the *Transportation of Dangerous Goods Act* (Canada).

Empty Container

A container that previously held a hazardous waste and has been emptied to the greatest extent practical or triple rinsed with an appropriate cleaning agent. This does not include containers that previously contained mercury or Class 2.3, 5.1 or 6.1 materials.

Environment

Means the components of the Earth and includes

- (a) air, land and water,
- (b) all layers of the atmosphere,
- (c) all organic and inorganic matter and living organisms, and
- (d) the interacting natural systems that include components referred to in paragraphs (a) to (c) above.

Generator

The owner or person in charge, management or control of a hazardous waste at the time it is generated or a facility that generates a hazardous waste. A generator may also be a consignor of hazardous waste.

Hazardous Waste

A contaminant that is a dangerous good and is no longer wanted or is unusable for its original intended purpose and is intended for storage, recycling, treatment or disposal. A hazardous waste does not include a contaminant that is

- (a) household in origin;
- (b) exempted as a small quantity;
- returned directly to a manufacturer or supplier of the product, substance or organism for reprocessing, repackaging or resale for any reason;
- (d) an empty container; or
- (e) intended for disposal in a landfill or a sewage treatment facility and meets the applicable standards set out in the Environmental Guideline for Industrial Waste Discharges.

Hazardous Waste
Management Facility

A commercial facility used for the collection, storage, transfer, treatment, recycling or disposal of a hazardous waste. For clarity, a hazardous waste management facility does not include a municipal landfill or sewage lagoon.

Incompatible Hazardous Waste A hazardous waste that, when in contact with another substance or hazardous waste under normal circumstances, reacts to produce heat, gas, fire, explosion or a corrosive or toxic substance.

Landfilling

The intentional depositing or placement of waste in or on land for the purposes of disposal.

Long-term Storage

The storage of hazardous waste for a period of 180 days or more.

Manifest

The manifest as set out in Schedule IX to the Export and Import of Hazardous Waste and Hazardous Recyclables Regulations under the Canadian Environmental Protection Act (Canada).

Minister

The Minister of Environment of the Government of Nunavut.

Qualified Person

A person who has an appropriate level of knowledge and experience in all relevant aspects of hazardous waste management.

Receiver

A person to whom hazardous waste is being or is intended to be transported. A receiver is also referred to as a consignee of hazardous waste.

Responsible Party

The owner or person in charge, management or control of the hazardous waste.

Small Quantity

Hazardous waste that is generated in an amount that is less than five kilograms per month if a solid or less than five litres per month if a liquid, and where the total quantity accumulated at any one time does not exceed five kilograms or five litres. This does not include hazardous waste that is mercury or Class 2.3, 5.1 or 6.1 materials. These wastes must be generated in an amount that is less than one kilogram per month if a solid or less than one litre per month if a liquid, and where the total quantity accumulated at any one time does not exceed one kilogram or one litre.

Transport Authority

The statute and regulations controlling the management of hazardous waste under that mode of transport. These include

- (a) Road and Rail Transportation of Dangerous Goods Act (Canada) and Regulations; Interprovincial Movement of Hazardous Waste Regulations (CEPA) and Export and Import of Hazardous Waste and Hazardous Recyclable Material Regulations (CEPA).
- (b) Air International Air Transport Association (IATA) Dangerous Goods Regulations and International Civil Aviation Organization (ICAO) Technical Instructions; and

(c) Marine – International Maritime Dangerous Goods Code (IMDG).

Transfer The temporary storage of hazardous waste for a period of 179 days or less

for the purpose of changing from one vehicle or means of transportation to

another.

Transporter A person who accepts hazardous waste for transportation or transports

hazardous waste, whether or not for hire or reward. A transporter is also

referred to as a carrier of hazardous waste.

Waste Audit An inventory or study of the amount and type of waste that is produced at

a location.

1.2 Roles and Responsibilities

1.2.1 Environmental Protection Division

The Environmental Protection Division of the Department of Environment is the key environmental agency responsible for ensuring the proper management of hazardous waste and other contaminants on Commissioner's Land. Authority is derived from the *Environmental Protection Act*, which prohibits the discharge of contaminants to the environment and enables the Minister to undertake actions to ensure appropriate management measures are in place. Although programs and services are applied primarily to activities taking place on Commissioner's and municipal lands and to Government of Nunavut undertakings, the *Environmental Protection Act* may be applied to the whole of the territory where other controlling legislation, standards and guidelines do not exist. A complete listing of relevant legislation and guidelines can be obtained by contacting the Department of Environment or by visiting the web site at http://env.gov.nu.ca/programareas/environmentprotection.

The Department of Environment will provide advice and guidance on the proper management of hazardous waste. However, it remains the responsibility of the owner or person in charge, management or control of the hazardous waste to ensure compliance with all applicable statutes, regulations, standards, guidelines and local by-laws.

1.2.2 Generators of Hazardous Waste

The generator is the owner or person in charge, management or control of the hazardous waste at the time it is produced or of the facility that produces the hazardous waste. The generator is responsible for any and all hazardous waste produced and must ensure the hazardous waste is properly and safely managed from the time it is generated to its final disposal. This is referred to as managing the waste from cradle-to-grave.

Contractors may manage hazardous waste on behalf of the generator. However, the generator remains responsible for determining whether the waste is hazardous and ensuring the method of management complies with all applicable statutes, regulations, standards, guidelines and local by-laws. If the contractor does not comply with the requirements of the *Environmental Protection Act* and is charged with a violation while managing the waste, the generator may also be held liable.

The basic responsibilities of a hazardous waste generator in Nunavut are:

- Registering with the Department of Environment as a generator of hazardous waste.
- Registering the facility with the Department of Environment as a hazardous waste management
 facility where the facility is used for commercial purposes and is intended for the storage of
 hazardous waste for a period of 180 days or more, where stored quantities exceed the criteria
 set out in Appendix 8 or where hazardous waste is recycled, treated or disposed of in quantities
 in any single month that exceed a 'small quantity'.
- Classifying and labeling hazardous waste in accordance with the Transport Authority.
- Managing the hazardous waste in accordance with the Guideline, *Environmental Protection Act, Fire Prevention Act, Safety Act, Public Health Act* and all other applicable statutes, regulations, standards, guidelines and local by-laws.
- Reusing, recycling, treating or disposing of the hazardous waste in a proper and safe manner.
- Where the hazardous waste is transported off-site, completing Part A of the waste manifest form and retaining a copy for two years, using a registered hazardous waste carrier to transport the waste and sending the waste to a registered receiver or hazardous waste management facility.
- Ensuring staff are trained and qualified to safely handle the hazardous waste.
- Filing a spill contingency plan with the Minister where stored quantities of hazardous waste exceed the criteria set out in Schedule A of the Spill Contingency Planning and Reporting Regulations.
- Reporting any spill immediately to the NWT/Nunavut Spill Report Line at (867) 920-8130.

Further information and application forms for registering as a generator or a hazardous waste management facility are available from the Department of Environment. Refer to sections 3.2.1 and 3.2.2 and Appendices 4 and 7 for further information.

1.2.3 Carriers of Hazardous Waste

Hazardous waste must be transported in accordance with the appropriate Transport Authority: Road and Rail - Transportation of Dangerous Goods Act (Canada) and Regulations, Interprovincial Movement of Hazardous Waste Regulations (CEPA) and Export and Import of Hazardous Waste and Hazardous Recyclable Material Regulations (CEPA); Air – International Air Transport Association (IATA) Dangerous Goods Regulations and International Civil Aviation Organization (ICAO) Technical Instructions; and Marine – International Maritime Dangerous Goods Code (IMDG).

Carriers operating in Nunavut must be registered with the Department of Environment before transporting hazardous waste. Other basic responsibilities of hazardous waste carriers are:

- Placarding and labeling all transport vehicles and containers in accordance with the appropriate Transport Authority.
- Completing Part B of the waste manifest form and retaining a copy for two years.
- Accepting hazardous waste only from registered generators and safely transporting hazardous waste only to a registered receiver or hazardous waste management facility.
- Ensuring staff are trained and qualified to safely transport hazardous waste.
- Reporting any spill immediately to the NWT/Nunavut Spill Report Line at (867) 920-8130.

Further information and application forms for registering as a hazardous waste carrier are available from the Department of Environment. Refer to section 3.2.1 and Appendix 5 for further information.

1.2.4 Receivers of Hazardous Waste

Any person receiving or accepting hazardous waste in Nunavut for the purpose of storage, transfer, reuse, recycling, treatment or disposal must be registered with the Department of Environment as a hazardous waste receiver. The facility must also be registered as a hazardous waste management facility where it is used for commercial purposes and is used to store hazardous waste for a period of 180 days or more, store quantities that exceed the criteria set out in Appendix 8 or hazardous waste is recycled, treated or disposed of in quantities in any single month that exceed a 'small quantity'. Other basic responsibilities of hazardous waste receivers in Nunavut are:

- Handling and storing the hazardous waste in accordance with the Guideline, Environmental Protection Act, Fire Prevention Act, Safety Act, Public Health Act and all other applicable statutes, regulations, standards, guidelines and local by-laws.
- Reusing, recycling, treating or disposing of the hazardous waste in a proper and safe manner.
- Completing Part C of the waste manifest form and retaining a copy for two years.
- Accepting hazardous waste only from registered generators and carriers.
- Ensuring staff are trained and qualified to safely handle hazardous waste.
- Filing a spill contingency plan with the Minister where stored quantities of hazardous waste exceed the criteria set out in Schedule A of the Spill Contingency Planning and Reporting Regulations.
- Reporting any spill immediately to the NWT/Nunavut Spill Report Line at (867) 920-8130.

Further information and application forms for registering as a receiver or hazardous waste management facility are available from the Department of Environment. Refer to sections 3.2.1 and 3.2.2 and Appendices 6 and 7 for further information.

1.2.5 Other Regulatory Agencies

Other regulatory agencies may have to be consulted regarding the management of hazardous waste as there may be other environmental or public and worker health and safety issues to consider. Some of the other agencies include:

Department of Economic Development and Transportation

The Motor Vehicles Division is responsible for ensuring the safe transport of hazardous waste and other dangerous goods by road through administration of the *Transportation of Dangerous Goods Act*. The Department is also responsible under the *Motor Vehicles Act* for driver licensing and various other vehicle and load safety matters.

Workers' Safety and Compensation Commission

The Workers' Safety and Compensation Commission is responsible for promoting and regulating worker and workplace health and safety in Nunavut. The Commission derives its authority from the *Workers' Compensation Act* and *Safety Act* which require an employer to maintain a safe workplace and ensure the safety and well being of workers. The Workplace Hazardous Materials Information System, or WHMIS, requires information be provided to workers on the safe use of any hazardous material used in the workplace. All hazardous waste generators, carriers and receivers should consult the Prevention Services Division for further information and guidance.

Department of Community and Government Services

The Department of Community and Government Services is responsible under the *Commissioners' Lands Act* for the issuance of land leases, reserves, licenses and permits on Commissioner's Lands. The Department, in cooperation with communities, is also responsible for the planning and funding of municipal solid waste and sewage disposal facilities in most Nunavut communities. Emergency planning responsibilities under the *Emergency Measures Act* include developing territorial emergency response plans, coordinating emergency operations at the territorial and regional levels and supporting community emergency response operations.

The Office of the Fire Marshal is responsible for ensuring the safe storage, handling and use of flammable and combustible liquids and materials. The Office of the Fire Marshal derives its authority from the *Fire Prevention Act*, National Fire Code and National Building Code.

Department of Health and Social Services

Activities related to the generation, storage, transportation, treatment and disposal of hazardous waste may have an impact on public health. The Office of the Chief Medical Officer of Health and Regional Environmental Health Officers should be consulted regarding legislated requirements under the *Public Health Act*.

Environment Canada

Environment Canada is responsible under the *Canadian Environmental Protection Act* for ensuring the safe management of designated hazardous waste at federal facilities and on federal lands. The management, disposal and export of polychlorinated biphenyl (PCB) waste is controlled under the *PCB Regulations*, the *Federal Mobile PCB Treatment and Destruction Regulations* and the *PCB Waste Export Regulations*. The interprovincial and international transport of waste is controlled under the *Interprovincial Movement of Hazardous Waste Regulations* and the *Export and Import of Hazardous Waste and Hazardous Recyclable Material Regulations*. Environment Canada is also responsible for administering the pollution prevention provisions of the federal *Fisheries Act*.

Indian and Northern Affairs Canada

Indian and Northern Affairs Canada is responsible under the *Territorial Lands Act* and *Nunavut Waters* and *Nunavut Surface Rights Tribunal Act* for the management of federal lands and waters in Nunavut, including the impact hazardous waste may have on the quality of these lands and waters.

Natural Resources Canada

The Explosives Act provides Natural Resources Canada with authority to manage explosives in Canada, including waste explosives. The Canadian Nuclear Safety Commission, which reports to Parliament through the Minister of Natural Resources, administers the safe handling and disposal of radioactive materials and licenses institutions and companies to possess and use radioactive materials under the Nuclear Safety and Control Act and Nuclear Liability Act.

Local Municipal Governments

The role of municipal governments is important in the proper local management of hazardous waste. Under the Nunavut Land Claim Agreement, municipalities are entitled to control their own municipal disposal sites. Hazardous waste may be deposited into municipal landfill sites and sewage treatment facilities only with the consent of the local government. Local environmental and safety standards are determined, in part, by how the property is designated under municipal government development plans (i.e. land use zoning). The local fire department may also be called upon if a fire or other public safety issue is identified.

Co-management Boards and Agencies

Co-management boards and agencies established under the Nunavut Land Claim Agreement have broad authority for land use planning, impact assessment and the administration of land and water. Activities involving hazardous waste may be controlled through the setting of terms and conditions in plans, licenses and permits issued by the Nunavut Water Board and other co-management boards and agencies.

Appendix 3 provides further assistance in determining the primary regulatory agency contact for managing hazardous waste in Nunavut.

Appendix 11 provides mailing addresses, phone and fax numbers for each of the regulatory agencies.

Management of Hazardous Waste

2.1 What is Hazardous Waste?

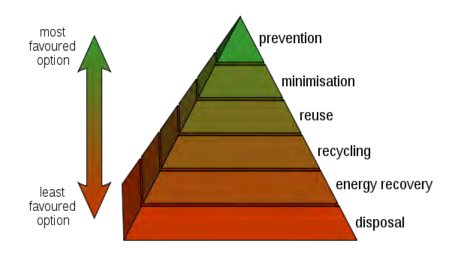
Hazardous waste is unwanted material or products that can cause illness or death to people, plants and animals. It may be a liquid, solid, sludge or gas and contain chemicals, heavy metals, radioactives, infectious organisms or other toxic substances. It may be a single product or a combination of many hazardous and non-hazardous materials (i.e. mixed waste). Its harmful effects may exist for a relatively short period of time (i.e. oil-based paint before hardening) or continue for hundreds of years. It can persist in soil, water and sediment (i.e. radioactive materials) or bioaccumulate in plants and animals (i.e. mercury, PCBs).

Hazardous waste is generated by everybody. Households commonly generate unwanted gasoline, brake and windshield wiper fluid, cleaning supplies, paints and paint thinners, lead acid batteries, used computer equipment and construction materials (i.e. asbestos), pesticides and others. Hospitals and nursing stations generate unwanted needles and waste human tissue, body fluids and biotic cultures. Business and industry generate many different types of hazardous waste including used motor and lubricating oil, cleaning solvent, drilling fluid and cuttings and mine tailings.

2.2 Waste Management

Proper waste management simply makes good sense. Minimizing or eliminating the generation of hazardous and other waste helps to reduce the hazards and costs associated with its handling, storage, transport, recycling, treatment and disposal. It also reduces the impacts waste could have on the environment, human and worker health and safety and reduces the global emission of greenhouse gases by minimizing the use of raw materials. Another term commonly used to describe activities that reduce the amount of material entering a waste stream or being released to the environment is 'pollution prevention'.

Once a waste is created, the generator is responsible for its safe management from cradleto-grave. Waste generators can prevent pollution and reduce costs by implementing various waste reduction, reuse and recycling programs through changes to operational procedures, maintenance practices and raw material use. Treating and disposing of waste either locally or outside of Nunavut should be considered only if reuse and recycling options are not available or practical.



2.2.1 Reduce and Minimize – the first option

Using raw materials efficiently and reducing the amount of waste generated is the first and most important step in effective waste management. Both environmentally and economically, consuming less is the most fundamental and effective step to reducing waste.

A waste audit should be undertaken to inventory and study the waste produced at a location or business. The audit should identify the type and amount of waste being generated, the costs of current management methods including handling, storage, treatment, transport and disposal, and examine opportunities and set targets for reducing or reusing waste. These opportunities include awareness and education, the substitution or reduction of purchased raw materials, production redesign, process changes and improved maintenance activities. Other opportunities include purchasing products that are durable or are manufactured from environmentally-friendly materials (i.e. biodegradable or post-consumer materials), avoiding products that are designed for single or short life usage and buying only the quantity that is needed. Effective communications is critical to the success of any waste reduction program.

2.2.2 Reuse and Recycle

Even with effective waste reduction measures in place there will be waste generated. Reusing the waste product for a different but related purpose (reuse) or producing a new product from the original material (recycle) is an effective way to reduce the volume of waste. The waste audit should identify whether opportunities are available for reusing or recycling waste within the generating facility. Alternatively, other local or distant users may be found to reuse or recycle the waste that would otherwise require treatment or disposal.

The Department of Environment encourages the reuse and recycling of hazardous and other waste in the following ways:

- Local reuse and recycle programs are available in various communities for some types of hazardous waste including used oil and waste fuel. Generators should contact the Department of Environment or local municipal government for the names of registered waste receivers or other opportunities to reuse or recycle wastes locally.
- Waste exchanges and associations offer opportunities for waste generators to transfer unwanted, overstocked, obsolete, damaged, contaminated and post-dated material to another person or company that can use it. In some cases, the receiving company will purchase the waste from the generator. Appendix 10 provides a listing of several waste exchanges and associations in Canada.

2.2.3 Treatment and Disposal in Nunavut

Treatment and disposal of a hazardous waste is the last step in effective waste management and should be undertaken only after all other practical reuse and recycle options have been examined.

Treatment covers a broad spectrum of activities. It includes any method, technique or process that will change the physical, chemical or biological character or composition of a hazardous waste so as to reduce its volume, neutralize or make the waste less hazardous and make it safer to transport or store

prior to its disposal. In some cases, more than one process may be required to treat the waste. Facilities in Nunavut at which hazardous waste is stored, treated, recycled or disposed of for commercial purposes must be registered as a hazardous waste management facility. The owner or operator of a facility should refer to section 3.2.2 and Appendix 7 for further information.

It is a contravention of the *Environmental Protection Act* for hazardous waste to be abandoned or disposed of on land or into water in Nunavut. Although a detailed discussion on specific hazardous waste disposal methods is beyond the scope of the Guideline, the following are general points for consideration:

- Hazardous waste must not be mixed or diluted with another substance, or divided into smaller quantities, simply to avoid meeting the definition of a hazardous waste.
- The generator is responsible for determining how hazardous waste can be safely disposed of and to comply with all applicable statutes, regulations, standards, guidelines and local by-laws. The Department of Environment will provide advice and guidance on the management of hazardous waste. Other sources of information and assistance include:
 - Manufacturer or distributor of the new product;
 - Manufacturer's Material Safety Data Sheets (MSDS); and
 - Waste exchanges and associations, other regulatory authorities, waste management consultants and other qualified persons with expertise in the management of hazardous waste.
- Hazardous waste that meets standards set out in the Environmental Guideline for Industrial Waste Discharges may be directed to municipal landfills and sewage treatment systems for disposal. The local municipal government must be consulted and consent to the use of their facility prior to the waste being disposed. Waste that does not meet the standards set out in the Environmental Guideline for Industrial Waste Discharges must be treated prior to disposal or transported to a facility that is registered to accept the waste.
- The open burning of hazardous waste is not an acceptable practice as toxic substances may be released into the atmosphere.
- Incompatible hazardous waste should not be mixed, combined or stored together in the same container as new hazards may be created. Combining or mixing one waste with another waste may also prevent its reuse or recycling and increase disposal costs.
- Containers that previously held a hazardous waste must be emptied to the greatest extent practical or triple rinsed with an appropriate cleaning agent prior to disposal. The rinsings must then also be managed according to their waste characteristics. Cleaned containers should be rendered unusable by puncturing or crushing prior to disposal to prevent their reuse. This is especially important for containers that could be reused for water or food storage.

The Department of Environment will consider alternate hazardous waste management and disposal measures that provide an equivalent level of environmental protection to those identified in this Guideline.

2.2.4 Treatment and Disposal Outside Nunavut

Hazardous waste can be sent to a receiver or hazardous waste management facility located outside of Nunavut only where the receiver or facility has been registered in the receiving province or territory to

accept that waste. The generator must comply with all applicable statutes, regulations, standards, guidelines and local by-laws of the receiving jurisdiction.

Within Canada, Environment Canada monitors and controls the interprovincial movement of hazardous waste under the *Interprovincial Movement of Hazardous Waste Regulations*. Waste manifests must accompany each shipment of waste in accordance with the Transport Authorities' requirements. Generators and carriers should refer to section 3.3 of the Guideline for additional information on transport and waste manifest requirements.

The international movement of hazardous waste is controlled under the Basel Convention on the Control of Transboundary Movements of Hazardous Wastes and their Disposal. Known simply as the Basel Convention, it is an international treaty to control and reduce the transfer of hazardous waste from developed to less developed countries. Environment Canada monitors and controls the international movement of hazardous waste under the *Export and Import of Hazardous Waste and Hazardous Recyclable Material Regulations*.

A listing of Canadian waste management facilities may be obtained by contacting the waste exchanges and other organizations listed in Appendix 10.

General Requirements

Hazardous waste is classified using the system developed under the *Transportation of Dangerous Goods Act (Canada)*. Wastes are categorized into one of nine classes according to their chemical, physical or biological properties. Each waste, or group of similar wastes, is then identified using a specific 'UN' number assigned under the *Transportation of Dangerous Goods Regulations*. Refer to Appendix 2 for additional information on dangerous goods classifications.

3.1 Storage

Storage refers to containment of a hazardous waste for transport, or while awaiting treatment and disposal. Except under extraordinary circumstances (i.e. radioactive materials), storage should always be considered as a temporary measure and is not acceptable for the long-term management of hazardous waste.

Recognition of the incompatibility of different wastes during storage is important in order to avoid the possibility of violent, explosive reactions and toxic fumes. Various systems have been developed to ensure compatible storage including the 'Hazardous Waste Compatibility Chart' adopted by the United States' Environmental Protection Agency¹.

3.1.1 Containers

Hazardous waste storage containers are designed to hold, store and transport small quantities of waste. Many different types of containers are available (i.e. barrels, bottles, bags and boxes) and are made from a variety of materials (i.e. aluminum, plastic, steel, and stainless steel). Selecting the proper container requires an understanding of the properties of the waste to be stored. If transport is to be undertaken, the generator should consult the Transport Authority to confirm the container meets all legislated requirements.

The following are additional general points for consideration:

- Hazardous waste should be stored in their original containers where possible or in containers specially manufactured for the purpose of storing hazardous waste. The containers must be sound, sealable and not damaged or leaking.
- Containers should be clearly labeled to identify their contents according to requirements of the Workplace Hazardous Materials Information System (WHMIS) and the relevant Transport Authority, if transport is planned.
- Small quantities of compatible hazardous waste should be bulked into 16 gauge or equivalent metal or plastic 205 litre (45 gallon) drums for the purpose of secondary containment.
- Containers should be closed and sealed at all times, except while waste is being added or removed.

¹ EPA-600/2-80-076 April 1980. A Method for Determining the Compatibility of Chemical Mixtures.

3.1.2 Facilities

A hazardous waste storage facility is a specially designed building or area that helps to ensure the safe and secure storage of hazardous waste. Detailed storage facility building designs are beyond the scope of the Guideline. The Department of Environment or other qualified person should be consulted prior to designing and constructing a storage facility.

The following are general points to consider when establishing a storage facility:

- The facility should meet all local and territorial siting and construction requirements and be readily accessible for fire fighting and other emergency responses. The local Fire Chief should be advised of the storage facility and its contents for emergency planning and response purposes.
- The facility should be secure. Access should be limited where practical to employees who have been trained in safety and emergency procedures. These procedures should be documented and a copy made available to those employees who have access to the facility.
- Inspections of the facility and stored wastes should be performed and recorded at least once every week.
- Containers should be placed so that each can readily and easily be inspected for signs of leakage, corrosion or deterioration. Leaking, corroded or deteriorated containers should immediately be removed and their contents transferred to a sound container.
- Records should be maintained indicating the type and quantity of waste being stored along with the date, type and quantity of hazardous waste brought into or removed from the facility.
- Drainage into and from the storage facility site should be controlled to prevent spills or leaks from leaving the site and to prevent run-off from entering the site.
- All waste should be stored on a firm working surface that is impervious to leaks.
- Incompatible waste must be stored in a manner that contact in the event of a spill or accidental release is not possible.
- Emergency response plans should be developed in cooperation with local emergency response
 personnel and emergency response equipment should be locally available in the event of a spill,
 fire or other emergency situation.

Where the facility is used for commercial purposes and is used to store hazardous waste for periods of 180 days or more or the quantity of waste stored on-site exceeds the criteria set out in Appendix 8, the facility must be registered with the Department of Environment as a hazardous waste management facility.

3.2 Registration

3.2.1 Hazardous Waste Generators, Carriers and Receivers

Generators, carriers and receivers of hazardous waste must be registered before undertaking activities involving these wastes. Completion of the approved form and submission of accurate information enables the Department of Environment to quickly complete the registration process. Registration enables the government to track the generation, transport and disposal of hazardous waste in Nunavut. It also provides assurance that the company has the necessary emergency response and spill

contingency plans in place should an accident or other incident occur involving a hazardous waste. Upon registration, the applicant will be assigned a unique identification number. This number is required in order to complete the waste manifest form.

Appendices 4, 5 and 6 provide samples of registration forms required for generators, carriers and receivers to apply for registration in Nunavut. Original forms and users' guides are available from Nunavut's Department of Environment or by downloading through the department's web site. Incomplete applications will result in delays in completing the registration process.

Generators and receivers of hazardous waste located in Nunavut must be registered with the Department of Environment. Carriers may be registered either in Nunavut or in the province or territory in which the company is based.

3.2.2 Hazardous Waste Management Facilities

A hazardous waste management facility is a facility or specially-designated area that is used for the collection, storage, transfer, treatment, recycling or disposal of hazardous waste for commercial purposes. Where the facility is used solely for the collection, storage or transfer of hazardous waste, the facility must be registered where waste is stored for a period of 180 days or more or the quantities exceed those set out in Appendix 8 of the Guideline. Where the facility is to be used for the treatment, recycling or disposal of hazardous waste, the facility must be registered where the quantity treated, recycled or disposed of in any single month exceeds a 'small quantity'.

The collection, storage, transfer, treatment, recycling or disposal of hazardous waste on behalf of a third-party does not remove the obligation of the owner or operator of a hazardous waste management facility to register the facility.

Appendix 7 includes a sample of the registration form required for the owner or operator of a hazardous waste management facility to apply for registration of the facility. The owner or operator may obtain an original form and users' guide by contacting Nunavut's Department of Environment or by downloading through the department's web site. Incomplete applications will result in delays in completing the registration process.

Registration of a hazardous waste management facility does not remove the obligation to comply with all other applicable municipal, territorial and federal statutes, regulations, standards, guidelines and bylaws. Guidance on planning for and achieving territorial environmental requirements for new industrial projects may be found in the *Environmental Guideline for Industrial Projects on Commissioner's Lands*.

3.3 Transportation

Carriers must ensure hazardous waste is packaged, documented, labeled and placarded in compliance with the method of transport used - road, rail, air or marine. A completed waste manifest must accompany each shipment of hazardous waste. Completion of the manifest together with proper marking and placarding of containers and vehicles enables police, ambulance, fire and other first responders to react effectively and safely in the event of a spill or other accident involving hazardous waste while in transit.

The transport of hazardous waste by road in Canada is controlled under the territorial and federal *Transportation of Dangerous Goods Acts* and the federal *Interprovincial Movement of Hazardous Waste Regulations* and *Export and Import of Hazardous Waste and Hazardous Recyclable Material Regulations*. These Acts and Regulations require that personnel are trained, containers and transport vehicles are labeled and placarded and a completed waste manifest accompanies each shipment. The generator, carrier and receiver must each complete their portion of the manifest form and provide copies to the Department of Environment at various stages in the transport process. Refer to Appendix 9 for a copy of the manifest. Original manifest forms are available from Nunavut's Department of Environment and completion instructions are included on the reverse side of each manifest. Further assistance in completing a waste manifest may be obtained by referring to the *User's Guide for the Hazardous Waste Manifest* produced by Environment Canada or by contacting the Motor Vehicles Division of the Department of Economic Development and Transportation.

The International Air Transport Association (IATA) requires that all shipments of hazardous wastes tendered to air carriers be accompanied by the IATA Shipper's Declaration of Dangerous Goods. The consignor is responsible for completion of the form in accordance with IATA requirements and to ensure all packaging, placarding and labeling is consistent with the product being transported.

The International Marine Dangerous Goods Code requires use of the International Marine Organization's Multimodal Dangerous Goods Form when transporting dangerous goods or hazardous waste by ship or barge.

Further information on transporting hazardous waste by air or marine can be obtained by contacting Transport Canada. Information and instructions on manifesting, placarding and labeling hazardous waste commonly generated in Nunavut can be obtained by referring to waste-specific guidelines produced by the Department of Environment. A complete listing of guidelines is available at http://env.gov.nu.ca/programareas/environmentprotection.

Conclusion

This is a general introduction to the risks associated with hazardous waste and is intended to inform the reader about the proper handling, storage and transportation of hazardous waste in Nunavut. Detailed guidance on the management of specific waste types can be obtained by referring to other guidelines developed by the Department of Environment.

For additional information on the management of hazardous waste, or to obtain a complete listing of available guidelines, contact the Department of Environment at:

Environmental Protection Division
Department of Environment
Government of Nunavut
Inuksugait Plaza, Box 1000, Station 1360
Iqaluit, Nunavut, XOA 0H0

Phone: (867) 975-7729 Fax: (867) 975-7739

Email: EnvironmentalProtection@gov.nu.ca

Website: http://env.gov.nu.ca/programareas/environmentprotection

References

Government of Alberta, Department of Environment. Alberta Users Guide for Waste Managers, (Catalogue # ENV-266-O/P).

Government of Alberta, Department of Environment. Hazardous Waste Storage Guidelines, (1988).

Government of the Northwest Territories, Department of Environment and Natural Resources. User's Guide for Hazardous Waste Movement Documents in the NWT, (2009).

Government of the Northwest Territories, Department of Municipal and Community Affairs. Guidelines for the Planning, Design, Operations and Maintenance of Modified Solid Waste Sites in the Northwest Territories, (2003).

Government of Nunavut, Department of Environment. Environmental Guideline for General Management of Hazardous Waste, (2002).

Government of Nunavut, Department of Environment. Environmental Guideline for Industrial Projects on Commissioner's Lands, (2002).

Government of Nunavut, Department of Environment. Environmental Guideline for Industrial Waste Discharges, (2002).



APPENDIX 1 - ENVIRONMENTAL PROTECTION ACT

The following are excerpts from the Environmental Protection Act

- "Contaminant" means any noise, heat, vibration or substance and includes such other substance as the Minister may prescribe that, where discharged into the environment,
 - (a) endangers the health, safety or welfare of persons,
 - (b) interferes or is likely to interfere with normal enjoyment of life or property,
 - (c) endangers the health of animal life, or
 - (d) causes or is likely to cause damage to plant life or to property;

"Discharge" includes, but not so as to limit the meaning, any pumping, pouring, throwing, dumping, emitting, burning, spraying, spreading, leaking, spilling, or escaping;

"Environment" means the components of the Earth and includes

- (a) air, land and water,
- (b) all layers of the atmosphere,
- (c) all organic and inorganic matter and living organisms, and
- (d) the interacting natural systems that include components referred to in paragraphs (a) to (c).

"Inspector" means a person appointed under subsection 3(2) and includes the Chief Environmental Protection Officer.

- 2.2 The Minister may
 - (a) establish, operate and maintain stations to monitor the quality of the environment in the Territories;
 - (b) conduct research studies, conferences and training programs relating to contaminants and to the preservation, protection or enhancement of the environment;
 - (c) develop, co-ordinate and administer policies, standards, guidelines and codes of practice relating to the preservation, protection or enhancement of the environment;
 - (d) collect, publish and distribute information relating to contaminants and to the preservation, protection or enhancement of the environment:
- 3. (1) The Minister shall appoint a Chief Environmental Protection Officer who shall administer and enforce this Act and the regulations.
 - (2) The Chief Environmental Protection Officer may appoint inspectors and shall specify in the appointment the powers that may be exercised and the duties that may be performed by the inspector under this Act and regulations.
- 5. (1) Subject to subsection (3), no person shall discharge or permit the discharge of a contaminant into the environment.
 - (3) Subsection (1) does not apply where the person who discharged the contaminant or permitted the discharge of the contaminant establishes that
 - (a) the discharge is authorized by this Act or the regulations or by an order issued under this Act or the regulations;
 - (b) the contaminant has been used solely for domestic purposes and was discharged from within a dwelling house;
 - (c) the contaminant was discharged from the exhaust system of a vehicle;
 - (d) the discharge of the contaminant resulted from the burning of leaves, foliage, wood, crops or stubble for domestic or agricultural purposes;

- (e) the discharge of the contaminant resulted from burning for land clearing or land grading;
- (f) the discharge of the contaminant resulted from a fire set by a public official for habitat management of silviculture purposes;
- (g) the contaminant was discharged for the purposes of combating a forest fire;
- (h) the contaminant is a soil particle or grit discharged in the course of agriculture or horticulture; or
- (i) the contaminant is a pesticide classified and labelled as "domestic" under the *Pest Control Products Regulations* (Canada).
- (4) The exceptions set out in subsection (3) do not apply where a person discharges a contaminant that the inspector has reasonable grounds to believe is not usually associated with a discharge from the excepted activity.
- 5.1. Where a discharge of a contaminant into the environment in contravention of this Act or the regulations or the provisions of a permit or license issued under this Act or the regulations occurs or a reasonable likelihood of such a discharge exists, every person causing or contributing to the discharge or increasing the likelihood of such a discharge, and the owner or the person in charge, management or control of the contaminant before its discharge or likely discharge, shall immediately:
 - (a) subject to any regulations, report the discharge or likely discharge to the person or office designated by the regulations;
 - (b) take all reasonable measures consistent with public safety to stop the discharge, repair any damage caused by the discharge and prevent or eliminate any danger to life, health, property or the environment that results or may be reasonably expected to result from the discharge or likely discharge; and
 - (c) make a reasonable effort to notify every member of the public who may be adversely affected by the discharge or likely discharge.
- 6. (1) Where an inspector believes on reasonable grounds that a discharge of a contaminant in contravention of this Act or the regulations or a provision of a permit or license issued under this Act or the regulations has occurred or is occurring, the inspector may issue an order requiring any person causing or contributing to the discharge or the owner or the person in charge, management or control of the contaminant to stop the discharge by the date named in the order.
- 7. (1) Notwithstanding section 6, where a person discharges or permits the discharge of a contaminant into the environment, an inspector may order that person to repair or remedy any injury or damage to the environment that results from the discharge.
 - (2) Where a person fails or neglects to repair or remedy any injury or damage to the environment in accordance with an order made under subsection (1) or where immediate remedial measures are required to protect the environment, the Chief Environmental Protection Officer may cause to be carried out the measures that he or she considers necessary to repair or remedy an injury or damage to the environment that results from any discharge.

APPENDIX 2 - DANGEROUS GOODS CLASSIFICATIONS

Class 1 – Explosives¹



Class 2 - Compressed Gases

Division 2.1 – Flammable Gases

Division 2.2 – Non-flammable and Non-toxic Gases

Division 2.3 - Poison Gases



Class 3 - Flammable Liquids



Class 4 - Flammable Solids

Division 4.1 – Flammable Solids

Division 4.2 – Spontaneously Combustible

Division 4.3 – Water Reactive



Class 5 - Oxidizing Substances and Organic Peroxides

Division 5.1 – Oxidizing Substances

Division 5.2 – Organic Peroxides



Class 6 - Toxic and Infectious Substances

Division 6.1 – Toxic Substances
Division 6.2 – Infectious Substances



Class 7 - Radioactive Materials²



Class 8 - Corrosives

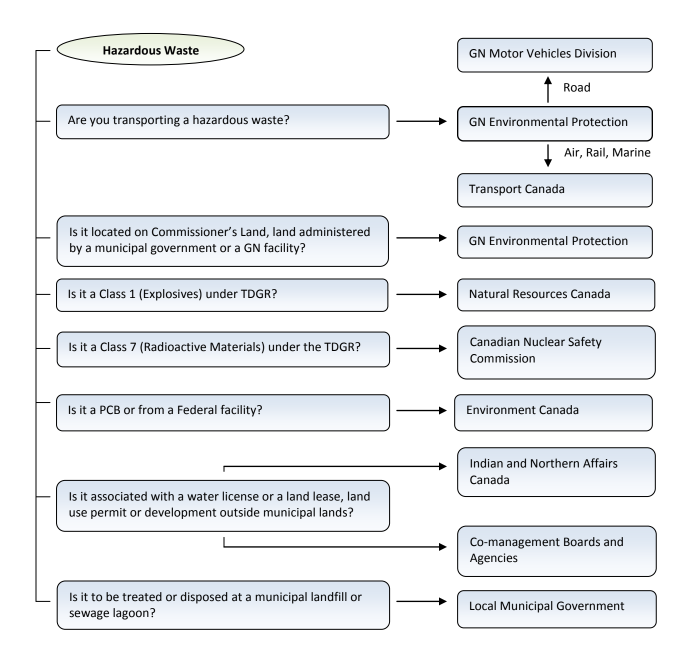


Class 9 - Miscellaneous



- 1. Class 1 substances (Explosives) are regulated by Natural Resources Canada under the Explosives Act.
- 2. Class 7 substances (Radioactive Materials) are regulated by the Canadian Nuclear Safety Commission under the *Nuclear Safety and Control Act* and *Nuclear Liability Act*.

APPENDIX 3 - DETERMINING REGULATORY AGENCY CONTACTS



APPENDIX 4 – REGISTRATION FORM – HAZARDOUS WASTE GENERATOR

A copy of the generator registration form and users' guide is available by contacting the Department of Environment or by downloading at http://env.gov.nu.ca/programareas/environmentprotection.

 The following information must l a generator number. Incomplete Completed registration forms are Government of Nunavut, Box 10 and may be forwarded to Enviro 	e applications will be e to be forwarded to 00, Station 1360, Iqal	returned to the the Manager of uit, Nunavut, XC	applicant. Pollution Control, Departme	nt of Environment,
3. Use additional pages to provide i 4. Applicants should refer to the ac form.	information as requir	ed.	assistance on completing the	generator registration
Section 1 - Identification				
Generator (Legal Name)				
Mailing Address			Postal Code	
Principle Contact Person		Title		
Phone			Email	
Alternate Contact Person			Title	
Phone			Email	
Section 2 - Description of Was		ovide a separa	te table if required)	
•		TDG Class	Quantity Generated each Month (L or Kg)	Frequency of Generation
Site Location(s) where Waste is Genera	ated		Quantity Generated	• •
Site Location(s) where Waste is Genera	ated		Quantity Generated	• •
Site Location(s) where Waste is Genera	ated		Quantity Generated	• •
Site Location(s) where Waste is Genera	TDG Number		Quantity Generated	• •
Shipping Name (Description) Section 3 - Waste Managemen	TDG Number		Quantity Generated	• •
Shipping Name (Description) Section 3 - Waste Management	TDG Number		Quantity Generated	• •
Shipping Name (Description) Section 3 - Waste Management General Type of Business Source of Waste	TDG Number at Information	TDG Class	Quantity Generated each Month (L or Kg)	Generation
Site Location(s) where Waste is General Shipping Name (Description)	TDG Number at Information	TDG Class	Quantity Generated each Month (L or Kg)	Generation
Shipping Name (Description) Section 3 - Waste Management General Type of Business Source of Waste Hazardous Waste Carrier(s) Used Hazardous Waste Receiver(s) Used	TDG Number The Information	TDG Class	Quantity Generated each Month (L or Kg)	Generation
Shipping Name (Description) Section 3 - Waste Management General Type of Business Source of Waste Hazardous Waste Carrier(s) Used	TDG Number The Information	TDG Class	Quantity Generated each Month (L or Kg)	Generation
Shipping Name (Description) Section 3 - Waste Managemer General Type of Business Gource of Waste Hazardous Waste Carrier(s) Used Oo you have an approved Emergency F	TDG Number Int Information Response and Spill Co	TDG Class	Quantity Generated each Month (L or Kg) Yes (attain	Generation
Shipping Name (Description) Section 3 - Waste Management General Type of Business Gource of Waste Hazardous Waste Carrier(s) Used Hazardous Waste Receiver(s) Used Do you have an approved Emergency For Section 4 - Certification Certify that the information provided	TDG Number Int Information Response and Spill Co	TDG Class	Quantity Generated each Month (L or Kg) Yes (attacked complete.	Generation ch copy) No
Shipping Name (Description) Section 3 - Waste Management General Type of Business Source of Waste Hazardous Waste Carrier(s) Used Hazardous Waste Receiver(s) Used Do you have an approved Emergency Re-	TDG Number TDG Number At Information Response and Spill Co	TDG Class ontingency Plan?	Quantity Generated each Month (L or Kg) Yes (attacked complete. Date (dd/mm/yy)	Generation Ch copy) No

APPENDIX 5 – REGISTRATION FORM – HAZARDOUS WASTE CARRIER

A copy of the carrier registration form and users' guide is available by contacting the Department of Environment or by downloading at http://env.gov.nu.ca/programareas/environmentprotection.

 The following information must be Incomplete applications will be retuined. Completed registration forms are to Nunavut, Box 1000, Station 1360, Io Environmental Protection@gov.nu. 	urned to the applicant. To be forwarded to the I qaluit, Nunavut, XOA 0H	Manager of Pollut	on Control, Department of Enviro	onment, Government of
 Use additional pages to provide info Applicants should refer to the accordance 		for further assista	nce on completing the carrier reg	gistration form.
Section 1 - Identification				
Carrier (Legal Name)				
Corporate Address				
Site (Dispatch) Address				
Principle Contact Person			Title	
Phone			Email	
Alternate Contact Person			Title	
Phone			Email	
Section 2 - Description of Waste Shipping Name (Description)	Transported (provi	ide a separate to	Quantity Transported each	Frequency of Transport
				Frequency of Transport
				Frequency of Transport
			Quantity Transported each	Frequency of Transport
			Quantity Transported each	Frequency of Transport
			Quantity Transported each	Frequency of Transport
Shipping Name (Description)	TDG Number		Quantity Transported each	Frequency of Transport
	TDG Number		Quantity Transported each	Frequency of Transport
Shipping Name (Description) Section 3 - Waste Management I	TDG Number	TDG Class	Quantity Transported each	
Shipping Name (Description) Section 3 - Waste Management I Mode of Transport (check all that apply)	TDG Number nformation Road	TDG Class	Quantity Transported each Month (L or Kg)	
Shipping Name (Description) Section 3 - Waste Management I Mode of Transport (check all that apply) Hazardous Waste Generator(s) Used	TDG Number nformation Road	TDG Class	Quantity Transported each Month (L or Kg)	
Shipping Name (Description) Section 3 - Waste Management I Mode of Transport (check all that apply) Hazardous Waste Generator(s) Used Hazardous Waste Receiver(s) Used	TDG Number nformation Road	TDG Class	Quantity Transported each Month (L or Kg)	Air
Shipping Name (Description) Section 3 - Waste Management I Mode of Transport (check all that apply) Hazardous Waste Generator(s) Used Hazardous Waste Receiver(s) Used	TDG Number nformation Road	TDG Class	Quantity Transported each Month (L or Kg) Marine	Air
Shipping Name (Description) Section 3 - Waste Management I Mode of Transport (check all that apply) Hazardous Waste Generator(s) Used Hazardous Waste Receiver(s) Used Do you have an approved Emergency Responses Section 4 - Certification	nformation Road	Rail gency Plan?	Quantity Transported each Month (L or Kg) Marine Yes (a	Air
Shipping Name (Description) Section 3 - Waste Management I Mode of Transport (check all that apply) Hazardous Waste Generator(s) Used Hazardous Waste Receiver(s) Used Do you have an approved Emergency Response Section 4 - Certification I certify that the information provided on	nformation Road ponse and Spill Conting	Rail gency Plan?	Quantity Transported each Month (L or Kg) Marine Yes (a	Air ttach copy) No
Shipping Name (Description) Section 3 - Waste Management I Mode of Transport (check all that apply) Hazardous Waste Generator(s) Used Hazardous Waste Receiver(s) Used Do you have an approved Emergency Response Section 4 - Certification I certify that the information provided on Signature of Contact Person	nformation Road ponse and Spill Conting this form is correct, and	Rail gency Plan?	Quantity Transported each Month (L or Kg) Marine Yes (a	Air ttach copy) No
Shipping Name (Description) Section 3 - Waste Management I Mode of Transport (check all that apply) Hazardous Waste Generator(s) Used Hazardous Waste Receiver(s) Used Do you have an approved Emergency Res	nformation Road ponse and Spill Conting	Rail gency Plan?	Quantity Transported each Month (L or Kg) Marine Yes (a	Air ttach copy) No

APPENDIX 6 – REGISTRATION FORM – HAZARDOUS WASTE RECEIVER

A copy of the receiver registration form and users' guide is available by contacting the Department of Environment or by downloading at http://env.gov.nu.ca/programareas/environmentprotection.

 The following information must be receiver number. Incomplete ap A receiver who operates a commodisposing of hazardous waste massection 3.2.2 of the Environmento of Completed registration forms are Government of Nunavut, Box 100 and may be forwarded to Environ Use additional pages to provide in Applicants should refer to the according to the commodition of the comm	plications will be re ercial business for a y be required to re al Guideline for the e to be forwarded to 00, Station 1360, Iq nmentalProtection(nformation as requ	turned to the app the purpose of co- gister the facility General Manage o the Manager of aluit, Nunavut, XO @gov.nu.ca. ired.	olicant. Illecting, storing, transferring, as a hazardous waste manage ment of Hazardous Waste for Pollution Control, Departmen DA OHO. Electronic registration	treating, recycling or ment facility. Refer to further information. t of Environment, n forms are preferred		
Section 1 - Identification						
Receiver (Legal Name)						
	Mailing AddressPrinciple Contact Person					
			Title			
Alternate Contact Person			Title			
Phone			Email			
Section 2 - Description of Was Site Location(s) where Waste is Receive Shipping Name (Description)		TDG Class	Quantity Received each	Frequency of Acceptance		
Site Location(s) where Waste is Receive	ed			Frequency of Acceptance		
Site Location(s) where Waste is Receive	ed		Quantity Received each			
Site Location(s) where Waste is Receive Shipping Name (Description) Attach a brief description of the propose Section 3 - Waste Management General Type of Business General Type of Activity	TDG Number Sed facility.		Quantity Received each			
Shipping Name (Description) Attach a brief description of the proposed Section 3 - Waste Management General Type of Business General Type of Activity Hazardous Waste Generator(s) Used	TDG Number Sed facility.		Quantity Received each			
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APPENDIX 7 REGISTRATION FORM – HAZARDOUS WASTE MANAGEMENT FACILITY

A copy of the management facility registration form and users' guide is available by contacting the Department of Environment or by downloading at

http://env.gov.nu.ca/programareas/environmentprotection.

. The following information must be provide facility number. Incomplete applications wi . Completed registration forms are to be fon 1000, Station 1360, Iqaluit, Nunavut, XOA 0 EnvironmentalProtection@gov.nu.ca. Use additional pages to provide informatio. Applicants should refer to the accompanyir	ill be returned to the ap warded to the Manage OHO. Electronic registra on as required.	oplicant. r of Pollution Con tion forms are pr	trol, Department of Environmen eferred and may be forwarded to	t, Government of Nunavut, Bo
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APPENDIX 8 - CRITERIA FOR REGISTERING A HAZARDOUS WASTE MANAGEMENT FACILITY

A facility must be registered with the Department of Environment as a hazardous waste management facility where it is used for commercial purposes to store hazardous waste for a period of 180 days or more or the quantity of hazardous waste¹ stored on-site at any one time exceeds the criteria established in the following table. Where the facility is to be used for the treatment, recycling or disposal of hazardous waste, the facility must be registered as a hazardous waste management facility where the quantity treated, recycled or disposed of each month exceeds a 'small quantity'².

	Description	Quantity ³ (Kg or L)
Class 1	Explosives	50
Class 2	Division 2.1 – Flammable Gases Division 2.2 – Non-flammable and Non-toxic Gases Division 2.3 – Poison Gases	500 ⁴ 5000 ⁴ 200 ⁴
Class 3	Flammable Liquids	4000
Class 4	Division 4.1 – Flammable Solids Division 4.2 – Spontaneously Combustible Division 4.3 – Water Reactive	5000 1000 500
Class 5	Division 5.1 – Oxidizing Substances Division 5.2 – Organic Peroxides	1000 50
Class 6	Division 6.1 – Toxic Substances Division 6.2 – Infectious Substances	1000 500 ⁴
Class 7	Radioactive Materials	Any amount
Class 8	Corrosives	1000
Class 9	Miscellaneous PCB Materials Environmentally Hazardous Substance Solid – UN3077	1000 50 5000
All Classes	Total Aggregate Quantity	5000

^{1.} Applies to hazardous waste only and not to dangerous goods.

^{2.} Small quantity means hazardous waste that is generated in an amount that is less than five kilograms per month if a solid or less than five litres per month if a liquid, and where the total quantity accumulated at any one time does not exceed five kilograms or five litres. This does not include hazardous waste that is mercury or Class 2.3, 5.1 or 6.1 materials. These wastes must be generated in an amount that is less than one kilogram per month if a solid or less than one litre per month if a liquid, and where the total quantity accumulated at any one time does not exceed one kilogram or one litre.

^{3.} Quantity applies to solids when expressed in kilograms (kg) and liquids when expressed in litres (L).

^{4.} Total liquid capacity of the container.

APPENDIX 9 – HAZARDOUS WASTE MANIFEST

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APPENDIX 10 - WASTE EXCHANGES AND ASSOCIATIONS

The concept of exchanging waste began in Canada in the 1980s. It involves the transfer of unwanted, overstocked, obsolete, damaged, contaminated or post-dated material and waste to another company or person who would reuse it. Various waste exchanges and associations have been established in Canada to facilitate these transfers. Several, but not all, waste exchanges and associations are listed below.

Northern Territories Water and Waste Association 201, 4817- 49 Street Yellowknife, Northwest Territories X1A 3S7 (867) 873-4325 http://www.ntwwa.com

Alberta Waste Materials Exchange Building #350, 6815 Eighth Street NE Calgary, Alberta T2E 7H7 (403) 297-7505

Saskatchewan Waste Materials Exchange 515 Henderson Drive. Regina, Saskatchewan S4N 5X1 (306) 787-9800

Ontario Waste Exchange OCETA 63 Polson Street, 2nd floor Toronto, Ontario M5A 1A4 (416) 778-4199 http://www.owe.org

Canadian Chemical Exchange 900 Blondin Ste-Adele, Quebec JOR 1L0 (450) 229-6511 http://www.stobec.com Recycling Council of British Columbia Unit #10, 119 West Pender Street Vancouver, British Columbia V6B 1S5 (604) 683-6009 http://www.rcbc.bc.ca

Calgary Materials Exchange 809 Fourth Avenue NE Calgary, Alberta T2P 0K5 (403) 230-1443 http://www.cmex.ca

Manitoba Waste Exchange 1329 Niakwa Road Winnipeg, Manitoba R2J 3T4 (204) 257-3891

Canadian Waste Materials Exchange 2395 Spearman Drive Mississauga, Ontario L5K 1B3 (416) 822-4111

Quebec Waste Materials Exchange 14 Place du Commerce, Bureau 350 Le-des-Squeurs, Quebec H3E 1T5 (514) 762-9012

APPENDIX 11 – GOVERNMENT CONTACTS

Government of Nunavut

Environmental Protection Division Department of Environment Inuksugait Plaza P.O. Box 1000, Station 1360

Iqaluit, Nunavut XOA 0H0

Telephone: (867) 975-7729 Fax: (867) 975-7739

Workers' Safety and Compensation Commission P.O. Box 669

Baron Building/1091 Iqaluit, Nunavut XOA 0H0

Telephone: 1-877-404-4407 (toll free) Fax: 1-866-

979-8501

Office of Chief Medical Health Officer of Health Department of Health and Social Services P.O. Box 1000, Station 1000 Igaluit, Nunavut XOA 0H0

Telephone: (867) 975-5774 Fax: (867) 975-5755

Motor Vehicles Division

Department of Economic Development and

Transportation P.O. Box 10

Gjoa Haven, Nunavut XOB 1JO

Telephone: (867) 360-4615 Fax: (867) 360-4619

Department of Community and Government

Services (all Divisions)
P.O. Box 1000, Station 700
4th Floor, W.G. Brown Building
Igaluit, Nunavut XOA 0H0

Telephone: (867) 975-5400 Fax: (867) 975-5305

Government of Canada

Indian and Northern Affairs – Nunavut Region P.O. Box 2200

Igaluit, Nunavut XOA 0H0

Telephone: (867) 975-4500 Fax: (867) 975-4560

Environment Canada (NWT and Nunavut) 5019 52nd Street

Yellowknife, Northwest Territories X1A 1T5 Telephone: (867) 669-4730 Fax: (867) 873-8185

Department of Transport – Road, Rail, Marine, Air P.O. Box 8550 344 Edmonton Street Winnipeg, Manitoba R3C 1P6

Telephone: 1-888-463-0521 (toll free)

Fax: (204) 983-8992 Road, Rail and Marine only

Fax: (204) 983-1734 Air only

Environmental Guideline for Waste Asbestos









GUIDELINE: WASTE ASBESTOS

Original: January 2002 Revised: January 2011

This Guideline has been prepared by the Department of Environment's Environmental Protection Division and approved by the Minister of Environment under the authority of Section 2.2 of the *Environmental Protection Act*.

This Guideline is not an official statement of the law and is provided for guidance only. Its intent is to increase the awareness and understanding of the risks, hazards and best management practices associated with waste asbestos. This Guideline does not replace the need for the owner or person in charge, management or control of the waste to comply with all applicable legislation and to consult with Nunavut's Department of Environment, other regulatory authorities and qualified persons with expertise in the management of waste asbestos.

Copies of this Guideline are available upon request from:

Department of Environment
Government of Nunavut
P.O. Box 1000, Station 1360, Iqaluit, NU, X0A 0H0
Electronic version of the Guideline is available at http://env.gov.nu.ca/programareas/environmentprotection

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Appendix 2 Safety Act: Asbestos Safety Regulations

Appendix 3 Asbestos Containing Materials

Appendix 4 Government and Industry Contacts

Introduction

Asbestos is the commercial term given to a group of silicate minerals that occur naturally in the environment. These minerals have separable long fibers that are heat resistant, strong and flexible enough to be woven or spun. Because of these characteristics, asbestos has been used in a wide range of manufactured products, mostly in building materials (i.e. roofing shingles, ceiling and floor tiles, wallboard, clapboard and asbestos cement products), friction products (i.e. automobile clutch, brake and transmission parts) and heat resistant insulation, fabrics, packaging, gaskets and coatings. Loose-fill vermiculite insulation may also contain small amounts of asbestos.

During the 1980s the health and safety risks associated with asbestos started to become known. As a result, the use of asbestos was banned or phased out throughout North America. Asbestos products may still be found when buildings are being renovated or demolished, or when carrying out repairs on older vehicles and electrical appliances.

Although asbestos is typically considered to be a human health hazard, the route of exposure is through breathing air and drinking water that contain the very small asbestos fibres. The *Environmental Guideline for Waste Asbestos* (the Guideline) provides information on the characteristics and potential environmental and human health effects of waste asbestos and guidance on its proper storage, handling and removal, transportation and disposal. It is not an official statement of the law. For further information and guidance, the owner or person in charge, management or control of waste asbestos is encouraged to review all applicable legislation and consult the Department of Environment, other regulatory agencies or qualified persons with expertise in the management of waste asbestos.

The *Environmental Protection Act* enables the Government of Nunavut to implement measures to preserve, protect and enhance the quality of the natural environment. Section 2.2 of the *Act* provides the Minister with authority to develop, coordinate, and administer the Guideline.

1.1 Definitions

Asbestos A commercial term given to naturally occurring fibrous silicate minerals

including crocidolite, amosite, chrysotile, fibrous anthophyllite, tremolite,

actinolite and mysorite.

Commissioner's Land Lands that have been transferred by Order-in-Council to the Government of

Nunavut. This includes roadways and land subject to block land transfers.

Most Commissioner's Land is located within municipalities.

Contaminant Any noise, heat, vibration or substance and includes such other substance

as the Minister may prescribe that, where discharged into the environment,

- (a) endangers the health, safety or welfare of persons,
- (b) interferes or is likely to interfere with normal enjoyment of life or property,
- (c) endangers the health of animal life, or
- (d) causes or is likely to cause damage to plant life or to property.

Dangerous Good Any product, substance or organism included by its nature or by the

Transportation of Dangerous Goods Regulations in any of the classes listed in the schedule provided in the Transportation of Dangerous Goods Act.

Environment The components of the Earth and includes

(a) air, land and water,

(b) all layers of the atmosphere,

(c) all organic and inorganic matter and living organisms, and

(d) the interacting natural systems that include components referred to in

paragraphs (a) to (c) above.

Friable Waste Asbestos Waste asbestos which can be crumbled by hand pressure when it is dry.

Minister The Minister of Environment of the Government of Nunavut.

Qualified Person A person who has an appropriate level of knowledge and experience in all

relevant aspects of waste management.

Responsible Party The owner or person in charge, management or control of the waste.

Transport Authority The statute and regulations controlling the management of hazardous

waste under that mode of transport. These include

(a) Road and Rail - Transportation of Dangerous Goods Act (Canada) and Regulations; Interprovincial Movement of Hazardous Waste Regulations and Export and Import of Hazardous Waste and Hazardous

Recyclable Material Regulations.

(b) Air – International Air Transport Association (IATA) Dangerous Goods Regulations and International Civil Aviation Organization (ICAO)

Technical Instructions; and

(c) Marine – International Maritime Dangerous Goods Code (IMDG).

Waste Asbestos A substance containing asbestos in a concentration greater than 1% by

weight that is no longer wanted or is unusable for its intended purpose and is intended for storage or disposal. Waste asbestos does not include

asbestos that is immersed or fixed in a natural or artificial binder.

1.2 Roles and Responsibilities

1.2.1 Department of Environment

The Environmental Protection Division is the key environmental agency responsible for ensuring parties properly manage waste asbestos and will provide advice and guidance on its management. Authority is derived from the *Environmental Protection Act*, which prohibits the discharge of contaminants to the environment and enables the Minister to undertake actions to ensure appropriate management measures are in place. Although programs and services are applied primarily to activities taking place on Commissioner's and municipal lands and to Government of Nunavut undertakings, the *Environmental Protection Act* may be applied to the whole of the territory where other controlling legislation, standards and guidelines do not exist. A complete listing of relevant legislation and guidelines can be

obtained by contacting the Department of Environment or by visiting the web site at http://env.gov.nu.ca/programareas/environmentprotection.

1.2.2 Generators of Waste Asbestos

The owner or person in charge, management or control of waste asbestos is known as the responsible party. In general, the responsible party must ensure asbestos is properly and safely managed from the time it is produced to its final disposal. This is referred to as managing the waste from cradle-to-grave. Information on the general management of hazardous waste in Nunavut, including generator, carrier and receiver responsibilities, can be obtained by referring to the *Environmental Guideline for the General Management of Hazardous Waste*.

Contractors may manage unwanted or waste asbestos on behalf of the responsible party. However, the responsible party remains liable for ensuring the method of management complies with all applicable statutes, regulations, standards, guidelines and local by-laws. If the contractor does not comply with the requirements of the *Environmental Protection Act* and is charged with a violation while managing the waste, the responsible party may also be charged.

1.2.3 Other Regulatory Agencies

Other regulatory agencies may have to be consulted regarding the management of waste asbestos as there may be other environmental or public and worker health and safety issues to consider.

Workers' Safety and Compensation Commission

The Workers' Safety and Compensation Commission is responsible for promoting and regulating worker and workplace health and safety in Nunavut. The Commission derives its authority from the *Workers' Compensation Act* and *Safety Act* which require an employer to maintain a safe workplace and ensure the safety and well being of workers. The *Asbestos Safety Regulations* provide specific requirements for the safe handling of asbestos in the workplace and for medical surveillance of workers.

Department of Community and Government Services

The Department of Community and Government Services is responsible under the *Commissioners' Lands Act* for the issuance of land leases, reserves, licenses and permits on Commissioner's Lands. The Department, in cooperation with communities, is also responsible for the planning and funding of municipal solid waste and sewage disposal facilities in most Nunavut communities.

Department of Health and Social Services

Activities related to the handling and management of waste asbestos may have an impact on public health. The Office of the Chief Medical Officer of Health and Regional Environmental Health Officers should be consulted regarding legislated requirements under the *Public Health Act*.

Department of Economic Development and Transportation

The Motor Vehicles Division of the Department of Economic Development and Transportation is responsible for the safe transport of hazardous waste and other dangerous goods by road through administration of the *Transportation of Dangerous Goods Act*. The Department is also responsible under the *Motor Vehicles Act* for driver licensing and various other vehicle and road safety matters.

Environment Canada

Environment Canada is responsible for administering the *Canadian Environmental Protection Act* (CEPA)¹ and for regulating the interprovincial and international movement of hazardous waste, including waste asbestos, under the *Interprovincial Movement of Hazardous Waste Regulations* and *Export and Import of Hazardous Waste and Hazardous Recyclable Material Regulations*. Environment Canada is also responsible for administering the pollution prevention provisions of the federal *Fisheries Act*.

Indian and Northern Affairs Canada

Indian and Northern Affairs Canada is responsible under the *Territorial Lands Act* and *Nunavut Waters* and *Nunavut Surface Rights Tribunal Act* for the management of federal lands and waters, including the impact waste asbestos may have on the quality of these lands and waters.

Local Municipal Governments

The role of municipal governments is important in the proper local management of waste asbestos. Under the Nunavut Land Claims Agreement, municipalities are entitled to control their own municipal disposal sites. Unwanted waste may be deposited into municipal landfill sites and sewage lagoons only with the consent of the local government. The local fire department may also be called upon if a fire or other public safety issue involving asbestos is identified.

Co-management Boards and Agencies

Co-management boards and agencies established under the Nunavut Land Claims Agreement have broad authority for land use planning, impact assessment and the administration of land and water. Activities involving the management and disposal of waste asbestos may be controlled through the setting of terms and conditions in plans, permits and licenses issued by the Nunavut Water Board and other co-management boards and agencies.

¹ Asbestos is listed in Schedule 1 of the Canadian Environmental Protection Act as being a 'Toxic Substance"

Characteristics and Potential Effects of Asbestos

2.1 Characteristics

Asbestos is a naturally occurring silicate mineral with several unusual properties. Its long flexible silky fibres are strong enough to be spun or woven into a variety of blanket-like products. It is resistant to high temperatures, chemical corrosion and wear. A poor conductor of electricity, asbestos also insulates well against heat and electricity. This combination of properties gives asbestos performance characteristics that are difficult to match and, as a result, it has been used in a wide range of manufactured products over the years including building materials (i.e. roofing shingles, ceiling and floor tiles, wallboard, clapboard and asbestos cement products), various automotive friction products (i.e. clutch, brake and transmission parts) as well as heat resistant insulation, fabrics, packaging, gaskets and coatings. Although asbestos use was either banned or largely phased out in North America starting in the mid 1980s, it can still be found in

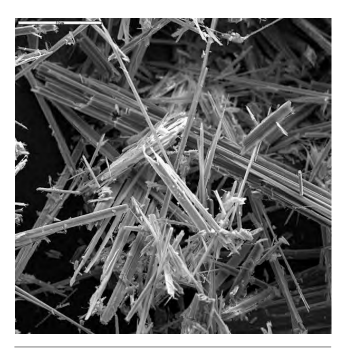


Figure 1 - Anthophyllite Asbestos Fibres

many older buildings, vehicles and appliances. Appendix 3 provides a listing of products that have been manufactured in the past using asbestos.

2.2 Potential Effects on Environment and Human Health

Asbestos fibres are stable and do not break down into other compounds in soil, evaporate into air or dissolve in water. In other words, the basic silicate structure of the flbre remains largely intact in the environment. Small diameter fibres may remain suspended in air and water and be carried long distances while larger fibres tend to be deposited more quickly. Asbestos fibres are not able to move through soil.

Human exposure to asbestos occurs when the asbestos-containing material is disturbed in some way so as to release fibres into the air and water. Small amounts can also be released to the environment through the breakdown of natural deposits. Health risks occur when fibres are present in drinking water and in the air that people breathe. When inhaled, asbestos fibres can cause asbestosis (a scarring of the lungs which makes breathing difficult), lung cancer and mesothelioma (a rare cancer of the lining of the chest or abdominal cavity). The risk of contracting an asbestos related disease is greatest when fibre concentrations in the air are high and the exposure period is long, such as in the workplace. Smoking combined with asbestos inhalation also greatly increases the risk of lung cancer.

Waste Management

Minimizing or avoiding the creation of pollutants and wastes can be more effective in protecting the environment than treating or cleaning them up after they have been created.²

3.1 Pollution Prevention

Pollution prevention is a term used to describe methods and practices that minimize or eliminate the generation of waste. If asbestos is known to be present, removal of the asbestos material should only be undertaken by a qualified person and only when the material is beyond repair or, if it is in a building, when the building is undergoing renovation or demolition. Asbestos that is not disturbed or deteriorated does not, in general, pose a risk to human health and can be left alone.

Other pollution prevention opportunities for waste asbestos include:

Reduce

• Replace asbestos-containing materials with less hazardous materials. A number of materials have been developed as replacements for asbestos in manufactured products including fiberglass, carbon and graphite fibres and PTFE (polytetra fluroethylene).

Reuse

- Encapsulate existing asbestos material by sealing with paint or an epoxy product or cover the material with paneling or other non-asbestos product. The Workers' Safety and Compensation Commission, Chief Medical Officer of Health and your Regional Environmental Health Officer must be consulted prior to encapsulating or sealing existing asbestos material.
- Friable asbestos materials should never be reused for any purpose once it has been removed. Non-friable asbestos materials (i.e. asbestos cementous board) can only be re-used if it remains intact and unbroken. This will extend the life of the product and reduce replacement costs.

Public and commercial building and home owners should keep an inventory of asbestos material so as to inform users, contractors and regulatory and municipal authorities in the event of renovation or demolition activities or an emergency (i.e. fire).

3.2 Handling and Removal

The safe handling and removal of asbestos requires a thorough understanding of the potential risks and knowledge of abatement measures. As long as the asbestos fibres remain enclosed or tightly bound in the material, the fibres will not be released to the air and there is no significant health risk. However, asbestos materials that are disturbed, broken or removed can result in the release of fibres if adequate safety measures are not in place. Unfortunately, simply looking at the material may not confirm whether asbestos is present. If in doubt, have the material analyzed by a qualified person.

Homeowners should contact the Chief Medical Health Officer or Regional Environmental Health Officer before handling material that contains asbestos. Check the material regularly for any sign of damage or wear and have renovations or asbestos removal carried out by a trained and qualified person.

² Source – Canadian Council of Ministers of the Environment.

The Asbestos Safety Regulations provide employers with specific requirements for the safe handling of asbestos in the workplace. The Regulations require that employers:

- Provide workers with protective respiratory equipment, clothing and eye protection.
- Enclose the work area and ventilate the air using filtering equipment.
- Post warning signs and notices.
- Soak the asbestos material through its entire thickness with water during its removal to minimize release of asbestos fibres.
- Thoroughly clean the work area each day.
- Place all asbestos material and debris in clearly labeled, sealed and airtight containers.
- Provide training to workers in the use of protective equipment, the safe handling and disposal of asbestos waste and health information on the potential effects of asbestos exposure.
- Pay and arrange for a medical examination upon the written request of a worker involved in handling and disposing of asbestos materials and waste.

Employers should consult the *Asbestos Safety Regulations* in order to obtain a complete description of the regulatory requirements. A consolidated copy of the current *Regulations* is provided in Appendix 2. The authoritative text can be obtained by contacting the Workers' Safety and Compensation Commission or by downloading a copy from the Department of Justice web site at http://www.justice.gov.nu.ca/apps/search/docSearch.aspx.

The handling and removal of asbestos should only be undertaken by trained and qualified persons. The names of qualified asbestos abatement companies can be obtained by contacting the Workers' Safety and Compensation Commission or the waste management exchanges and associations listed in Appendix 10 of the *Environmental Guideline for the General Management of Hazardous Waste*.

3.3 Storage

Storage refers to the maintenance of waste asbestos while awaiting its transport and disposal. Storage is not acceptable for the long-term management of waste asbestos except under extraordinary circumstances and should be considered as a temporary measure only.

Waste asbestos should be stored in the following manner:

- Store wet waste asbestos in airtight, non-leaking plastic or 16 gauge steel drums. Dry asbestos can be stored in 6 mil plastic bags sealed within non-reusable drums or a second 6 mil plastic bag. Containers should be tightly sealed when not in use to prevent release of asbestos fibres.
- Each container must be clearly labeled "ASBESTOS" in accordance with the *Asbestos Safety Regulations*. If waste asbestos is being stored in an institutional, commercial or industrial location or if the asbestos is being stored for transport, the containers must also be labeled in accordance with the *Workplace Hazardous Materials Information System* (WHMIS) and relevant Transport Authority.
- Place all labeled containers in a secure and clearly marked area.
- Containers should be located so as to be protected from the sun, weather and physical damage.
- Workers must be trained in the safe handling and shipping for waste asbestos, have access to
 material safety data sheets and be provided with personal protective equipment. Only trained
 personnel should have access to the designated storage area.

If a commercial facility is used to store hazardous waste for periods of 180 days or more or the quantity of asbestos and other waste on-site at any one time exceeds the criteria set out in the *Environmental Guideline for the General Management of Hazardous Waste*³, the facility must be registered with the Department of Environment as a hazardous waste management facility. Copies of registration forms are available at http://env.gov.nu.ca/programareas/environmentprotection/forms-applications or by contacting Nunavut's Department of Environment. Refer to the *Environmental Guideline for the General Management of Hazardous Waste* for additional information on the registration process.

3.4 Transportation

Friable waste asbestos should never be transported in bulk, but in storage containers as described in section 3.3 of the Guideline. The waste should be properly secured and transported within an enclosed vehicle or covered with a tarpaulin or net if transported in a vehicle that is not enclosed. A compaction type waste haulage vehicle must never be used to transport friable asbestos waste. Asbestos waste that is non-friable (i.e. asbestos that is immersed or fixed in a natural or artificial binder) does not need to be specially packaged for transport and disposal.

Under the federal Interprovincial Movement of Hazardous Waste Regulations and Export and Import of Hazardous Waste and Hazardous Recyclable Material Regulations, no person may transport hazardous waste in Canada for the purpose of disposal or recycling in a quantity greater than five litres or five kilograms unless it is accompanied by a completed manifest. Manifest forms are available from Nunavut's Department of Environment and completion instructions are included on the reverse side of each manifest. Further information on manifesting can be obtained by referring to the Environmental Guideline for the General Management of Hazardous Waste or Environment Canada's User's Guide for the Hazardous Waste Manifest.

Friable waste asbestos is classified as a Class 9 Miscellaneous Waste by the *Transportation of Dangerous Goods Act*. The classification, packaging, labeling and placarding of this waste must conform to the federal and territorial *Transportation of Dangerous Goods Act* and *Regulations*. Schedule I of the *Regulations* classifies waste asbestos as follows:

Shipping Name: WASTE Asbestos Blue (crocidolite)

Classification: 9

Product Identification Number: UN2212

Packing Group: II

Shipping Name: WASTE Asbestos Brown (amosite, mysorite)

Classification: 9

Product Identification Number: UN2212

Packing Group: II

Shipping Name: WASTE Asbestos White (chrysotile, actinolite, anthophyllite, tremolite)

Classification: 9

Product Identification Number: UN2590

Packing Group: III

³ The criterion for Class 9 Miscellaneous Waste is 1000 kilograms or litres and the total aggregate quantity is 5000 kilograms or litres.

Non-friable asbestos is not a hazardous waste and does not need to be accompanied by a manifest.

The transport of waste asbestos by air must conform to the *International Air Transport Association* (IATA) *Dangerous Goods Regulations* and *International Civil Aviation Organization* (ICAO) *Technical Instructions*, while transport by marine must conform to the *International Marine Dangerous Goods Code*. Further information on transporting these materials can be obtained by contacting Transport Canada or by referring to the appropriate Transport Authority.

Hazardous waste generators, carriers and receivers operating in Nunavut must be registered with the Nunavut Department of Environment. A unique registration number is assigned to each registrant through the registration process, which enables completion of the manifest document. Copies of registration forms are available at http://env.gov.nu.ca/programareas/environmentprotection/forms-applications or by contacting Nunavut's Department of Environment. Refer to the *Environmental Guideline for the General Management of Hazardous Waste* for additional information on the registration process.

A listing of hazardous waste carriers, receivers and management facilities registered to operate in Nunavut is available by contacting Nunavut's Department of Environment.

3.5 Disposal

Friable waste asbestos may be disposed of at a municipal landfill site in Nunavut provided that authorization and approval has first been obtained from the local municipal government. The local municipal government must be registered with Nunavut's Department of Environment as a hazardous waste receiver before accepting the waste.

Upon arrival at the landfill site, the waste asbestos should immediately be buried and covered with at least 30 centimetres (one foot) of soil to ensure further direct contact with people and heavy equipment is avoided. Care should be taken to ensure the asbestos containment (i.e. plastics bags) is not broken or ruptured while being covered. A final cover of at least 60 centimetres (two feet) of soil should be placed over the waste asbestos within 24 hours. The excavation site should be separate from other disposal or burning activities and a sign erected so the asbestos is never disturbed. A detailed map or drawing of the excavation site location should also be maintained by the local municipal government for future reference.

Where friable asbestos is being unloaded for the purpose of disposal, the unloading must be carried out so that no loose asbestos waste or punctured, broken or leaking containers are landfilled. Any friable asbestos that is in a punctured, broken or leaking container must be repackaged in drums or two 6 mil plastic bags prior to its disposal.

Where local disposal of friable waste asbestos is not available, the asbestos should be transported for disposal by a registered hazardous waste carrier to a receiver or management facility that is registered to operate in Nunavut. A listing of hazardous waste carriers, receivers and management facilities is available by contacting Nunavut's Department of Environment. A listing of receivers and management facilities authorized to accept waste asbestos in other territories and provinces can be obtained by contacting the environment department in that jurisdiction or the Canadian waste exchanges and associations found in Schedule 10 of the Environmental Guideline for the General Management of Hazardous Waste.

Conclusion

Asbestos is a commercial term given to a group of fibrous silicate minerals that occur naturally in the environment. Because of its unique and unusual properties, asbestos has been used over the years in the manufacture of a wide range of products. These products include building materials, friction products, heat resistant insulation, fabrics, packaging, gaskets and various coatings. During the 1980s the human health and safety risks associated with asbestos started to become known. As a result, the use of asbestos was banned or phased out throughout North America. However, a variety of asbestos products may still be found when older buildings are being renovated or demolished, or when repairs are being carried out on older vehicles and electrical appliances. The *Environmental Guideline for Waste Asbestos* is an introduction to the management of asbestos. It provides information on the characteristics of asbestos, its possible effects on the environment and human health and guidance on its proper storage, handling and removal, transportation and disposal.

Familiarity with the Guideline does not replace the need for the owner or person in charge, management or control of waste asbestos to comply with all applicable federal and territorial legislation and municipal by-laws. The management of waste asbestos may also be controlled through permits and licenses issued by Nunavut's co-management boards, Indian and Northern Affairs Canada and other regulatory agencies. These permits and licenses must be complied with at all times.

For additional information on the management of waste asbestos, or to obtain a listing of available guidelines, go to the Department of Environment web site or contact the Department at:

Environmental Protection Division
Department of Environment
Government of Nunavut
Inuksugait Plaza, P.O. Box 1000, Station 1360
Iqaluit, Nunavut XOA 0H0

Telephone: (867) 975-7729 Fax: (867) 975-7739

Email: EnvironmentalProtection@gov.nu.ca

Website: http://env.gov.nu.ca/programareas/environmentprotection

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Health Canada. Health Risks of Asbestos Webpage.

http://www.hc-sc.gc.ca/hl-vs/iyh-vsv/environ/asbestos-amiante-eng.php

Krytiuk Specialty Contracting Inc. What is Asbestos Webpage.

http://ksccanada.com/21.html



APPENDIX 1 - ENVIRONMENTAL PROTECTION ACT

The following are excerpts from the Environmental Protection Act

- 1. "Contaminant" means any noise, heat, vibration or substance and includes such other substance as the Minister may prescribe that, where discharged into the environment,
 - (a) endangers the health, safety or welfare of persons,
 - (b) interferes or is likely to interfere with normal enjoyment of life or property,
 - (c) endangers the health of animal life, or
 - (d) causes or is likely to cause damage to plant life or to property;

"Discharge" includes, but not so as to limit the meaning, any pumping, pouring, throwing, dumping, emitting, burning, spraying, spreading, leaking, spilling, or escaping;

"Environment" means the components of the Earth and includes

- (a) air, land and water,
- (b) all layers of the atmosphere,
- (c) all organic and inorganic matter and living organisms, and
- (d) the interacting natural systems that include components referred to in paragraphs (a) to (c).

"Inspector" means a person appointed under subsection 3(2) and includes the Chief Environmental Protection Officer.

2.2 The Minister may

- (a) establish, operate and maintain stations to monitor the quality of the environment in the Territories;
- (b) conduct research studies, conferences and training programs relating to contaminants and to the preservation, protection or enhancement of the environment;
- (c) develop, co-ordinate and administer policies, standards, guidelines and codes of practice relating to the preservation, protection or enhancement of the environment;
- (d) collect, publish and distribute information relating to contaminants and to the preservation, protection or enhancement of the environment:
- 3. (1) The Minister shall appoint a Chief Environmental Protection Officer who shall administer and enforce this Act and the regulations.
 - (2) The Chief Environmental Protection Officer may appoint inspectors and shall specify in the appointment the powers that may be exercised and the duties that may be performed by the inspector under this Act and regulations.
- 5. (1) Subject to subsection (3), no person shall discharge or permit the discharge of a contaminant into the environment.
 - (3) Subsection (1) does not apply where the person who discharged the contaminant or permitted the discharge of the contaminant establishes that
 - (a) the discharge is authorized by this Act or the regulations or by an order issued under this Act or the regulations;
 - (b) the contaminant has been used solely for domestic purposes and was discharged from within a dwelling house;
 - (c) the contaminant was discharged from the exhaust system of a vehicle;

- (d) the discharge of the contaminant resulted from the burning of leaves, foliage, wood, crops or stubble for domestic or agricultural purposes;
- (e) the discharge of the contaminant resulted from burning for land clearing or land grading;
- (f) the discharge of the contaminant resulted from a fire set by a public official for habitat management of silviculture purposes;
- (g) the contaminant was discharged for the purposes of combating a forest fire;
- (h) the contaminant is a soil particle or grit discharged in the course of agriculture or horticulture; or
- (i) the contaminant is a pesticide classified and labelled as "domestic" under the *Pest Control Products Regulations* (Canada).
- (4) The exceptions set out in subsection (3) do not apply where a person discharges a contaminant that the inspector has reasonable grounds to believe is not usually associated with a discharge from the excepted activity.
- 5.1. Where a discharge of a contaminant into the environment in contravention of this Act or the regulations or the provisions of a permit or license issued under this Act or the regulations occurs or a reasonable likelihood of such a discharge exists, every person causing or contributing to the discharge or increasing the likelihood of such a discharge, and the owner or the person in charge, management or control of the contaminant before its discharge or likely discharge, shall immediately:
 - (a) subject to any regulations, report the discharge or likely discharge to the person or office designated by the regulations;
 - (b) take all reasonable measures consistent with public safety to stop the discharge, repair any damage caused by the discharge and prevent or eliminate any danger to life, health, property or the environment that results or may be reasonably expected to result from the discharge or likely discharge; and
 - (c) make a reasonable effort to notify every member of the public who may be adversely affected by the discharge or likely discharge.
- 6. (1) Where an inspector believes on reasonable grounds that a discharge of a contaminant in contravention of this Act or the regulations or a provision of a permit or license issued under this Act or the regulations has occurred or is occurring, the inspector may issue an order requiring any person causing or contributing to the discharge or the owner or the person in charge, management or control of the contaminant to stop the discharge by the date named in the order.
- 7. (1) Notwithstanding section 6, where a person discharges or permits the discharge of a contaminant into the environment, an inspector may order that person to repair or remedy any injury or damage to the environment that results from the discharge.
 - (2) Where a person fails or neglects to repair or remedy any injury or damage to the environment in accordance with an order made under subsection (1) or where immediate remedial measures are required to protect the environment, the Chief Environmental Protection Officer may cause to be carried out the measures that he or she considers necessary to repair or remedy an injury or damage to the environment that results from any discharge.

APPENDIX 2 – SAFETY ACT: ASBESTOS SAFETY REGULATIONS

This consolidation is not an official statement of the *Asbestos Safety Regulations*. It is a current consolidation prepared for convenience of reference only. The authoritative text of the *Regulations* should be obtained from the Northwest Territories and Nunavut Workers' Safety and Compensation Commission.

- 1. In these regulations,
 - "Asbestos" means crocidolite, amosite, chrysotile, fibrous anthophyllite, tremolite, actinolite or any mixture containing any of these minerals;
 - "Asbestos dust" means dust consisting of or containing asbestos fibres;
 - "Asbestos process" means the handling of materials containing asbestos and includes:
 - (a) sawing, cutting, sanding or spraying materials,
 - (b) repair or maintenance of materials,
 - (c) cleaning or disposal of materials,
 - (d) mixing or applying asbestos shorts, cements, grouts, putties or similar compounds,
 - (e) storage or conveyance of materials.
- 2. These regulations apply to every establishment.
- 3. No person shall use crocidolite in any asbestos process.
- 4. No person shall apply, by spraying, insulation materials containing asbestos.
- 5. (1) An employer conducting an asbestos process shall:
 - (a) provide each worker who may be exposed to asbestos with respiratory equipment designed for use in asbestos processes and that has been approved by the Canadian Standards Association;
 - (b) provide each worker who may be exposed to asbestos with dustproof coveralls, gauntlets, eye protection and headgear;
 - (c) ensure that, at all times during the asbestos process, ventilation and air filtering equipment is in operation and removing asbestos dust from the air;
 - (d) enclose the work area to prevent the escape of asbestos dust;
 - (e) post warning notices in prominent places indicating that an asbestos process is in progress;
 - ensure that, prior to disturbing any asbestos surface, the asbestos is soaked with water through its entire thickness;
 - (g) where a safety officer is of the opinion that it is not practicable to comply with the requirements in paragraph (d), ensure that any asbestos surface is kept wet as it is being disturbed;
 - (h) clean the work area surrounding an asbestos process thoroughly each day by vacuum equipment or a wet cleaning method approved by a safety officer; and
 - ensure that all asbestos materials, debris and dust are placed in sealed, airtight containers and clearly labeled "ASBESTOS".
 - (2) A safety officer may, in writing, exempt an employer from the requirements of paragraph 1(a) where the safety officer is of the opinion that the nature of the asbestos process is such that the employer cannot, practically, comply with the requirements.
 - (3) An employer providing equipment under subsection (1) shall dispose of the equipment after use or shall remove all traces of asbestos dust and shall store the equipment in an airtight container.

- 6. An employer conducting an asbestos process shall provide the following training to any worker who is likely to come in contact with asbestos:
 - (a) demonstration and instruction in the use of all protective equipment;
 - (b) the safe handling and proper disposal of waste asbestos;
 - (c) health education including information relating to pneumoconiosis, lung cancer, mesothelioma and the effects of smoking; and
 - (d) any other information a safety officer considers necessary.
- 7. (1) Where an employer uses ventilation and air filtering equipment, the employer shall inspect and clean the equipment weekly.
 - (2) A safety officer may designate a person in the workplace to inspect any ventilation and air filtering equipment yearly to report to the employer on the condition of the equipment and the need for repair.
 - (3) An employer receiving a report recommending repair under subsection (2) shall complete the recommended repairs within 30 days of receipt of the report.
- 8. No person shall employ a minor where an asbestos process is being conducted unless
 - (a) the process is conducted under constant supervision; and
 - (b) the process has been inspected and approved by a safety officer.
- 9. (1) Within 30 days of receipt of a written request for a medical examination by a worker involved in an asbestos process, an employer shall arrange and pay the full cost of an examination by a physician.
 - (2) The employer shall make arrangements for a medical examination that includes:
 - (a) a complete physical examination with special attention to the respiratory system;
 - (b) lung function tests including forced vital capacity and forced expiratory volume at one second; and
 - (c) any medical procedures considered necessary by the examining physician for the diagnosis of asbestos related illness.
 - (3) Upon written request by the Minister, a physician who has conducted an examination under subsection (2) shall provide the Minister with a report containing all information resulting from the examination.
 - (4) Every report provided under subsection (3) is a privileged communication of the person making it.

APPENDIX 3 – ASBESTOS CONTAINING MATERIALS

The following products have in the past been manufactured using asbestos. If in doubt, confirm with the product's manufacturer as to whether it is asbestos-free.

- Acoustical Plaster
- Base Flashing
- Breaching Insulation
- Cement Pipes
- Chalkboards
- Ductwork
- Electrical Panel Partitions
- Fire Blankets
- Fireproofing Materials
- Heating and Electrical Ducts
- Joint Compounds
- Packing Materials
- Roofing Shingles
- Taping Compounds (thermal)
- Wallboard
- Vinyl Floor Tile

- Adhesives
- Blown-in Insulation
- Caulking and Putties
- Cement Siding
- Construction Mastics and Adhesives
- Electrical Wiring Insulation
- Elevator Brake Shoes
- Fire Curtains
- Flexible Fabric Connections
- High Temperature Gaskets
- Laboratory Gloves
- Pipe Insulation
- Spackling Compounds
- Vinyl Sheet Flooring
- Cooling Towers

- Asphalt Floor Tile
- Boiler Insulation
- Ceiling Tiles
- Cement Wallboard
- Decorative Plaster
- Electrical Cloth
- Elevator Equipment Panels
- Fire Doors
- Flooring Backing
- HVAC Duct Insulation
- Laboratory Hoods and Table Tops
- Roofing Felt
- Spray-Applied Insulation
- Textured Paints and Coatings
 Thermal Paper Products
 - Vinyl Wall Coverings

Source - Krytiuk Specialty Contracting Inc.

APPENDIX 4 – GOVERNMENT AND INDUSTRY CONTACTS

Government of Nunavut

Environmental Protection Division Department of Environment Inuksugait Plaza

P.O. Box 1000, Station 1360 Iqaluit, Nunavut XOA 0H0

Telephone: (867) 975-7729 Fax: (867) 975-7739

Workers' Safety and Compensation Commission

P.O. Box 669

Baron Building/1091 Iqaluit, Nunavut XOA 0H0

Telephone: 1-877-404-4407 (toll free)

Fax: 1-866-979-8501

Office of Chief Medical Health Officer of Health Department of Health and Social Services P.O. Box 1000, Station 1000 Igaluit, Nunavut XOA 0H0

Telephone: (867) 975-5774 Fax: (867) 975-5755

Motor Vehicles Division

Department of Economic Development and

Transportation P.O. Box 10

Gjoa Haven, Nunavut X0B 1J0

Telephone: (867) 360-4615 Fax: (867) 360-4619

Department of Community and Government

Services (all Divisions)
P.O. Box 1000, Station 700
4th Floor, W.G. Brown Building
Igaluit, Nunavut XOA 0H0

Telephone: (867) 975-5400 Fax: (867) 975-5305

Government of Canada

Indian and Northern Affairs – Nunavut Region

P.O. Box 2200

Igaluit, Nunavut XOA 0H0

Telephone: (867) 975-4500 Fax: (867) 975-4560

Environment Canada (NWT and Nunavut)

5019 52nd Street

Yellowknife, Northwest Territories X1A 1T5 Telephone: (867) 669-4730 Fax: (867) 873-8185

Department of Transport – Road, Rail, Marine, Air P.O. Box 8550

344 Edmonton Street

Winnipeg, Manitoba R3C 1P6

Telephone: 1-888-463-0521 (toll free) Fax: (204) 983-8992 Road, Rail and Marine

Fax: (204) 983-1734 Air

Industry

National Demolition Association 16 N. Franklin Street, Suite 203

Doylestown, Pennsylvania USA 18901-3536 Telephone: (215) 348-4949 Fax (215) 348-8422 Website: http://www.demolitionassociation.com

Environmental Guideline for Mercury-Containing Products and Waste Mercury













GUIDELINE: MERCURY-CONTAINING PRODUCTS AND WASTE MERCURY

Original: November 2010

This Guideline has been prepared by the Department of Environment's Environmental Protection Division and approved by the Minister of Environment under the authority of Section 2.2 of the *Environmental Protection Act*.

This Guideline is not an official statement of the law and is provided for guidance only. Its intent is to increase the awareness and understanding of the risks, hazards and best management practices associated with common mercury-containing products and waste mercury. This Guideline does not replace the need for the owner or person in charge, management or control of the product or waste to comply with all applicable legislation and to consult with Nunavut's Department of Environment, other regulatory authorities and qualified persons with expertise in the management of mercury.

Copies of this Guideline are available upon request from:

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Government of Nunavut
P.O. Box 1000, Station 1360, Iqaluit, NU, XOA 0H0
Electronic version of the Guideline is available at http://env.gov.nu.ca/programareas/environmentprotection

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Introduction

Mercury is a naturally-occurring element that is found in soil, air and water around the world. It is constantly being released from natural sources such as volcanic eruptions and the weathering of soil and rock. It can exist as a gas or in a range of organic and inorganic forms that vary in toxicity and can cycle between the earth's land, water and air. Mercury is a persistent substance. If released into the atmosphere, it can remain airborne for long periods of time and be deposited in soil and water in the Canadian Arctic, an area with no significant local industrial sources of mercury. Almost all forms of mercury are toxic to some degree or can be converted through biological activity into the highly toxic organic form called methylmercury. Mercury may also build up, or bioaccumulate¹ and biomagnify², in living organisms. This results in animals such as predatory fish, fish-eating birds and mammals being at a higher risk of harm from mercury than those species which do not prey upon other organisms.

Mercury has been used for many years in a variety of consumer and industrial products because it is an excellent conductor of electricity and reacts predictably to changes in temperature and pressure. Common consumer and industrial products that can contain mercury include fluorescent lamps, thermometers and thermostats, batteries, dental amalgam, medical and other measuring devices, and electrical switches and relays. Although the use of mercury in these products has declined significantly over the past several decades, stockpiles of older mercury-containing products and the current technical requirements of products such as fluorescent lamps and specialized batteries suggests that the elimination of mercury use is not expected soon. For this reason, mercury-containing products must continue to be actively managed.

The Guideline for Mercury-Containing Products and Waste Mercury (the Guideline) provides information on the risks, hazards and best management practices associated with various mercury-containing products commonly used in Nunavut. It examines the characteristics and effects of mercury on the environment and human health, identifies non-mercury alternatives for common products and provides guidance on the proper cleanup, storage, transportation and disposal of unwanted mercury.

The *Environmental Protection Act* enables the Government of Nunavut to implement measures to preserve, protect and enhance the quality of the natural environment. Section 2.2 of the *Act* provides the Minister with authority to develop, coordinate, and administer the Guideline.

The Guideline is not an official statement of the law. For further information and guidance, the owner or person in charge, management or control of a mercury-containing product or waste mercury is encouraged to review all applicable legislation and consult the Department of Environment, other regulatory agencies or qualified persons with expertise in the management of mercury.

1.1 Definitions

Commissioner's Land

Lands that have been transferred by Order-in-Council to the Government of Nunavut. This includes roadways and land subject to block land transfers. Most Commissioner's Land is located within municipalities.

¹ The accumulation over time of metals and other persistent substances within an organism from both biotic (i.e. other organisms) or abiotic (i.e. land, air and water) sources.

² The progressive buildup of metals or other persistent substances through successive trophic levels – meaning that it relates to the concentration ratio in the tissue of a predator as compared to that in its prey.

Contaminant

Any noise, heat, vibration or substance and includes such other substance as the Minister may prescribe that, where discharged into the environment,

- (a) endangers the health, safety or welfare of persons,
- (b) interferes or is likely to interfere with normal enjoyment of life or property,
- (c) endangers the health of animal life, or
- (d) causes or is likely to cause damage to plant life or to property.

Dangerous Good

Any product, substance or organism included by its nature or by the Transportation of Dangerous Goods Regulations in any of the classes listed in the schedule provided in the *Transportation of Dangerous Goods Act*.

Environment

The components of the Earth and includes

- (a) air, land and water,
- (b) all layers of the atmosphere,
- (c) all organic and inorganic matter and living organisms, and
- (d) the interacting natural systems that include components referred to in paragraphs (a) to (c) above.

Hazardous Waste

A contaminant that is a dangerous good and is no longer wanted or is unusable for its original intended purpose and is intended for storage, recycling, treatment or disposal.

Mercury-Containing Product

A manufactured device or part of a device that contains elemental mercury which is integral to its function.

Minister

The Minister of Environment of the Government of Nunavut.

Qualified Person

A person who has an appropriate level of knowledge and experience in all relevant aspects of waste management.

Responsible Party

The owner or person in charge, management or control of the waste.

Transport Authority

The statute and regulations controlling the management of hazardous waste under that mode of transport. These include

- (a) Road and Rail Transportation of Dangerous Goods Act (Canada) and Regulations; Interprovincial Movement of Hazardous Waste Regulations (CEPA) and Export and Import of Hazardous Waste and Hazardous Recyclable Material Regulations (CEPA).
- (b) Air International Air Transport Association (IATA) Dangerous Goods Regulations and International Civil Aviation Organization (ICAO) Technical Instructions; and
- (c) Marine International Maritime Dangerous Goods Code (IMDG).

Waste Mercury

Mercury that is no longer wanted or is unusable for its intended purpose and is intended for storage, recycling, treatment or disposal.

1.2 Roles and Responsibilities

1.2.1 Department of Environment

The Department of Environment is the key environmental agency responsible for ensuring responsible parties properly manage unwanted mercury-containing products and waste mercury and will provide advice and guidance on its management, including proper disposal. Authority is derived from the *Environmental Protection Act*, which prohibits the discharge of contaminants to the environment and enables the Minister to undertake actions to ensure appropriate management measures are in place. Although programs and services are applied primarily to activities taking place on Commissioner's and municipal lands and to Government of Nunavut undertakings, the *Environmental Protection Act* may be applied to the whole of the territory where other controlling legislation, standards and guidelines do not exist. A complete listing of relevant legislation and guidelines can be obtained by contacting the Department of Environment or by visiting the web site at http://env.gov.nu.ca/programareas/environmentprotection.

1.2.2 Generators of Unwanted Mercury-Containing Products and Waste Mercury

The owner or person in charge, management or control of the unwanted mercury-containing product or waste mercury is known as the responsible party. In general, the responsible party must ensure the unwanted product and waste mercury is properly and safely managed from the time it is produced to its final disposal. This is referred to as managing the product and waste from cradle-to-grave. Information on the general management of hazardous waste in Nunavut, including generators, carriers and receivers, can be obtained by referring to the *Environmental Guideline for the General Management of Hazardous Waste*.

Contractors may manage unwanted mercury-containing products and waste mercury on behalf of the responsible party. However, the responsible party remains liable for ensuring the method of management complies with all applicable statutes, regulations, standards, guidelines and local by-laws. If the contractor does not comply with the requirements of the *Environmental Protection Act* and is charged with a violation while managing the waste, the responsible party may also be charged.

1.2.3 Other Regulatory Agencies

Other regulatory agencies may have to be consulted regarding the management of unwanted mercury-containing products and waste mercury as there may be other environmental or public and worker health and safety issues to consider.

Workers' Safety and Compensation Commission

The Workers' Safety and Compensation Commission is responsible for promoting and regulating worker and workplace health and safety in Nunavut. The Commission derives its authority from the *Workers' Compensation Act* and the *Safety Act*, both of which require an employer to maintain a safe workplace and ensure the safety and well being of workers.

Department of Community and Government Services

The Department of Community and Government Services is responsible under the *Commissioners' Lands Act* for the issuance of land leases, reserves, licenses and permits on Commissioner's Lands. The Department, in cooperation with communities, is also responsible for the planning and funding of municipal solid waste and sewage disposal facilities in most Nunavut communities.

Department of Health and Social Services

Activities related to the management of unwanted mercury-containing products and waste mercury may have an impact on public health. The Office of the Chief Medical Officer of Health and Regional Environmental Health Officers should be consulted regarding legislated requirements under the *Public Health Act*.

Department of Economic Development and Transportation

The Motor Vehicles Division is responsible for ensuring the safe transport of hazardous waste and other dangerous goods by road through administration of the *Transportation of Dangerous Goods Act*. The Department is also responsible under the *Motor Vehicles Act* for driver licensing and various other vehicle and road safety matters.

Environment Canada

Environment Canada is responsible for administering the *Canadian Environmental Protection Act* (CEPA). Mercury is listed as a Toxic Substance in Schedule I of CEPA and notices have been published in the Canada Gazette requiring the preparation and implementation of pollution prevention plans in regard to mercury releases from switches in end-of-life vehicles and dental amalgam waste. Environment Canada is also responsible for regulating international and interprovincial movement of hazardous waste, including unwanted mercury-containing products and waste mercury, under the *Interprovincial Movement of Hazardous Waste Regulations* and *Export and Import of Hazardous Waste and Hazardous Recyclable Material Regulations*. Environment Canada is also responsible for administering the pollution prevention provisions of the federal *Fisheries Act*.

Indian and Northern Affairs Canada

Indian and Northern Affairs Canada is responsible under the *Territorial Lands Act* and *Nunavut Waters* and *Nunavut Surface Rights Tribunal Act* for the management of federal lands and waters in Nunavut, including the impact waste mercury may have on the quality of these lands and waters.

Local Municipal Governments

The role of municipal governments is important in the proper local management of unwanted mercury-containing products and waste mercury. Under the Nunavut Land Claims Agreement, municipalities are entitled to control their own municipal disposal sites. Unwanted waste may be deposited into municipal landfill sites and sewage lagoons only with the consent of the local government. The local fire department may also be called upon if a fire or other public safety issue is identified.

Co-management Boards and Agencies

Co-management boards and agencies established under the Nunavut Land Claims Agreement have broad authority for land use planning, impact assessment and the administration of land and water. Activities involving the management and disposal of unwanted mercury-containing products and waste mercury may be controlled through the setting of terms and conditions in plans, permits and licenses issued by the Nunavut Water Board and other co-management boards and agencies.

Characteristics and Effects of Mercury

Mercury is a naturally occurring element that can be released to the environment from natural sources or through human activities. Natural sources include the release of mercury from the Earth's crust through volcanic activity and the weathering of soil and rock. Human activities contribute to mercury levels in the environment primarily through the burning of coal and the burning and landfilling of products or waste that contain mercury.

Elemental mercury is a shiny, silver-white metal that is liquid at room temperature. It is a persistent element that can cycle between the earth's land, water and air for long periods of time. Through a process known as 'atmospheric mercury depletion events' relatively high concentrations of mercury are now being found in the Canadian Arctic, a region with no significant industrial sources of the metal.

Several forms of mercury occur naturally in the environment with microorganisms and natural processes being able to change the mercury from one form to another. The most common natural forms of mercury found in the environment are metallic mercury, mercuric sulphide, mercuric chloride, and the organic form methylmercury. Being an element, mercury cannot be broken down or degraded further into harmless substances.

2.1 Effects on the Environment

All forms of mercury can accumulate in organisms to some degree. Of most importance is methylmercury, which is a fat soluble compound that readily bioaccumulates in living organisms and biomagnifies up the food chain. This can result in methylmercury levels in edible freshwater and saltwater fish, aquatic mammals and predatory birds that are thousands of times greater than levels in the surrounding water. Wildlife exposed to these high levels of methylmercury is at risk of harm. Depending upon the species and level of exposure, harmful effects can include slower growth, reproductive failure, death and the development of abnormal behaviors that can affect survival rates.

As little as 25 milligrams (or 25 thousandths of a gram) of mercury, the amount contained in many common consumer products, can contaminate as much as one hundred thousand litres of water beyond the safe limits for the protection of aquatic life⁴.

2.2 Effects on Human Health

Mercury is a neurotoxin that can cause damage to the brain, central nervous system, kidney and lungs in humans. The severity of the toxic effect depends on the form and concentration of mercury and its route of exposure. Methylmercury readily enters the brain and can lead to health effects including personality changes, tremors, changes in vision, deafness, loss of muscle coordination and sensation, memory loss, intellectual impairment, and in extreme cases, death. Mercury can also cross the placental barrier of pregnant mothers affecting the fetus while in the womb. Affected children may exhibit reduced coordination and growth, lower intelligence and seizures.

³ 'Atmospheric mercury depletion events' occur when a series of photochemical reactions involving halogens convert gaseous elemental mercury to a more reactive form. This new form of mercury then adheres to dust and other particles in the atmosphere and is deposited in the Arctic, sub-Arctic and Antarctic regions.

⁴ The Canadian Council of Ministers of the Environment (CCME) has established 0.026 micrograms of inorganic mercury per litre of water as the water quality guideline for the protection of aquatic life.

Waste Management

Minimizing or avoiding the creation of pollutants and wastes can be more effective in protecting the environment than treating or cleaning them up after they have been created.⁵

Responsible waste management involves adopting methods and techniques that have been shown to prevent or reduce pollution. These policies, prohibitions of practices, maintenance and monitoring procedures can include reducing the amount of waste generated, reusing the waste for a different purpose or recycling the waste to produce a new product. Implementing these management practices is an effective way of reducing a person's costs, reducing pollution and reducing legal liabilities.

3.1 Pollution Prevention - Mercury-Containing Products and Non-Mercury Alternatives

Pollution prevention methods reduce or eliminate the creation of waste mercury. Scientific and technical advances in product manufacture and design have enabled the amount of mercury in many consumer, institutional, commercial and industrial products to be reduced or eliminated. In many cases, these non-mercury or low-mercury alternatives have the same performance characteristics and cost less to operate than the original mercury-containing product. The following sections introduce the common mercury-containing products used in Canada and their non-mercury alternatives.

3.1.1 Fluorescent and Other Lamps

Mercury is an essential element needed for the operation of most fluorescent, high intensity discharge and neon lamps. Light is produced when electricity passes through the lamp and excites the contained mercury vapour. The quantity of mercury in these lamps varies according to the type and size of the lamp. Table 1 describes the common types of mercury-containing lamps and their mercury content.

In recent years, industry has been able to reduce the amount of mercury in these lamps but, because it remains an essential element for the lamp's operation, small amounts of mercury continue to be used in their manufacture.

When fluorescent and other mercury-containing lamps burn out, much of the mercury tends to be absorbed by other lamp materials such as phosphorous and glass. However, a small amount of mercury still remains in vapour form, which can result in an inhalation hazard if the lamp is broken or crushed. Over 75% of the mercury used in lamps in Canada currently ends up in landfill sites.



Figure 1 - Compact Fluorescent Lamp Tube Source – E. Paquin



Figure 2 - Linear Fluorescent Lamp Tube

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⁵ Source – Canadian Council of Ministers of the Environment.

Table 1. Mercury-Containing Lamps

Lamp Type	Description and Use	Mercury Content ⁶
Linear Fluorescent	Linear fluorescent lamps are sealed glass tubes that are between 2 and 8 feet in length and contain small amounts of mercury, an inert gas and phosphor powder coating the inside of the tube. The lamps are commonly used in offices, stores, warehouses and homes.	3 to 50 milligrams
Compact Fluorescent	Compact fluorescent lamps (CFL's) have the same characteristics as linear fluorescent lamps except the glass tube has been replaced with a compact coil. CFL's are designed to replace the traditional incandescent lamp and are becoming increasingly common in homes and offices.	1 to 25 milligrams
Mercury Vapour Discharge	Mercury vapour lamps consist of a glass envelope with a pinched quartz glass tube and several electrodes within. Mercury vapour is contained within the glass tube. The lamps are used for street and floodlighting applications. The emitted light has a bluish glow.	25 to 225 milligrams
High Pressure Sodium Vapour Discharge	High pressure sodium vapour lamps (70 to 1000 watts) have the same physical characteristics as mercury vapour discharge lamps except they contain solid sodium, mercury and a small amount of neon and argon gas. Low pressure sodium vapour lamps (35 to 180 watts) do not contain mercury. Both are high intensity discharge lamps used for street and floodlighting applications. The emitted light has a yellowish glow.	20 to 145 milligrams
Metal Halide	Metal halide lamps have the same physical characteristics as mercury and sodium vapour discharge lamps except they contain metal halides, mercury and argon gas. Sodium iodide and scandium iodide are commonly used as the metal halide. These lamps are used to light sporting facilities where a very bright light is required.	25 to 225 milligrams
Neon	Neon lamps are similar to florescent lamps except that the colour emitted depends on the mixture of gases and the colour of the glass. Although the term refers to all gas discharge bulbs using noble gases, only the red lamps use neon. Red neon lamps do not contain mercury. Other neon lamps use argon, mercury and phosphor to produce additional colours.	Varies by colour and size

Non-Mercury Alternatives

Fluorescent and high intensity discharge lamps are currently the most energy-efficient lamps available for their specific applications and similar energy-efficient alternatives are currently not commonly available. Using these lamps in place of incandescent bulbs reduces the overall amount of greenhouse gases and other contaminants emitted from electrical generating stations powered by fossil fuels because of the lamp's energy efficiency. High-efficiency, low-mercury content lamps should be

⁶ To assist in putting mercury content into the proper context, one Canadian penny weighs approximately 2300 milligrams.

purchased whenever possible. In some cases, light emitting diode (LED) lamps can be used to replace neon and other mercury-containing lamps, although LED lamps can be more costly and cannot be used in all applications.



Figure 3 - High Pressure Sodium Discharge Lamp



Figure 4 – Metal Halide Lamp



Figure 5 – Mercury Vapour Lamp

3.1.2 Thermometers and Other Measuring Devices

Mercury has been used in a variety of measuring devices because the liquid reacts predictably to changes in temperature and pressure. Table 2 describes various mercury-containing measuring devices that can be found in Nunavut. These devices can be found in homes, schools, laboratories, hospitals, nursing stations, as well as commercial and industrial facilities.



Figure 6 – Clinical Mercury Thermometer

Non-Mercury Alternatives

Various digital, mechanical and nonmercury liquid alternatives have been developed. Table 2 provides a list of several non-mercury alternatives for thermometers and other measuring devices. Availability, product effectiveness and relative cost should be considered when switching to a nonmercury alternative.



Figure 7 - Electronic Clinical Thermometers

Table 2. Mercury-Containing Measuring Devices

Device Type	Description and Use	Alternatives
Thermometer	Thermometers measure temperature. Held within a bulb at the base of the instrument, heat and cold causes the mercury to move up and down a thin tube where its position indicates the temperature. Various types of thermometers exist and can be found in homes, laboratories, schools and industries.	Digital, alcohol or spirit- filled thermometer
Barometer and Manometer	Barometers measure air pressure while manometers measure pressure differences. They consist of long tubes filled with mercury where air pressure causes the mercury to move up or down the tube. These devices are commonly used at airports and other weather stations.	Digital or aneroid barometer, digital manometer or needle bourdon gauge
Flowmeter	Flowmeters measure the rate of flow of gas, water and air streams. Although no longer manufactured, mercury-containing flowmeters are still used in water and sewage treatment plants, power stations and other industrial applications.	Digital or ball-actuated flowmeter
Hydrometer	Hydrometers measure the specific gravity and density of a liquid. They look similar to a thermometer except the bulb at the bottom is wider and weighted to keep the hydrometer upright when placed in a liquid. Hydrometers are commonly used in laboratories and in the production of alcohol.	Spirit filled hydrometer
Hygrometer	Hygrometers measure the moisture content of air. The most common type, the psychrometer, looks like a dual thermometer, one with a wet base and the other with a dry base. Hygrometers are used for weather forecasting.	Digital or spirit-filled psychometer
Medical Devices	Examples of medical devices that contain mercury include: sphygmomanometers (measure blood pressure), esophageal dilators (open the patient's throat during surgery), and gastrointestinal tubes (removal of intestinal obstructions).	Aneroid or digital sphygmomanometer

3.1.3 Thermostats

Mercury-containing thermostats are used to control residential, commercial and institutional heating and cooling systems. These thermostats contain small glass containers, or ampoules, of mercury which act as temperature-sensitive tilt switches to automatically control the furnace or other device. Each ampoule generally contains three grams of mercury, with each thermostat having up to six ampoules depending upon its application.



Figure 8 - Home Thermostat

Thermostats that contain mercury can be identified by removing the front cover of the device and visually inspecting its contents. If there are glass ampoules inside that contain a shiny silver-white liquid, it is most likely mercury.

Non-Mercury Alternatives

Mercury-containing thermostats can be replaced using relatively inexpensive digital thermostats. Most modern digital thermostats are programmable, which enables temperature in a building to be automatically adjusted



Figure 9 - Touch Screen Digital Thermostat

according to a predetermined schedule. This results in energy and cost savings.

3.1.4 Batteries

Since the late 1990's North American battery manufacturers have eliminated or significantly reduced the mercury found in batteries. The use of mercury in the common alkaline battery has been eliminated while small amounts of mercury – anywhere from 5 to 25 milligrams - continue to be used in the manufacture of several types of button-cell batteries⁷. Button-cell batteries are small, thin energy cells that are not rechargeable. They continue to be used in a wide variety of electronic advices because of their small size and steady voltage output. Table 3 describes the common button-cell batteries in use today.



Examples of various sized button cell batteries.

Figure 10
Source – Vermont Department of Environmental Conservation

Table 3. Mercury-Containing Button-Cell Batteries

Battery Type	Common Uses
Zinc Air Miniature Batteries	Mostly used in hearing aids because of their high energy concentration and ability to continuously discharge energy. May also be used in small devices such as wristwatch pagers and ear speech processors.
Silver Oxide Button-Cell Batteries	Used in various devices such as hearing aids, watches, cameras and clocks. Silver oxide batteries may come in a large size as well as button-cell however, their manufacture is limited due to the price of silver.
Alkaline Manganese Oxide Button-Cell Batteries	Used in toys, calculators, remote control devices and cameras.

⁷ Gas can form in button-cell batteries because of the corrosion of zinc causing the battery to leak. Mercury suppresses this corrosion. Button-cell batteries can contain up to 0.005 grams of mercury in the insulating paper surrounding the battery, or mercury can be mixed in the battery anode itself.

Mercuric oxide batteries contain mercury as the electrode and are useful in applications that require a high energy density and steady voltage output. Although North American battery manufacturers discontinued production of these batteries in 1996, larger mercuric oxide batteries may still be used in applications such as military, medical and industrial equipment.

Non-Mercury Alternatives

Few mercury-free alternatives currently exist for button-cell batteries and those that do exist are generally considered to have reduced performance and a higher cost. Observing battery packaging and labeling is the best method for identifying mercury-free or mercury-reduced button-cell batteries. Electrical devices that can operate on standard 110 volt power supplies (i.e. smoke and carbon dioxide detectors) should be purchased where practical rather than battery-powered devices. The use of rechargeable batteries is also a good alternative to non-rechargeable batteries where the replacements are compatible with the device.

3.1.5 Switches and Relays



Figure 11 - Mercury-Containing Switches



Figure 12 – Solid State Relay Switch

Switches are products that open or close an electrical circuit. When open, switches allow the electrical current to flow and when closed the circuit is broken and flow of current is stopped. Many older switches contain mercury because of the metallic liquid's excellent ability to conduct electricity. The most common consumer applications have been in tilt switches (i.e. older-model thermostats, hood and trunk lights on older-model vehicles) and float switches (i.e. boat bilge pumps).

Relays are products that open or close electrical contacts to control the operation of other electrical devices. They enable large electrical loads to be turned on or off by supplying relatively small currents to a control circuit.

Table 4 describes various mercury-containing switches and relays used in Canada and their available non-mercury alternatives.

Non-Mercury Alternatives

Mechanical and digital switches are widely available to replace mercury switches for all common applications. These vary in price depending on use and design. Not all non-mercury alternatives may be suitable for any one application without retrofit as electrical requirements must be strictly adhered to. If in doubt, the manufacturers or distributors of the specific equipment should be consulted.

Displacement and contactor relays are very specific for

their applications and non-mercury alternatives have generally not provided equal performance and reliability. Mercury wetted relays can be replaced by dry magnetic reed relays for most applications.

Table 4. Mercury-Containing Switches and Relays

Device Type	Description and Use	Alternatives
Float Switch	Float switches monitor liquid levels and are most commonly used in sump pumps. They are also used in boat bilge pumps, boilers, sewage treatment plants and pumping stations. The mercury is normally contained inside a sealed ampoule within a cylindrical outer casing.	Mechanical, optical, metallic ball, sonic or ultrasonic, pressure transmitter, alloy, thermal or capacitance float switches
Tilt Switch	Tilt switches are activated by a change in the switch position. They have been commonly used in older-model thermostats as well as applications that activate upon opening such as hood and trunk lights in older-model vehicles and chest freezers. Mercury tilt switches are typically small glass tubes with two electrical contacts at one end.	Metallic ball, electrolytic, mechanical, digital or capacitance tilt switches
Pressure Switch	Pressure switches are activated by a change in pressure. These switches have been used in HVAC systems, medical devices, automobiles (ABS brakes), appliances and other applications. Pressure switches are comprised of a diaphragm, piston or other pressure-response device coupled with a mercury ampoule.	Mechanical or digital switches
Temperature Switch	Temperature switches are activated by a change in temperature. These switches are used in a wide variety of applications including food warming trays, hot water boilers, ovens, sterilizers and heat exchangers. The switch is similar to a tilt switch and is usually attached to a temperature sensing device such as a bimetallic strip.	Mechanical or digital switches
Relays	Relays are devices that open or close electrical control circuits to operate other devices in the same or different electrical circuit. They include displacement, contactor and wetted reed relays. Relays are commonly used in electronic circuit boards, commercial and industrial electric ranges and other cooking equipment.	Dry magnetic reed relays

3.1.6 Dental Amalgam

Dental amalgam is a mixture of metals that has been used for over 150 years to restore teeth. The metal mixture, commonly referred to as 'silver fillings', can consist of up to 50% mercury. Despite its use for many years, there is currently no evidence to suggest that mercury in dental amalgam is a risk to human health in the general population.

Mercury amalgam continues to be used for tooth restorations because of its durability, ease of use and low cost⁸. In the past, dentists mixed the amalgam on site using bulk mercury and metal powders. This practice resulted in a health risk to workers through physical contact with the elemental mercury and to the environment through spillage. Today, dental amalgam is purchased in pre-dosed amalgam capsules that come in different sizes.

In 2001, federal, provincial and territorial governments endorsed the *Canada-Wide Standard on Mercury for Dental Amalgam Waste* through the Canadian Council of Ministers of the Environment (CCME). The Standard called for dentists to apply 'best management practices' to achieve a 95% national reduction in mercury releases from dental amalgam by 2005. These practices include the installation, use and maintenance of International Organization for Standardization (ISO) certified amalgam separators, traps and filters to remove waste mercury from dental office wastewater. A report released in 2007 indicates that 70% of dentists operating in Canada were employing ISO certified amalgam separators (Environment Canada, 2007).

Non-Mercury Alternatives

There are several resin and composite materials that are substitutes for mercury amalgam. These include cast gold, bonded amalgam and dental ceramics. These alternatives are usually more costly than mercury amalgam fillings and may not be suitable for all procedures. Composite resins are tooth-coloured plastic materials often used to restore front teeth where a natural appearance is important. These resins can also be used as fillings on back teeth depending on the location and extent of tooth decay.

3.2 What to do if a Spill of Mercury Occurs

Cleanup actions must be started as soon as possible following a spill of mercury so workers and family members are not exposed to its hazards. When a thermometer or other liquid mercury-containing product is broken, the mercury will quickly form beads that accumulate in small pools and in the tiniest of spaces, making cleanup difficult. When a fluorescent or other mercury-containing lamp is broken or if mercury remains trapped (i.e. in tiny spaces, drains or soft surfaces such as carpet and furniture), mercury vapour is released directly to the air. Although mercury evaporates slowly at normal room temperature, dangerous levels of mercury vapour can build up in indoor air.

The following should be considered when cleaning up a spill of mercury:

- It can be very dangerous to touch liquid mercury directly or breathe mercury vapour. Immediately isolate the spill area by keeping people and pets away, closing all interior doors that lead to other rooms in the building and turning off heaters. Ventilate the area by turning on fans that vent directly to the outdoors and opening windows and exterior doors.
- Protect yourself by changing into old clothing and shoes that can be thrown away after clean up
 has been completed, removing all jewelry as mercury can adhere to metal and putting on
 gloves, preferably made of rubber, nitrile or latex.
- On a hard surface (i.e. linoleum, tile or concrete), push the mercury beads together using razor blades, stiff paper or cardboard, pick up the beads using a dustpan or stiff paper and carefully transfer the mercury into a wide-mouth container or plastic bag. Any remaining beads of

⁸ Approximately 1.3 tonnes of mercury in new filling material is placed each year in the mouths of Canadians (CCME, 2001).

mercury can be picked up using tape, cotton balls or a moist paper towel. All debris should be placed inside the container or bag and the lid sealed tightly with tape.

- On a soft surface (i.e. carpet, couch or clothing), it is best to cut out the contaminated materials
 and place them into a sealable container or plastic bag. If you're not willing to cut out the
 materials, use cotton balls, moist paper towel or an eye dropper to pick up the spilled mercury
 and place it, along with any debris, into the container or bag.
- When a fluorescent or other mercury-containing lamp is broken, quickly ventilate the area by turning on fans that vent to the outdoors and opening all windows and exterior doors. Leave the area for at least 30 minutes and then follow the instructions for the type of surface to be cleaned.
- In every case, place the sealed container or plastic bag containing the mercury and debris into another container or bag for additional protection against breakage and leakage.
- Wash your hands thoroughly and take a shower immediately after the cleanup.

Never allow people who are wearing clothing or shoes contaminated with mercury to walk around the building, never use a broom or ordinary vacuum cleaner to clean up mercury, never pour mercury down a drain and never launder mercury-contaminated clothing in a washing machine.

Mercury spill kits are commercially available from safety supply companies to assist in the cleanup of spilled mercury. Although convenient, these kits may be expensive and are not absolutely necessary to clean up a small contained spill of mercury, such as from a mercury switch or thermometer. The following are some commonly available items that can be used to construct a mercury spill kit: rubber gloves, goggles or other eye protection, flashlight, sponge or cotton balls, wide duct or masking tape, eye dropper or syringe without needle, stiff index cards, plastic containers with tight-fitting lids and plastic bags with zipper seals.

All spills of mercury must immediately be reported to the NWT/Nunavut 24-Hour Spill Report Line at (867) 920-8130 (toll free) or e-mailed to: spills@gov.nt.ca. Spill reporting forms are available on the Department of Environment's website: http://env.gov.nu.ca/programareas/environmentprotection

The local nursing station or health authority should also immediately be notified.

3.3 Storage

Storage refers to keeping unwanted material while awaiting its transport, recycling or disposal. Except under extraordinary circumstances, storage is not acceptable for the long-term management of unwanted mercury-containing products and waste mercury and should be considered as a temporary measure only.

Unwanted mercury-containing products and waste mercury should be stored in the following manner:

- If the packaging that was used to originally ship the product is available and the product is unbroken, place it in the packaging and seal the package securely with tape.
- If the original packaging is not available or if the mercury is from a spill, place the product or container containing the mercury and any cleanup materials and debris inside a larger metal or plastic container. Place kitty litter or other oil absorbent packing material around the product or

small container to protect it from breaking or sudden shock. Secure the larger container with a tight fitting lid or tape.

- Clearly label all storage containers as containing mercury according to the requirements of the Workplace Hazardous Materials Information System (WHMIS) and relevant Transport Authority.
- Place all labeled storage containers in a clearly marked designated area which is separate from other waste to prevent its disposal with normal garbage.
- If mercury-containing lamps are being stored, do not crush the lamps as crushing will release vapours that may pose health and environmental hazards. Broken lamps are a hazardous waste.

If the storage facility is used for commercial purposes to store hazardous waste for periods of 180 days or more or the quantity of waste stored on-site exceeds the criteria set out in the *Environmental Guideline for the General Management of Hazardous Waste*, the facility must be registered with the Department of Environment as a hazardous waste management facility. Copies of registration forms are available at http://env.gov.nu.ca/programareas/environmentprotection/forms-applications or by contacting Nunavut's Department of Environment. Refer to the GN *Environmental Guideline for the General Management of Hazardous Waste* for additional information on the registration process.

3.4 Transportation

Unwanted mercury-containing products and waste mercury may be classified as a hazardous waste for the purposes of transportation depending upon the quantity of waste being transported for recycling or disposal. Under the federal *Interprovincial Movement of Hazardous Waste Regulations*, no person may transport waste mercury in Canada in a quantity greater than five kilograms or five litres unless it is accompanied by a completed manifest¹⁰. Manifesting requirements for the international transport of waste are controlled under the federal *Export and Import of Hazardous Waste and Recyclable Material Regulations*. Manifest forms are available from Nunavut's Department of Environment and completion instructions are included on the reverse side of each manifest. Further information on manifesting can be obtained by referring to Environment Canada's *User's Guide for the Hazardous Waste Manifest* or the *Environmental Guideline for the General Management of Hazardous Waste*.

The classification, packaging, labeling and placarding of mercury-containing products and waste mercury while being transported must conform to the federal and territorial *Transportation of Dangerous Goods Act* and *Regulations*. Schedule I of the *Regulations* classify waste mercury as follows¹¹:

Shipping Name: WASTE Mercury

Classification: 8

Product Identification Number: UN2809

Packing Group: III

⁹ The criterion for Class 8 Corrosives is 1000 kilograms and the criterion for the aggregate quantity of hazardous waste is 5000 kilograms.

¹⁰ In response to the 2007 federal government direction on streamlining regulation in Canada, the alignment of definitions in the *Interprovincial Movement of Hazardous Waste Regulations* (IMHWR) and *Export and Import of Hazardous Waste and Hazardous Recyclable Material Regulations* (EIHWHRMR) is being undertaken by Environment Canada. Under the current proposal, the quantity of waste mercury requiring a manifest while being transported in Canada would be revised to less than 50 milliliters (ml) per shipment, which is the same as is currently required for international transport under the EIHWRHMR (Environment Canada, 2010).

¹¹ A wide variety of mercury-containing chemicals and compounds in addition to elemental mercury are available for use in Canada. Refer to Schedule I of the *Transportation of Dangerous Goods Regulations* for the specific classification, product identification number and packing group of these chemicals and compounds.

The transport of mercury-containing products and waste mercury by air must conform to the International Air Transport Association (IATA) Dangerous Goods Regulations and International Civil Aviation Organization (ICAO) Technical Instructions, while transport by marine must conform to the International Marine Dangerous Goods Code. Further information on transporting these materials can be obtained by contacting Transport Canada or the appropriate Transport Authority.

Hazardous waste generators, carriers and receivers operating in Nunavut must be registered with the Nunavut Department of Environment. A unique registration number is assigned to each registrant through the registration process, which enables completion of the manifest document. Copies of registration forms are available at http://env.gov.nu.ca/programareas/environmentprotection/forms-applications or by contacting Nunavut's Department of Environment. Refer to the *Environmental Guideline for the General Management of Hazardous Waste* for additional information on the registration process.

A listing of hazardous waste carriers, receivers and hazardous waste management facilities registered to operate in Nunavut is available by contacting Nunavut's Department of Environment.

3.5 Disposal

Municipal landfill sites and sewage lagoons in Canada have over the years become a major source of mercury to the environment. Unwanted mercury-containing products and waste mercury must never be thrown in the garbage and liquid mercury must never be poured down the drain¹².

Recycling and disposal options for unwanted mercury-containing products and waste mercury in Nunavut are limited. The majority of these materials are used in government, commercial, industrial and institutional facilities and any unwanted or end-of-life products should be safely stored until they can be transported to a registered hazardous waste receiver that is licensed to recycle or dispose of mercury. Names of Canadian recyclers and disposal companies are available by contacting the waste management exchanges and associations listed in Appendix 10 of the *Environmental Guideline for the General Management of Hazardous Waste*. Additional information on commercial processors of mercury-containing waste can be obtained through the following web site links:

- <u>lamprecycle.org/</u> The lamprecycle.org web site is an American resource of information on mercury-containing lamp recycling and lists several lamp recycling companies in Canada.
- www.almr.org/ The Association of Lighting and Mercury Recyclers represents the majority of commercial processors of mercury-containing waste in the United States, some of which also operate in Canada.

Some Municipalities in Nunavut are starting to implementing programs aimed at collecting and safely storing unwanted or end-of-life fluorescent lamps and other mercury-containing products as part of their household garbage collection programs. Homeowners wishing to dispose of these wastes should contact their municipality for local disposal information.

¹² The *Guideline for Industrial Waste Discharges* prohibits the disposal of mercury in sewage lagoons and landfills if mercury is present in excess of 0.1 milligrams per litre (parts per million) based on leachate quality test results.

Conclusion

Mercury is a naturally occurring element that is found in soil, air and water around the world and which can take many different forms, some of which are harmful to humans and wildlife. Mercury has also been used for many years in a variety of consumer and industrial products because of its ability to conduct electricity and react predictably to changes in temperature and pressure. The Guideline is an introduction to the risks, hazards and best management practices associated with various mercury-containing products and waste mercury. It examines the characteristics and effects of mercury on the environment and human health, identifies non-mercury alternatives for common products and provides guidance on the proper cleanup of spilled mercury and the storage, transportation and disposal of unwanted products.

Familiarity with the Guideline does not replace the need for the owner or person in charge, management or control of mercury-containing products and waste mercury to comply with all applicable federal and territorial legislation and municipal by-laws. The management of these materials may also be controlled through permits and licenses issued by Nunavut's co-management boards, Indian and Northern Affairs Canada and other regulatory agencies. These permits and licenses must be complied with at all times.

For additional information on the management of mercury-containing products and waste mercury, or to obtain a complete listing of available guidelines, go to the Department of Environment web site or contact the Department at:

Environmental Protection Division
Department of Environment
Government of Nunavut
Inuksugait Plaza, P.O. Box 1000, Station 1360
Iqaluit, Nunavut XOA 0H0

Telephone: (867) 975-7729 Fax: (867) 975-7739

Email: EnvironmentalProtection@gov.nu.ca

Website: http://env.gov.nu.ca/programareas/environmentprotection

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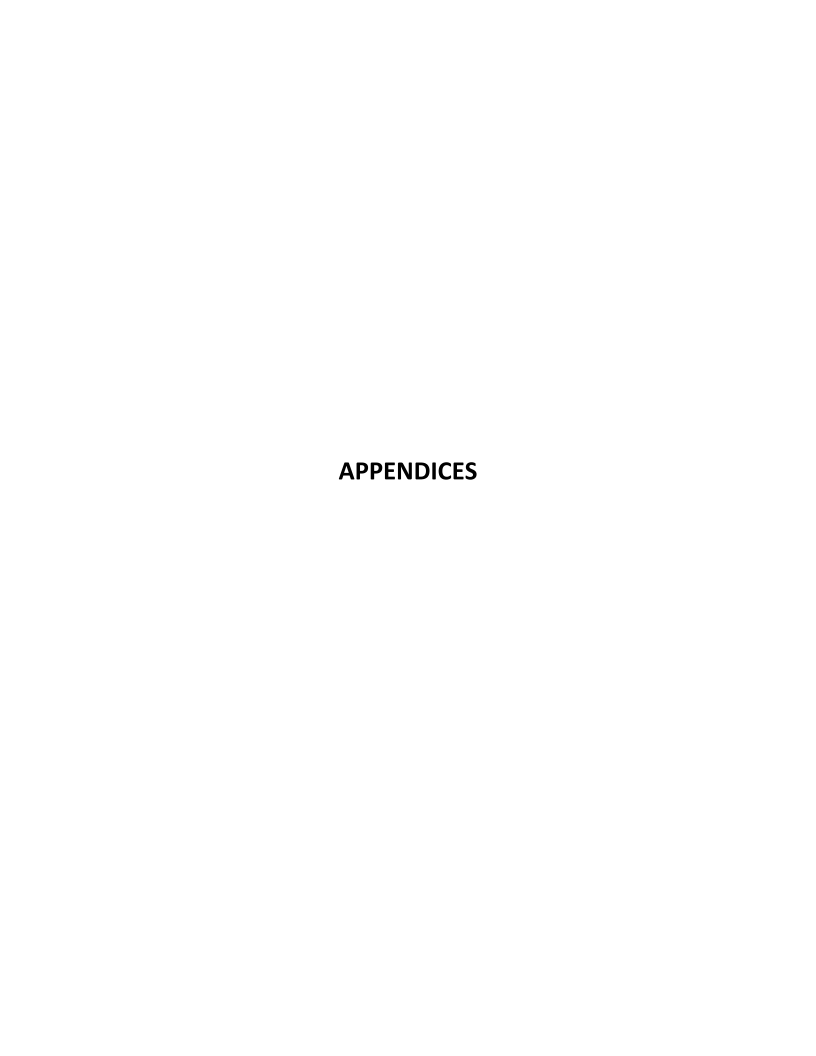
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Minnesota Pollution Control Agency. Cleaning Up Spilled Mercury in the Home – Household Hazardous Waste Fact Sheet #4.43b. (2003).

Northeast Waste Management Officials Association (NEWMOA). Mercury-Added Products Fact Sheets Website - http://www.newmoa.org/prevention/mercury/imerc/factsheets.

United Nations Environment Programme (UNEP). Global Mercury Assessment, (2002).

United States Environmental Protection Agency (USEPA). Mercury Releases and Spills Website – http://www.epa.gov/mercury/spills.



APPENDIX 1 - ENVIRONMENTAL PROTECTION ACT

The following are excerpts from the Environmental Protection Act

- 1. "Contaminant" means any noise, heat, vibration or substance and includes such other substance as the Minister may prescribe that, where discharged into the environment,
 - (a) endangers the health, safety or welfare of persons,
 - (b) interferes or is likely to interfere with normal enjoyment of life or property,
 - (c) endangers the health of animal life, or
 - (d) causes or is likely to cause damage to plant life or to property;

"Discharge" includes, but not so as to limit the meaning, any pumping, pouring, throwing, dumping, emitting, burning, spraying, spreading, leaking, spilling, or escaping;

"Environment" means the components of the Earth and includes

- (a) air, land and water,
- (b) all layers of the atmosphere,
- (c) all organic and inorganic matter and living organisms, and
- (d) the interacting natural systems that include components referred to in paragraphs (a) to (c).

"Inspector" means a person appointed under subsection 3(2) and includes the Chief Environmental Protection Officer.

2.2 The Minister may

- (a) establish, operate and maintain stations to monitor the quality of the environment in the Territories;
- (b) conduct research studies, conferences and training programs relating to contaminants and to the preservation, protection or enhancement of the environment;
- (c) develop, co-ordinate and administer policies, standards, guidelines and codes of practice relating to the preservation, protection or enhancement of the environment;
- (d) collect, publish and distribute information relating to contaminants and to the preservation, protection or enhancement of the environment:
- 3. (1) The Minister shall appoint a Chief Environmental Protection Officer who shall administer and enforce this Act and the regulations.
 - (2) The Chief Environmental Protection Officer may appoint inspectors and shall specify in the appointment the powers that may be exercised and the duties that may be performed by the inspector under this Act and regulations.
- 5. (1) Subject to subsection (3), no person shall discharge or permit the discharge of a contaminant into the environment.
 - (3) Subsection (1) does not apply where the person who discharged the contaminant or permitted the discharge of the contaminant establishes that
 - (a) the discharge is authorized by this Act or the regulations or by an order issued under this Act or the regulations:
 - (b) the contaminant has been used solely for domestic purposes and was discharged from within a dwelling house;
 - (c) the contaminant was discharged from the exhaust system of a vehicle;

- (d) the discharge of the contaminant resulted from the burning of leaves, foliage, wood, crops or stubble for domestic or agricultural purposes;
- (e) the discharge of the contaminant resulted from burning for land clearing or land grading;
- (f) the discharge of the contaminant resulted from a fire set by a public official for habitat management of silviculture purposes;
- (g) the contaminant was discharged for the purposes of combating a forest fire;
- (h) the contaminant is a soil particle or grit discharged in the course of agriculture or horticulture; or
- (i) the contaminant is a pesticide classified and labelled as "domestic" under the *Pest Control Products Regulations* (Canada).
- (4) The exceptions set out in subsection (3) do not apply where a person discharges a contaminant that the inspector has reasonable grounds to believe is not usually associated with a discharge from the excepted activity.
- 5.1. Where a discharge of a contaminant into the environment in contravention of this Act or the regulations or the provisions of a permit or license issued under this Act or the regulations occurs or a reasonable likelihood of such a discharge exists, every person causing or contributing to the discharge or increasing the likelihood of such a discharge, and the owner or the person in charge, management or control of the contaminant before its discharge or likely discharge, shall immediately:
 - (a) subject to any regulations, report the discharge or likely discharge to the person or office designated by the regulations;
 - (b) take all reasonable measures consistent with public safety to stop the discharge, repair any damage caused by the discharge and prevent or eliminate any danger to life, health, property or the environment that results or may be reasonably expected to result from the discharge or likely discharge; and
 - (c) make a reasonable effort to notify every member of the public who may be adversely affected by the discharge or likely discharge.
- 6. (1) Where an inspector believes on reasonable grounds that a discharge of a contaminant in contravention of this Act or the regulations or a provision of a permit or license issued under this Act or the regulations has occurred or is occurring, the inspector may issue an order requiring any person causing or contributing to the discharge or the owner or the person in charge, management or control of the contaminant to stop the discharge by the date named in the order.
- 7. (1) Notwithstanding section 6, where a person discharges or permits the discharge of a contaminant into the environment, an inspector may order that person to repair or remedy any injury or damage to the environment that results from the discharge.
 - (2) Where a person fails or neglects to repair or remedy any injury or damage to the environment in accordance with an order made under subsection (1) or where immediate remedial measures are required to protect the environment, the Chief Environmental Protection Officer may cause to be carried out the measures that he or she considers necessary to repair or remedy an injury or damage to the environment that results from any discharge.

APPENDIX 2 – GOVERNMENT CONTACTS

Government of Nunavut

Environmental Protection Division Department of Environment Inuksugait Plaza P.O. Box 1000, Station 1360

Iqaluit, Nunavut XOA 0H0 Telephone: (867) 975-7729 Fax: (867) 975-7739

Workers' Safety and Compensation Commission

P.O. Box 669
Baron Building/1091
Igaluit, Nunavut XOA 0H0

Telephone: 1-877-404-4407 (toll free) Fax: 1-866-

979-8501

Office of Chief Medical Health Officer of Health Department of Health and Social Services P.O. Box 1000, Station 1000 Iqaluit, Nunavut XOA 0H0

Telephone: (867) 975-5774 Fax: (867) 975-5755

Motor Vehicles Division

Department of Economic Development and

Transportation P.O. Box 10

Gjoa Haven, Nunavut X0B 1J0

Telephone: (867) 360-4615 Fax: (867) 360-4619

Department of Community and Government

Services (all Divisions)
P.O. Box 1000, Station 700
4th Floor, W.G. Brown Building
Igaluit, Nunavut XOA 0H0

Telephone: (867) 975-5400 Fax: (867) 975-5305

Government of Canada

Indian and Northern Affairs – Nunavut Region P.O. Box 2200

Igaluit, Nunavut XOA 0H0

Telephone: (867) 975-4500 Fax: (867) 975-4560

Environment Canada (NWT and Nunavut) 5019 52nd Street

Yellowknife, Northwest Territories X1A 1T5 Telephone: (867) 669-4730 Fax: (867) 873-8185

Department of Transport – Road, Rail, Marine, Air P.O. Box 8550 344 Edmonton Street

Winnipeg, Manitoba R3C 1P6

Telephone: 1-888-463-0521 (toll free)

Fax: (204) 983-8992 Road, Rail and Marine only

Fax: (204) 983-1734 Air only

Environmental Guideline for Ozone Depleting Substances











GUIDELINE: OZONE DEPLETING SUBSTANCES

Original: January 2002 Revised: April 2011

This Guideline has been prepared by the Department of Environment's Environmental Protection Division and approved by the Minister of Environment under the authority of Section 2.2 of the *Environmental Protection Act*.

This Guideline is not an official statement of the law and is provided for guidance only. Its intent is to increase the awareness and understanding of the risks, hazards and best management practices associated with ozone depleting substances. This Guideline does not replace the need for the owner or person in charge, management or control of ozone depleting substances to comply with all applicable legislation and to consult with Nunavut's Department of Environment, other regulatory authorities and qualified persons with expertise in the management of these substances.

Copies of this Guideline are available upon request from:

Department of Environment
Government of Nunavut
P.O. Box 1000, Station 1360, Iqaluit, NU, XOA 0H0
Electronic version of the Guideline is available at http://env.gov.nu.ca/programareas/environmentprotection

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Bottom Left - Florida Department of Environment Protection

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Introduction

A layer of colourless gas known as "ozone" surrounding the earth helps to filter the sun's harmful ultraviolet radiation from reaching the planet's surface. This layer is located in the stratosphere eight to ten kilometres above the earth. Scientific evidence shows that this ozone is being destroyed, and therefore this protective layer is becoming thinner, because of manufactured chlorofluorocarbons, halons and other similar substances being released into the air. These substances are commonly referred to as 'ozone depleting substances'.

As one of the early signatories to the *Montreal Protocol on Substances that Deplete the Ozone Layer*, Canada is committed to protecting the earth's ozone layer from further deterioration. The Protocol, developed in 1989 under the auspices of the United Nations Environmental Programme, provides a coordinated international response to the global problem of ozone depletion.

Canada's National Action Plan for the Environmental Control of Ozone Depleting Substances and their Halocarbon Alternatives was initially endorsed in 1998 through the Canadian Council of Ministers of the Environment (CCME) in response to Canada's commitments under the Montreal Protocol. The Action Plan is a national framework under which federal, provincial and territorial governments commit to implementing an ozone layer protection program focused on chlorofluorocarbons. The Action Plan was updated in 2001 to include all ozone depleting substances.

The original *Environmental Guideline for Ozone Depleting Substances*, which was approved by the Government of the Northwest Territories in 1999 and subsequently adopted by the Government of Nunavut in 2002, represented the Government's initial response to the National Action Plan. This version of the *Environmental Guideline for Ozone Depleting Substances* (the Guideline) provides updated information on the most common ozone depleting substances and their replacements, the impacts of ozone depletion and best practices respecting the phase-out, recovery, reuse and disposal of these substances. It focuses on the refrigeration, air conditioning and fire protection sectors, although ozone depleting substances have been used by many other sectors in Canada. The Guideline does not address the production, import or export of new or recovered ozone depleting substances as these activities are controlled under regulations administered by Environment Canada. It is not an official statement of the law. For further information and guidance, the owner or person in charge, management or control of an ozone depleting substance is encouraged to review all applicable legislation and consult the Department of Environment, other regulatory agencies or qualified persons with expertise in the management of these substances.

The *Environmental Protection Act* enables the Government of Nunavut to implement measures to preserve, protect and enhance the quality of the natural environment. Section 2.2 of the *Act* provides the Minister with authority to develop, coordinate, and administer the Guideline.

1.1 Definitions

Air Conditioning and Refrigeration Equipment

Equipment used to remove heat from one medium or another using an inert gas (i.e. ozone depleting substance). The Equipment may be stationary (i.e. building air conditioner, commercial or household refrigerator) or mobile (i.e. vehicle air conditioner).

Certified Service Technician

A person who is qualified to service air conditioning, refrigeration or fire extinguishing equipment through the successful completion of an environmental awareness course for ozone depleting substances approved by Environment Canada.

Commissioner's Land

Lands that have been transferred by Order-in-Council to the Government of Nunavut. This includes roadways and land subject to block land transfers. Most Commissioner's Land is located within municipalities.

Contaminant

Any noise, heat, vibration or substance and includes such other substance as the Minister may prescribe that, where discharged into the environment,

- (a) endangers the health, safety or welfare of persons,
- (b) interferes or is likely to interfere with normal enjoyment of life or property,
- (c) endangers the health of animal life, or
- (d) causes or is likely to cause damage to plant life or to property.

Dangerous Good

Any product, substance or organism included by its nature or by the *Transportation of Dangerous Goods Regulations* in any of the classes listed in the schedule provided in the *Transportation of Dangerous Goods Act*.

Environment

The components of the Earth and includes

- (a) air, land and water,
- (b) all layers of the atmosphere,
- (c) all organic and inorganic matter and living organisms, and
- (d) the interacting natural systems that include components referred to in paragraphs (a) to (c) above.

Fire Extinguishing Equipment

A handheld, wheeled or fixed unit or system that is designed to control or extinguish a fire.

Minister

The Minister of Environment of the Government of Nunavut.

Motor Vehicle Air Conditioner

A mechanical vapour compression refrigerant system on a motor vehicle that is designed to provide cooling for the passenger compartment.

Ozone

A colourless gas containing three atoms of oxygen (O³). In the upper atmosphere, ozone absorbs ultraviolet radiation thereby preventing the radiation from reaching the surface of the earth. In the lower atmosphere (i.e. near the surface of the earth), ozone is one of the detrimental component of urban smog.

Ozone Depleting Substance

A chlorofluorocarbon, hydrochlorofluorocarbon, halon or other substance that is sufficiently stable to reach the stratosphere and has the potential of reacting with and destroying ozone.

Qualified Person

A person who has an appropriate level of knowledge and experience in all relevant aspects of waste management.

Reclamation The cleaning of recovered ozone depleting substances by filtering, drying,

distillation or chemical treatment to meet or exceed industry-accepted

reuse standards.

Recovery The transfer of an ozone depleting substance into a container that is not

part of the system from which the substance is transferred.

Recycle The reuse of recovered ozone depletion substances by transferring the

substance back into similar equipment after servicing.

approved for multiple use.

Responsible Party The owner, vendor or service technician in charge, management or control

of the ozone depleting substance.

Servicing Repairing, maintaining or adjusting a component of air conditioning,

refrigeration or fire extinguishing equipment.

Transport Authority The statute and regulations controlling the management of hazardous

waste under that mode of transport. These include

(a) Road and Rail - Transportation of Dangerous Goods Act (Canada) and Regulations; Interprovincial Movement of Hazardous Waste Regulations and Export and Import of Hazardous Waste and Hazardous

Recyclable Material Regulations.

(b) Air – International Air Transport Association (IATA) Dangerous Goods Regulations and International Civil Aviation Organization (ICAO)

Technical Instructions; and

(c) Marine – International Maritime Dangerous Goods Code (IMDG).

1.2 Roles and Responsibilities

1.2.1 Department of Environment

The Environmental Protection Division is the key territorial government agency responsible for ensuring parties properly manage ozone depleting substances. Authority is derived from the *Environmental Protection Act*, which prohibits the discharge of contaminants to the environment and enables the Minister to undertake actions to ensure appropriate management measures are in place. Although programs and services are applied primarily to activities taking place on Commissioner's and municipal lands and to Government of Nunavut undertakings, the *Environmental Protection Act* may be applied to the whole of the territory where other controlling legislation, standards and guidelines do not exist. A complete listing of relevant legislation and guidelines can be obtained by contacting the Department of Environment or by visiting the web site at:

http://env.gov.nu.ca/programareas/environmentprotection.

1.2.2 Owners, Wholesalers, Retailers and Service Technicians

Owners, wholesalers, retailers and service technicians in charge, management or control of an ozone depleting substance are considered to be the responsible party. The responsible party must ensure the substance is properly and safely managed from the time it is purchased to its final destruction so as to prevent its release to the environment.

Building, equipment and vehicle owners need to be aware of the presence of ozone depleting substances in their air conditioning, refrigeration and fire extinguishing equipment. Equipment that may be leaking or discharging these substances into the air must immediately be taken out of service, the leak stopped and the discharge reported to the Nunavut/NWT 24-Hour Spill Report Line at (867) 920-8130 (refer to table 3 on page 11 of the Guideline). Owners may also be affected by the phase-out of ozone depleting substances in Canada and should develop a plan for replacing the ozone depleting substance with an acceptable alternative.

Wholesalers and retailers of ozone depleting substances, other than where the substance is an integral part of the equipment, should sell replacement substances only to companies that employ certified service technicians.

A service technician may become certified by successfully completing an environmental awareness course for ozone depleting substances that is approved by Environment Canada. Only certified service technicians should maintain and repair air conditioning, refrigeration and fire extinguishing equipment that contain ozone depleting substances. Technicians should immediately advise the owner when they become aware of leaking equipment and the equipment must not be refilled or put back into service until the necessary repairs are completed.

Contractors may manage ozone depleting substances on behalf of the responsible party. However, the responsible party remains liable for ensuring the method of management complies with all applicable statutes, regulations, standards, guidelines and local by-laws. If the contractor does not comply with the requirements of the *Environmental Protection Act* and is charged with a violation while managing the ozone depleting substance, the responsible party may also be charged.

1.2.3 Other Regulatory Agencies

Other regulatory agencies may have to be consulted regarding the management of ozone depleting substances as there may be other environmental or public and worker health and safety issues to consider.

Environment Canada

Environment Canada is responsible for controlling the import, manufacture, use in some cases, sale and export of ozone depleting substances through the federal *Ozone-depleting Substances Regulations* and *Federal Halocarbon Regulations* which have been adopted under the *Canadian Environmental Protection Act*. Environment Canada is also responsible for regulating the international and interprovincial movement of hazardous waste under the *Interprovincial Movement of Hazardous Waste Regulations* and *Export and Import of Hazardous Waste and Hazardous Recyclable Material Regulations*.

Department of Community and Government Services

The Office of the Fire Marshal in the Department of Community and Government Services is responsible under the *Fire Prevention Act*, National Fire Code and National Building Code for ensuring adequate fire prevention and response measures are in place. The Department, in cooperation with communities, is also responsible for the planning and funding of municipal solid waste and sewage disposal facilities in most Nunavut communities.

Workers' Safety and Compensation Commission

The Workers' Safety and Compensation Commission is responsible for promoting and regulating worker and workplace health and safety in Nunavut. The Commission derives its authority from the *Workers' Compensation Act* and *Safety Act* which require an employer to maintain a safe workplace and ensure the safety and well being of workers.

Department of Health and Social Services

Activities related to the management of ozone depleting substances may have an impact on public health. The Office of the Chief Medical Officer of Health and Regional Environmental Health Officers should be consulted regarding legislated requirements under the *Public Health Act*.

Department of Economic Development and Transportation

The Motor Vehicles Division is responsible for ensuring the safe transport of hazardous waste and other dangerous goods by road through administration of the *Transportation of Dangerous Goods Act*. The Department is also responsible under the *Motor Vehicles Act* for driver licensing and various other vehicle and road safety matters.

Local Municipal Governments

The role of municipal governments is important in the proper local management of unwanted ozone depleting substances and equipment and vehicles that contain these substances. Under the Nunavut Land Claims Agreement, municipalities are entitled to control their own municipal disposal sites. Unwanted waste may be deposited into municipal landfill sites only with the consent of the local government. The local fire department may also be called upon if a fire or other public safety issue is identified.

Co-management Boards and Agencies

Co-management boards and agencies established under the Nunavut Land Claims Agreement have broad authority for land use planning, impact assessment and the administration of land and water. Activities involving the management and disposal of ozone depleting substances may be controlled through the setting of terms and conditions in plans, permits and licenses issued by the Nunavut Water Board and other co-management boards and agencies.

Characteristics and Impacts of Ozone Depleting Substances

2.1 **Characteristics**

Ozone depleting substances generally contain a combination of chlorine, fluorine, bromine, carbon and hydrogen and are often referred to by the general term 'halocarbons'. Although each has its own unique chemical characteristics, ozone depleting substances are described as having low toxicity, low boiling points and low flammability. These characteristics have resulted in their wide use as refrigerants, fire extinguishing agents, blowing agents in manufacturing foam, propellants in aerosols and medical applications, and degreasing solvents.

Many halocarbons are highly effective in breaking down ozone. Unlike many other substances that are released into the atmosphere, ozone depleting substances are not 'washed' back to Earth by precipitation or destroyed by other chemicals but can remain in the atmosphere for several decades or more. This enables the substances to drift upward into the stratosphere where ultraviolet radiation from the sun releases the chlorine or bromine atoms which, in turn, destroy stratospheric ozone. Many ozone depleting substances are also powerful greenhouse gases with a much higher potential to enhance the greenhouse effect than carbon dioxide and methane.

Table 1 describes the characteristics of many common ozone depleting substances.

Ozone depleting substances are broadly grouped into the following categories, depending upon their molecular structures.

Chlorofluorocarbons Chlorofluorocarbons, or CFCs, contain chlorine, fluorine and carbon atoms.

> First developed in the 1920s, they began to replace ammonia as a refrigerant gas in the 1930s and as an aerosol propellant in the 1940s. By the 1980s they were widely used as coolants in refrigerators and air conditioners, solvents in degreasers and cleaners, and as blowing agents in

the production of foam.

Halons Halons contain bromine, chlorine, fluorine and carbon atoms. The

> characteristics of halons make them very effective for extinguishing fires and are suitable for all types of fire extinguishing equipment ranging from industrial total flooding equipment to hand-held fire extinguishers popular

for home or office use.

Hydrochlorofluorocarbons, or HCFCs, contain chlorine, fluorine, hydrogen **Hydrochlorofluorocarbons**

> and carbon atoms. HCFCs have been developed for use as transitional or temporary replacements for CFCs because the hydrogen atom makes them less stable and therefore less damaging to the ozone layer. HCFCs are used mainly for foam blowing, refrigeration and air conditioning,

solvent cleaning and, to a lesser extent, aerosols and fire protection.

Table 1.		Classification under Transportation of Dangerous Goods Regulations	ODP ^a	GWP ^b	Life Time ^c
Chlorofluoro	ocarbons (CFC's)				
CFC-11	Trichlorofluoromethane	Not restricted under TDG	1.0	4600	45
CFC -12	Dichlorofluoromethane	UN 1029 Class 2.2 Non-flammable Gas	1.0	10600	100
CFC-113	Trichlorofluoroethane	Not restricted under TDG	0.8	6000	85
CFC-114	Dichlorotetrafluoroethane	Not restricted under TDG	1.0	9800	300
CFC-115	Chloropentafluoroethane	UN 1020 Class 2.2 Non-flammable Gas	0.6	7200	1700
All other chlo	orofluorocarbons	Consult TDGA for classification			
Halons (Bro	mofluorocarbons)				
Halon 1011	Bromochloromethane	Un 1887 Class 6.1 Toxic Substance	0.12	-	-
Halon 1211	Bromochlorodifluoromethane	Not restricted under TDG	3.0	1300	11
Halon 1301	Bromotrifluoromethane	Un 1009 Class 2.2 Non-flammable Gas	10.0	6900	65
Halon 2402	Dibromotetrafluoroethane	Not restricted under TDG	6.0	-	-
All other hal	ons	Consult TDGA for classification			
Hydrochloro	fluorocarbons (HCFC's)				
HCFC-22	Chlorodifluoromethane	Un 1018 Class 2.2 Non-flammable Gas	0.055	1700	11
HCFC-123	Dichlorotrifluoroethane	Not restricted under TDG	0.02	-	1
HCFC-124	Chlorotetrafluoroethane	UN 3297 Class 2.2 Non-flammable Gas	0.022	620	6
HCFC-141b	Dichlorofluoroethane	Not restricted under TDG	0.11	700	9
HCFC-142b	Chlorodifluoroethane	Not restricted under TDG	0.065	2400	18
HCFC-225ca	Dichloropentafluoropropane	Not restricted under TDG	0.025	-	2
HCFC-225cb	Dichloropentafluoropropane	Not restricted under TDG	0.033	-	6
All other hydrochlorofluorcarbons Consult TDGA for classification					

a. 'Ozone Depleting Potential' is a measure of the capability of a chemical to destroy ozone. It is measured against CFC-11 which has an ozone depleting potential of one (1.0). As an example, one molecule of Halon 1301 has the potential to destroy ten times more ozone than one molecule of CFC-11.

2.2 Impacts

Ozone is very effective in absorbing ultraviolet radiation in the stratosphere. Its depletion, or thinning, allows more of this high-energy radiation to reach the Earth's surface. Releases of halocarbons, particularly chlorofluorocarbons and halons, enable photochemical reactions¹ to take place in the stratosphere that destroy the ultraviolet radiation-shielding layer of ozone.

Increased exposure to ultraviolet radiation by humans can lead to an increase in sunburn, skin cancer, eye cataracts, weakening of the immune system and aging of the skin (i.e. the skin becomes drier and

b. 'Global Warming Potential' is a measure of the warming effect that the emission of a gas has on the atmosphere. It is measured as a factor relative to carbon dioxide (CO²) which has a global warming potential of one (1.0). As an example, one molecule of CFC-11 has the potential to warm the atmosphere 4600 times more than one molecule of carbon dioxide.

c. 'Life time' is the number of years it takes for the substance to break down in the lower atmosphere.

¹ The most important reaction is the photo-induced breaking of the carbon-chlorine or carbon-bromine bond. Once released, the radical chlorine and bromine atoms catalyze the conversion of ozone (O³) into oxygen (O²).

looses elasticity). Ecosystem impacts can also occur. This begins at the bottom of the food chain where plankton populations in the ocean have been reduced by increased ultraviolet radiation. Damage and impacts to vegetation, food crops, wildlife and domestic animals can also occur.

The atmospheric impact of ozone depleting substances is not limited solely to the reduction of ozone. Many of these substances are also powerful greenhouse gases with much higher 'global warming potentials' than carbon dioxide and methane.

The Management of Ozone Depleting Substances

Minimizing or avoiding the creation of pollutants and wastes can be more effective in protecting the environment than treating or cleaning them up after they have been created.²

In the past, the refrigeration, air conditioning and fire protection sectors have incorporated ozone depleting substances as critical components in their equipment and processes. Although a large portion of Canada's ozone depleting substances consumption has been eliminated in recent years, a significant quantity remains in use or storage. Many of the same ozone depleting substances used by the commercial, industrial and institutional sectors were also used in domestic applications (i.e. household refrigerators, freezers, vehicle air conditioners). An inventory completed for the Government of the Northwest Territories in 1992 confirmed that approximately three-quarters of the ozone depleting substances in use in the Northwest Territories and Nunavut at that time were accounted for by the commercial, industrial and institutional sectors. As a result, this section focuses on the use of ozone depleting substances by the commercial, industrial and institutional refrigeration, air conditioning and fire extinguishing sectors in Nunavut. References are made to domestic sector use where appropriate.

3.1 Phase-out Objectives and Approaches

The overall strategy in Canada has been to eliminate the manufacture, import and export of ozone depleting substances and to phase-out their sale and use as suitable replacements become available. Several substances have been identified as being suitable replacements for chlorofluorocarbons in refrigeration and air conditioning equipment including hydrochlorofluorocarbons and hydrofluorocarbons. Unfortunately, these replacements are not totally benign (i.e. some are very powerful greenhouse gases) and an active approach to controlling their sale and use continues to be necessary.

Under the federal *Ozone-depleting Substances Regulations*, no person may use, sell or offer for sale halons in Canada. The Nunavut Office of the Fire Marshal should be consulted on suitable replacements for halon systems when the servicing, recharging or replacement of existing equipment is being considered³.

Table 2 describes the phase-out objectives and approaches that apply to these ozone depleting substances in refrigeration, air conditioning and fire extinguishing equipment in Nunavut along with their primary replacement, hydrochlorofluorocarbons,. The phase-out objectives and approaches described in the table are consistent with those outlined in *Canada's Strategy to Accelerate the Phase-Out of CFC and Halon Uses and to Dispose of Surplus Stocks 2001* and the federal *Ozone-depleting Substances Regulations*.

² Source – Canadian Council of Ministers of the Environment.

³ The United States Environmental Protection Agency periodically updates a list of acceptable alternatives to halons and other ozone depleting substances. The listing can be downloaded at http://www.epa.gov/ozone/snap/lists/index.html#halons.

Table 2. Phase-out Objectives

Objective	Phase-Out Date
Refilling or replacement of chlorofluorocarbon-containing small (< 5 horsepower), medium, (5-30 horsepower) and large (>30 horsepower) commercial, industrial or institutional refrigeration and air conditioning equipment with a suitable alternative.	September 2011 or next service
Refilling or replacement of chlorofluorocarbon-containing mobile air conditioning equipment with a suitable alternative.	September 2011 or next service
Refilling or replacement of chlorofluorocarbon-containing mobile commercial and industrial refrigeration and chiller equipment with a suitable alternative.	September 2011 or next service
Refilling or replacement of halon-containing handheld or wheeled fire extinguishing equipment with a suitable alternative, except for critical uses ^a .	September 2011 or next service
Refilling or replacement of halon-containing fixed fire extinguishing equipment with a suitable alternative, except for critical uses ^a .	September 2011 or next service
Use and sale of hydrochlorofluorocarbons, except dichlorotrifluoroethane (HCFC-123).	January 2020
Use and sale of dichlorotrifluoroethane (HCFC-123).	January 2030

a. 'Critical use' for halons only include fire extinguishing equipment in military equipment.

3.2 Releases to the Environment

Ozone depleting substances must not be released to the environment. Equipment owners, managers and service technicians should be made aware of the environmental and human health impacts of ozone depleting substance emissions and the use of alternatives. To prevent releases from occurring, compressors, condensers, evaporators, piping and all associated equipment fitted to them need to be thoroughly inspected according to manufacturers' specifications, or at least twice each year if no specifications exist. These inspections should be incorporated into the facilities' regular maintenance plan.

Leaking equipment must not be 'recharged' with an ozone depleting substance until all necessary repairs have been completed by a certified service technician.

Spills or releases of ozone depleting substances must be immediately reported to the Nunavut/NWT 24-Hour Spill Report Line by phoning (867) 920-8130 in accordance with Schedule B of the *Spill Contingency Planning and Reporting Regulations*. Table 3 describes the minimum reportable quantities for ozone depleting substances as described in Schedule B.

Table 3. Minimum Reportable Quantities Following a Release

Ozone Depleting Substance	Minimum Reportable Quantity
CFC-12, CFC-15, HCFC-22, HCFC-124, Halon 1301 ^a	Any release from a container with a capacity greater than one hundred (100) litres
Halon 1011 ^b	5 litres or 5 kilograms
All other ozone depleting substances	100 litres or 100 kilograms

a. Transportation of Dangerous Goods Class 2.2 Non-flammable Gas

3.3 Recovery, Reclamation and Disposal

Table 2 describes the phase-out objectives of ozone depleting substances currently in use in Nunavut. Owners of fire extinguishing equipment and commercial, industrial or institutional mobile and stationary refrigeration and air conditioning equipment should either replace existing chlorofluorocarbons and halons with acceptable alternatives by September 2011 or during the next scheduled equipment service, or provide the Department of Environment with a suitable phase-out plan for the substance.

3.3.1 Stationary Refrigeration and Air Conditioning Systems

All compressor rooms housing stationary refrigeration and air conditioning systems should have refrigerant detectors and alarms installed in accordance with the Canadian Standards Association publication *B-52 – Mechanical Refrigeration Code* to detect refrigerant leaks and emissions. A refrigerant level greater than 10 parts per million in the compressor room is an indication that one or more of the systems is leaking. While refrigerant alarms are important, they are not substitutes for the physical leak testing of the system itself, which should take place a minimum of one time each year. Leak testing should also immediately be undertaken upon finding that a refrigeration or air conditioning system appears to be short of refrigerant. Any leak must be repaired prior to the system being recharged with refrigerant or put back into service. Chlorofluorocarbons must not be used to 'top up' a system. Recommendations on acceptable alternative refrigerants should be sought from the equipment's manufacturer.

Refrigerant must be recovered during the servicing of equipment to avoid its venting or release to the atmosphere. All recovery equipment should meet the Air-Conditioning, Heating and Refrigeration Institute (AHRI) Standard 740 – Refrigerant Recovery/Recycling Equipment or the Underwriters' of Canada (ULC) Standard C1058.5-2004 - Halon and Halocarbon Clean Agent Recovery and Reconditioning Equipment.

Only refillable containers may be used to store recovered refrigerants. These containers are less likely to leak and their use eliminates emissions caused by the disposal of throwaway or recyclable containers. All containers must meet the specifications listed in the *Transportation of Dangerous Goods Act* and be labeled in accordance with the *Workplace Hazardous Materials Information System* (WHMIS).

b. Transportation of Dangerous Goods Class 6.1 Toxic Substance

The venting or release of refrigerants to the atmosphere for the purposes of disposal is unacceptable. Chlorofluorocarbons that are recovered from equipment must be returned to the original supplier, an independent reclaimer or licensed disposal facility for destruction. Contact Refrigerant Management Canada⁴ (RMC) by telephone at 1-866-622-0209 or by email at rmc@hrai.ca for information on the nearest reclaimer or licensed disposal facility. Only hydrochlorofluorcarbons and hydrofluorocarbons may be reclaimed to their original properties and used to 'top up' or recharge refrigeration and air conditioning equipment.

Unwanted refrigeration and air conditioning equipment must be completely emptied of refrigerant by a certified service technician prior to its disposal. A weatherproof notice should be permanently attached to the equipment stating the date of servicing, name of the certified technician and servicing company, and a statement confirming the equipment no longer contains refrigerant. Household refrigeration and air conditioning equipment is exempt from this requirement as long as it is disposed of in a separate area of the landfill specifically set aside for the disposal of 'white goods'. Local municipal governments are encouraged to use certified service technicians to recover the refrigerant from stored 'white goods' when quantities warrant.

Additional design and service practices are described in Environment Canada's *Environmental Code of Practice for Elimination of Fluorocarbon Emissions from Refrigeration and Air Conditioning Systems.*

3.3.2 Mobile Air Conditioning Systems and Chillers

The basic principles outlined in section 3.3.1 also apply to mobile air conditioners and chillers containing chlorofluorocarbons – recovery of the refrigerant during the installation, operation and servicing of equipment; avoiding the venting of refrigerants to the atmosphere; use of refillable containers to store recovered refrigerants; and servicing by certified service technicians.

Newer-model vehicle air conditioners and chillers already contain alternative non-chlorofluorocarbon refrigerants while older vehicles are likely to still contain CFC-12. The servicing of a motor vehicle air conditioner should be undertaken by a certified service technician in accordance with the Society of Automotive Engineers publication SAE J1661 – Procedures for Retrofitting CFC-12 (R-12) Mobile Air-Conditioning Systems to HFC-134a (R-134a) and SAE J1989 - Recommended Service Procedure for the Containment of CFC-12 (R-12). Owners and service technicians should refer to the manufacturers' specifications when choosing a replacement refrigerant.

All motor vehicle air conditioning systems and chiller refrigerant must be recovered before the vehicle is wrecked or scrapped. A certified service technician who is trained in the safe handling of refrigerants should remove the refrigerant, transfer it to a suitable refillable and labeled container, and arrange to have it transported to the original supplier, an independent reclaimer or licensed disposal facility for destruction. A personal motor vehicle delivered to a landfill by its owner is exempt from this requirement as long as the vehicle is disposed of in a separate area of the landfill specifically set aside for this purpose. Local municipal governments are encouraged to use certified service technicians to recover refrigerants from discarded vehicles when quantities warrant.

⁴ RMC is a not-for-profit corporation established by the Heating, Refrigeration and Air Conditioning Institute of Canada (HRAI) to ensure the responsible disposal of surplus ozone depleting substances from refrigeration and air conditioning equipment. The program is an EcoLogo™ certified program.

Additional design and service practices for mobile air conditioners and chillers are described in Environment Canada's *Environmental Code of Practice for Elimination of Fluorocarbon Emissions from Refrigeration and Air Conditioning Systems*.

3.3.3 Fire Extinguishing Equipment

The basic principles outlined in section 3.3.1 also apply to halon fire extinguishing equipment - recovery of the extinguishant during servicing and decommissioning; avoiding release of halons during training and equipment testing; use of refillable containers to store recovered halons; and servicing by certified service technicians.

Owners of fire extinguishing equipment that contain halons should develop a management plan in accordance with the phase-out objectives described in Table 2. Fire extinguishing equipment may not be recharged with halons in Canada except for use in military applications. Owners should contact the Underwriters' Laboratories of Canada (ULC) for information on the nearest reclaimer or licensed disposal facility. The Office of the Fire Marshal should also be consulted on suitable replacement fire extinguishing equipment when decommissioning halon systems.

Existing halon equipment must be properly maintained for as long it remains in service in order to avoid releases to the environment and to ensure the facility or asset is not without adequate fire protection. The training of personnel and testing of equipment must not result in any release of halons. Alternative procedures, such as video demonstrations and the use of halon stimulants, should be used to achieve the same testing and training objectives.

The servicing and decommissioning of halon fire extinguishing equipment must only be undertaken by a certified service technician. All equipment and servicing procedures must comply with Underwriters' Laboratories of Canada Standard ULC/ORD-C1058.5-2004: Halon and Halocarbon Clean Agent Recovery and Reconditioning Equipment and the Standard ULC/ORD-C1058.18-2004: The Servicing of Halon and Clean Agent Extinguishing Systems.

The venting or release of halons to the atmosphere for the purposes of disposal is unacceptable and must be avoided. Should a release occur, it must immediately be reported to the Nunavut/NWT 24-Hour Spill Report Line at (867) 920-8130.

Additional design and service practices for fire extinguishing equipment containing halons are described in Environment Canada's *Environmental Code of Practice on Halons*.

3.4 Transportation

Under the federal *Ozone-depleting Substances Regulations*, any person wishing to import or export a controlled ozone depleting substance must first obtain a permit from Environment Canada. In addition, several ozone depleting substances are classified as either Class 2.2 or 6.1 dangerous goods under the *Transportation of Dangerous Goods Act* and must be transported in accordance to this Section.

Under the federal Interprovincial Movement of Hazardous Waste Regulations and Export and Import of Hazardous Waste and Hazardous Recyclable Material Regulations, no person may transport waste dangerous goods in Canada for the purpose of disposal or recycling in a quantity greater than five kilograms or five litres unless it is accompanied by a completed manifest. Manifest forms are available

from Nunavut's Department of Environment and completion instructions are included on the reverse side of each manifest. Further information on manifesting can be obtained by referring to the *Environmental Guideline for the General Management of Hazardous Waste* or Environment Canada's *User's Guide for the Hazardous Waste Manifest*.

The classification, packaging, labeling and placarding of several ozone depleting substances must conform to the federal and territorial *Transportation of Dangerous Goods Act* and *Regulations* while the substances are being transported. Schedule I of the *Regulations* classify these substances as follows:

Shipping Name: WASTE Bromotrifluoromethane; or Refrigerant Gas R-13b1

Classification: 2.2

Product Identification Number: UN1009

Shipping Name: WASTE Chlorodifluoromethane; or Refrigerant Gas R-22

Classification: 2.2

Product Identification Number: UN1018

Shipping Name: WASTE Chloropentafluoroethane; or Refrigerant Gas R-115

Classification: 2.2

Product Identification Number: UN1020

Shipping Name: WASTE Dichlorofluoromethane; or Refrigerant Gas R-21

Classification: 2.2

Product Identification Number: UN1029

Shipping Name: WASTE Bromochloromethane

Classification: 6.1

Product Identification Number: UN1887

Packing Group: III

Shipping Name: WASTE Ethylene Oxide and Chlorotetrafluoroethane Mixture

Classification: 2.2

Product Identification Number: UN3297

The transport of ozone depleting substances by air must conform to the *International Air Transport Association* (IATA) *Dangerous Goods Regulations* and *International Civil Aviation Organization* (ICAO) *Technical Instructions*, while transport by marine must conform to the *International Marine Dangerous Goods Code*. Further information on transporting these substances can be obtained by contacting Transport Canada or referring to the appropriate Transport Authority.

Hazardous waste generators, carriers and receivers operating in Nunavut must be registered with the Nunavut Department of Environment. A unique registration number is assigned to each registrant through the registration process, which enables completion of the manifest document. Copies of registration forms are available at http://env.gov.nu.ca/programareas/environmentprotection/forms-applications or by contacting Nunavut's Department of Environment. Refer to the *Environmental Guideline for the General Management of Hazardous Waste* for additional information on the registration process.

A listing of hazardous waste carriers, receivers and management facilities registered to operate in Nunavut is available by contacting Nunavut's Department of Environment.

3.5 Certification and Awareness Training

Only certified service technicians may service refrigeration, air conditioning and fire extinguishing equipment containing an ozone depleting substance. To achieve certification, a technician must successfully complete an environmental awareness training course approved by Environment Canada. A card indicating completion of training should be carried by the certified service technician at all times. Completion of training only enables the person to handle ozone depleting substances as provided in the Guideline and is not evidence of qualifications to otherwise service refrigeration, air conditioning or fire extinguishing equipment.

Only certified service technicians may purchase or possess an ozone depleting substance for the purpose of servicing equipment that already contains an ozone depleting substance. Companies employing certified service technicians must maintain records indicating the name, training date and qualifications of employees who are certified to service ozone depleting substance-containing equipment.

3.6 Labeling and Record Keeping

Each piece of refrigeration, air conditioning and fire extinguishing equipment containing an ozone depleting substance must be permanently labeled with the quantity and type of ozone depleting substance contained within that equipment. The label must be amended if the equipment has been 'evacuated' of ozone depleting substances or if the equipment is recharged with a different refrigerant or extinguishant.

An up-to-date service record should be maintained in close proximity to equipment containing ozone depleting substances, or with the owner of the facility. The record should include servicing dates, name of servicing company and certified technician, details on leak testing and detection, quantities of substances recovered or re-charged, and any other information pertinent to the servicing, operation and maintenance of the equipment. The record must be retained for the operating life of the equipment and be made available for inspection upon the request of an Inspector appointed under the *Environmental Protection Act*.

3.7 Sales Records

Any person who sells an ozone depleting substance, except where the substance is a component of another product, should maintain a sales record indicating the type of ozone depleting substance sold, the date of sale, the name of the person who purchased the substance and the name of that person's business. Only persons who are certified service technicians should purchase ozone depleting substances, except where the substance is a component of another product.

Conclusion

The National Action Plan for the Environmental Control of Ozone Depleting Substances and their Halocarbon Alternatives commits federal, provincial and territorial governments to implement an ozone layer protection program focused on all ozone depleting substances. The Environmental Guideline for Ozone Depleting Substances represents the Government of Nunavut's updated response to the National Action Plan. The Guideline focuses on the industrial, commercial and institutional refrigeration, air conditioning and fire protection sectors, although it is recognized that ozone depleting substances can still be found in older-model household refrigerators and freezers and older-model vehicle air conditioners and chillers. The Guideline provides information on the most common ozone depleting substances and their replacement, the impacts of ozone depletion and best practices respecting the phase-out, recovery, reuse and disposal of these substances.

Familiarity with the Guideline does not replace the need for the owner or person in charge, management or control of ozone depleting substances to comply with all applicable federal and territorial legislation and municipal by-laws. The management of these substances may also be controlled through permits and licenses issued by Nunavut's co-management boards, Indian and Northern Affairs Canada and other regulatory agencies. These permits and licenses must be complied with at all times.

For additional information on the management of ozone depleting substances, or to obtain a complete listing of guidelines, go to the Department of Environment web site or contact the Department at:

Environmental Protection Division
Department of Environment
Government of Nunavut
Inuksugait Plaza, P.O. Box 1000, Station 1360
Iqaluit, Nunavut XOA 0H0

Telephone: (867) 975-7729 Fax: (867) 975-7739

Email: EnvironmentalProtection@gov.nu.ca

Website: http://env.gov.nu.ca/programareas/environmentprotection

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Underwriters' Laboratories of Canada. ULC/ORD-C1058.5-2004: Halon and Halocarbon Clean Agent Recovery and Reconditioning Equipment. Available for purchase online.



APPENDIX 1 - ENVIRONMENTAL PROTECTION ACT

The following are excerpts from the Environmental Protection Act

- 1. "Contaminant" means any noise, heat, vibration or substance and includes such other substance as the Minister may prescribe that, where discharged into the environment,
 - (a) endangers the health, safety or welfare of persons,
 - (b) interferes or is likely to interfere with normal enjoyment of life or property,
 - (c) endangers the health of animal life, or
 - (d) causes or is likely to cause damage to plant life or to property;

"Discharge" includes, but not so as to limit the meaning, any pumping, pouring, throwing, dumping, emitting, burning, spraying, spreading, leaking, spilling, or escaping;

"Environment" means the components of the Earth and includes

- (a) air, land and water,
- (b) all layers of the atmosphere,
- (c) all organic and inorganic matter and living organisms, and
- (d) the interacting natural systems that include components referred to in paragraphs (a) to (c).

"Inspector" means a person appointed under subsection 3(2) and includes the Chief Environmental Protection Officer.

- 2.2 The Minister may
 - (a) establish, operate and maintain stations to monitor the quality of the environment in the Territories;
 - (b) conduct research studies, conferences and training programs relating to contaminants and to the preservation, protection or enhancement of the environment;
 - (c) develop, co-ordinate and administer policies, standards, guidelines and codes of practice relating to the preservation, protection or enhancement of the environment;
 - (d) collect, publish and distribute information relating to contaminants and to the preservation, protection or enhancement of the environment:
- 3. (1) The Minister shall appoint a Chief Environmental Protection Officer who shall administer and enforce this Act and the regulations.
 - (2) The Chief Environmental Protection Officer may appoint inspectors and shall specify in the appointment the powers that may be exercised and the duties that may be performed by the inspector under this Act and regulations.
- 5. (1) Subject to subsection (3), no person shall discharge or permit the discharge of a contaminant into the environment.
 - (3) Subsection (1) does not apply where the person who discharged the contaminant or permitted the discharge of the contaminant establishes that
 - (a) the discharge is authorized by this Act or the regulations or by an order issued under this Act or the regulations;
 - (b) the contaminant has been used solely for domestic purposes and was discharged from within a dwelling house;
 - (c) the contaminant was discharged from the exhaust system of a vehicle;

- (d) the discharge of the contaminant resulted from the burning of leaves, foliage, wood, crops or stubble for domestic or agricultural purposes;
- (e) the discharge of the contaminant resulted from burning for land clearing or land grading;
- (f) the discharge of the contaminant resulted from a fire set by a public official for habitat management of silviculture purposes;
- (g) the contaminant was discharged for the purposes of combating a forest fire;
- (h) the contaminant is a soil particle or grit discharged in the course of agriculture or horticulture; or
- (i) the contaminant is a pesticide classified and labelled as "domestic" under the *Pest Control Products Regulations* (Canada).
- (4) The exceptions set out in subsection (3) do not apply where a person discharges a contaminant that the inspector has reasonable grounds to believe is not usually associated with a discharge from the excepted activity.
- 5.1. Where a discharge of a contaminant into the environment in contravention of this Act or the regulations or the provisions of a permit or license issued under this Act or the regulations occurs or a reasonable likelihood of such a discharge exists, every person causing or contributing to the discharge or increasing the likelihood of such a discharge, and the owner or the person in charge, management or control of the contaminant before its discharge or likely discharge, shall immediately:
 - (a) subject to any regulations, report the discharge or likely discharge to the person or office designated by the regulations;
 - (b) take all reasonable measures consistent with public safety to stop the discharge, repair any damage caused by the discharge and prevent or eliminate any danger to life, health, property or the environment that results or may be reasonably expected to result from the discharge or likely discharge; and
 - (c) make a reasonable effort to notify every member of the public who may be adversely affected by the discharge or likely discharge.
- 6. (1) Where an inspector believes on reasonable grounds that a discharge of a contaminant in contravention of this Act or the regulations or a provision of a permit or license issued under this Act or the regulations has occurred or is occurring, the inspector may issue an order requiring any person causing or contributing to the discharge or the owner or the person in charge, management or control of the contaminant to stop the discharge by the date named in the order.
- 7. (1) Notwithstanding section 6, where a person discharges or permits the discharge of a contaminant into the environment, an inspector may order that person to repair or remedy any injury or damage to the environment that results from the discharge.
 - (2) Where a person fails or neglects to repair or remedy any injury or damage to the environment in accordance with an order made under subsection (1) or where immediate remedial measures are required to protect the environment, the Chief Environmental Protection Officer may cause to be carried out the measures that he or she considers necessary to repair or remedy an injury or damage to the environment that results from any discharge.

APPENDIX 2 – GOVERNMENT AND INDUSTRY CONTACTS

Government of Nunavut

Environmental Protection Division Department of Environment Inuksugait Plaza P.O. Box 1000, Station 1360 Igaluit, Nunavut XOA 0H0

Telephone: (867) 975-7729 Fax: (867) 975-7739

Workers' Safety and Compensation Commission P.O. Box 669 Baron Building/1091 Igaluit, Nunavut XOA 0H0

Telephone: 1-877-404-4407 (toll free)

Fax: 1-866-979-8501

Office of Chief Medical Health Officer of Health Department of Health and Social Services P.O. Box 1000, Station 1000 Igaluit, Nunavut XOA 0H0

Telephone: (867) 975-5774 Fax: (867) 975-5755

Motor Vehicles Division Department of Economic Development and Transportation P.O. Box 10

Gjoa Haven, Nunavut X0B 1J0

Telephone: (867) 360-4615 Fax: (867) 360-4619

Department of Community and Government Services (all Divisions) P.O. Box 1000, Station 700 4th Floor, W.G. Brown Building Igaluit, Nunavut XOA 0H0

Telephone: (867) 975-5400 Fax: (867) 975-5305

Government of Canada

Indian and Northern Affairs – Nunavut Region P.O. Box 2200

Igaluit, Nunavut XOA 0H0

Telephone: (867) 975-4500 Fax: (867) 975-4560

Environment Canada (NWT and Nunavut) 5019 52nd Street

Yellowknife, Northwest Territories X1A 1T5 Telephone: (867) 669-4730 Fax: (867) 873-8185 Department of Transport - Road, Rail, Marine, Air

P.O. Box 8550 344 Edmonton Street

Winnipeg, Manitoba R3C 1P6

Telephone: 1-888-463-0521 (toll free) Fax: (204) 983-8992 Road, Rail and Marine

Fax: (204) 983-1734 Air

Industry

The Heating, Refrigeration and Air Conditioning Institute of Canada (HRAI) 2800 Skymark Avenue, Building 1, Suite 201

Mississauga, Ontario L4W 5A6

Telephone: 1-800-267-2231 (toll free)

http://www.hrai.ca

Refrigerant Management Canada (RMC) http://www.refrigerantmanagement.ca

Underwriters' Laboratories of Canada 7 Underwriters Road Toronto, Ontario M1R 3A9

Telephone: (866) 937-3852) Fax: (416) 757-8727

Email: customerservice@ulc.ca

Environmental Guideline for Industrial Waste Discharges into Municipal Solid Waste and Sewage Treatment Facilities









GUIDELINE: INDUSTRIAL WASTE DISCHARGES

Original: January 2002 Revised: April 2011

This Guideline has been prepared by the Department of Environment's Environmental Protection Division and approved by the Minister of Environment under the authority of Section 2.2 of the *Environmental Protection Act*.

This Guideline is not an official statement of the law and is provided for guidance only. Its intent is to increase the awareness and understanding of the risks, hazards and best management practices associated with industrial waste. This Guideline does not replace the need for the owner or person in charge, management or control of industrial waste to comply with all applicable legislation and to consult with Nunavut's Department of Environment, other regulatory authorities and qualified persons with expertise in the management of this waste.

Copies of this Guideline are available upon request from:

Department of Environment
Government of Nunavut
P.O. Box 1000, Station 1360, Iqaluit, NU, X0A 0H0
Electronic version of the Guideline is available at http://env.gov.nu.ca/programareas/environmentprotection

Cover Photos: Top – Indian and Northern Affairs Canada

Bottom – John Tyman. "Inuit: People of the Arctic"

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Introduction

Waste is produced by a wide variety of industrial, commercial and institutional operations in Nunavut. Much of this waste can be safely disposed of in landfills (i.e. food and packaging waste) and sewage treatment facilities (i.e. toilet waste) operated and maintained by local municipal governments. These municipal facilities may not however, accept all types of waste because of their design (i.e. the absence of groundwater collection and treatment at landfills) or because the introduction of contaminants may be harmful to bacteria that decompose the waste. The disposal of hazardous waste may also make it difficult for municipalities to comply with the terms and conditions contained in water licenses issued to them by the Nunavut Water Board.

The Environmental Guideline for Industrial Waste Discharges into Municipal Solid Waste and Sewage Treatment Facilities (the Guideline) provides guidance on the local management and disposal of waste from industrial, commercial and institutional operations. Specifically, it establishes limits on the type of waste that can be disposed of into municipal waste management facilities. It does not establish limits on discharges from facilities licensed through the Nunavut Water Board. The Guideline is not an official statement of the law. For further information and guidance, the owner or person in charge, management or control of industrial waste is encouraged to review all applicable legislation and consult the Department of Environment, other regulatory agencies or qualified persons with expertise in the management of waste.

The *Environmental Protection Act* enables the Government of Nunavut to implement measures to preserve, protect and enhance the quality of the natural environment. Section 2.2 of the *Act* provides the Minister with authority to develop, coordinate, and administer the Guideline.

1.1 Definitions

Commissioner's Land	Lands that have been transferred by Order-in-Council to the Government of
COMMISSIONEL S LUM	Lands that have been transferred by Order-In-Council to the dovernment of

Nunavut. This includes roadways and land subject to block land transfers.

Most Commissioner's Land is located within municipalities.

Composite Sample A collection of three or more individual samples of equal volume, equal

weight or sized proportionally to the flow of the liquid being sampled that

are taken at regular intervals over a period of time.

Contaminant Any noise, heat, vibration or substance and includes such other substance

as the Minister may prescribe that, where discharged into the environment,

- (a) endangers the health, safety or welfare of persons,
- (b) interferes or is likely to interfere with normal enjoyment of life or property,
- (c) endangers the health of animal life, or
- (d) causes or is likely to cause damage to plant life or to property.

Dangerous Good Any product, substance or organism included by its nature or by the

Transportation of Dangerous Goods Regulations in any of the classes listed in the Schedule provided in the Transportation of Dangerous Goods Act.

Environment The components of the Earth and includes

(a) air, land and water,

(b) all layers of the atmosphere,

(c) all organic and inorganic matter and living organisms, and

(d) the interacting natural systems that include components referred to in

paragraphs (a) to (c) above.

Hazardous Waste A contaminant that is a dangerous good and is no longer wanted or is

unusable for its original intended purpose and is intended for storage,

recycling, treatment or disposal.

Industrial Operation An operation involved in the manufacturing, processing or provision of

goods and services, including commercial and institutional operations.

Landfilling The intentional depositing or placement of waste in or on land for the

purposes of disposal.

Leachate Effluent containing contaminants that is produced by water or other liquids

flowing or percolating through a waste.

Minister The Minister of Environment of the Government of Nunavut.

Non-Point Source

Discharge

A non-specific or diffuse source of effluent entering the environment including run-off from an industrial compound or storage yard.

Process Effluent Water mixed with treated or untreated waste that is discharged from an

industrial operation.

Process Residuals Solid, semi-solid or sludge waste resulting from an industrial operation.

Qualified Person A person who has an appropriate level of knowledge and experience in all

relevant aspects of waste management.

Responsible Party The owner or person in charge, management or control of the waste.

Sewage Treatment

System

A system for the collecting, conveying, pumping, treating and disposing of blackwater (water containing fecal matter and urine waste) and greywater

(water drained from sinks, showers, kitchens and laundry facilities).

Solid Waste Unwanted solid materials discarded from a household (i.e. single or multiple

residential dwellings, other similar permanent or temporary dwellings), institutional (i.e. schools, government facilities, hospitals and health centres), commercial (i.e. stores, restaurants) or industrial (i.e. mineral, oil and gas exploration and development) facility. For clarity, solid waste does

not include biomedical waste, hazardous waste or sewage sludge.

Standard Methods A procedure set out in Standard Methods for the Examination of Water and

Wastewater published jointly by the American Public Health Association, American Water Works Association and Water Pollution Control Federation,

current at the date of testing.

Toxicity Characteristic Leaching Procedure A testing procedure designed to determine the mobility of both organic and inorganic parameters in solid, semi-solid and sludge waste. The procedure is determined by United States Environmental Protection Agency (USEPA) Test Method 1311 and is intended to simulate the characteristics a waste may exhibit when disposed of in a landfill.

1.2 Roles and Responsibilities

1.2.1 Department of Environment

The Environmental Protection Division is the key environmental agency responsible for ensuring parties properly manage industrial waste and will provide advice and guidance on its management. Authority is derived from the *Environmental Protection Act*, which prohibits the discharge of contaminants to the environment and enables the Minister to undertake actions to ensure appropriate management measures are in place. Although programs and services are applied primarily to activities taking place on Commissioner's and municipal lands and to Government of Nunavut undertakings, the *Environmental Protection Act* may be applied to the whole of the territory where other controlling legislation, standards and guidelines do not exist. A complete listing of relevant legislation and guidelines can be obtained by contacting the Department of Environment or by visiting the web site at:

http://env.gov.nu.ca/programareas/environmentprotection.

1.2.2 Generators of Industrial Waste

Industrial waste must be properly and safely managed from the time it is produced to its final disposal – or in other words from cradle to grave. The owner or person in charge, management or control of the industrial waste is known as the responsible party. The responsible party must determine the nature of the waste, including whether it is hazardous or non-hazardous, before the waste can be disposed of in a municipal solid waste landfill or sewage treatment facility. If the waste exceeds the criteria established in the Guideline, the waste must be managed as a hazardous waste. Further information on the management of hazardous waste in Nunavut, including generator, carrier and receiver responsibilities, can be obtained by referring to the *Environmental Guideline for the General Management of Hazardous Waste* or specific guidelines that have been developed for the major types of waste.

Contractors may manage industrial waste on behalf of the responsible party. However, the responsible party remains liable for ensuring the method of management complies with all applicable statutes, regulations, standards, guidelines and local by-laws. If the contractor does not comply with the requirements of the *Environmental Protection Act* and is charged with a violation while managing the waste, the responsible party may also be charged.

1.2.3 Other Regulatory Agencies

Other regulatory agencies may have to be consulted regarding the management of industrial waste as other environmental or public and worker health and safety issues may also need to be considered.

Workers' Safety and Compensation Commission

The Workers' Safety and Compensation Commission is responsible for promoting and regulating worker and workplace health and safety in Nunavut. The Commission derives its authority from the *Workers' Compensation Act* and *Safety Act* which require an employer to maintain a safe workplace and ensure the safety and well being of workers.

Department of Community and Government Services

The Department of Community and Government Services is responsible under the *Commissioners' Lands Act* for the issuance of land leases, reserves, licenses and permits on Commissioner's Lands. The Department, in cooperation with communities, is also responsible for the planning and funding of municipal solid waste landfills and sewage treatment facilities in most Nunavut communities.

Department of Health and Social Services

Activities related to the management of industrial waste may have an impact on public health. The Office of the Chief Medical Officer of Health and Regional Environmental Health Officers should be consulted regarding legislated requirements under the *Public Health Act*.

Department of Economic Development and Transportation

The Motor Vehicles Division is responsible for ensuring the safe transport of hazardous waste and other dangerous goods by road through administration of the *Transportation of Dangerous Goods Act*. The Department is also responsible under the *Motor Vehicles Act* for driver licensing and various other vehicle and road safety matters.

Environment Canada

Environment Canada is responsible for administering the *Canadian Environmental Protection Act* and for regulating the interprovincial and international movement of hazardous waste under the *Interprovincial Movement of Hazardous Waste Regulations* and *Export and Import of Hazardous Waste and Hazardous Recyclable Material Regulations*. Environment Canada is also responsible for administering the pollution prevention provisions of the federal *Fisheries Act*.

Indian and Northern Affairs Canada

Indian and Northern Affairs Canada is responsible under the *Territorial Lands Act* and *Nunavut Waters* and *Nunavut Surface Rights Tribunal Act* for the management of federal lands and waters in Nunavut, including the impact industrial waste may have on the quality of these lands and waters.

Local Municipal Governments

The role of municipal governments is important in the proper local management of industrial waste. Under the Nunavut Land Claims Agreement, municipalities are entitled to control their own municipal solid waste and sewage treatment facilities. Unwanted waste may be deposited into municipal waste facilities only with the consent of the local government. The local fire department may also be called upon if a fire or other public safety issue is identified.

Co-management Boards and Agencies

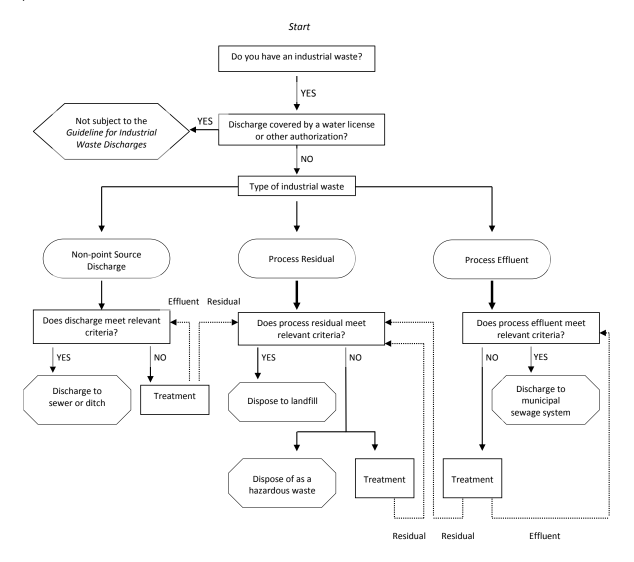
Co-management boards and agencies established under the Nunavut Land Claims Agreement have broad authority for land use planning, impact assessment and the administration of land and water. Activities involving the management and disposal of industrial waste may be controlled through the setting of terms and conditions in plans, permits and licenses issued by the Nunavut Water Board and other co-management boards and agencies.

Waste Management

Proper waste management simply makes good sense. Minimizing or eliminating the generation of hazardous and other industrial waste helps to reduce the hazards and costs associated with its handling, storage, transport, recycling, treatment and disposal. It also reduces the impacts waste could have on the environment, human and worker health and safety and reduces the global emission of greenhouse gases by minimizing the use of raw materials.

Once an industrial waste is created, the generator is responsible for its safe management from cradle-to-grave. Waste generators can prevent pollution and reduce costs by implementing proper waste reduction, reuse and recycling programs through changes to operational procedures, maintenance practices and raw material use. Treating and disposing of waste should be considered only when reuse and recycling options are not available or practical.

The following flowchart illustrates the decision process for managing industrial waste for treatment and disposal.



Sections 2.1, 2.2 and 2.3 do not apply to industrial wastes where a regulation or guideline governing that waste already exists, or where the waste is subject to an existing water license, land use permit, land lease or other authorization. A complete listing of guidelines can be obtained by contacting the Department of Environment or by visiting the web site at:

http://env.gov.nu.ca/programareas/environmentprotection.

Should a generator request a variance to any of the requirements established below, an assessment describing the anticipated effects of disposing the waste into a municipal sewage treatment system or landfill must be provided to the Nunavut Department of Environment and local municipal government. The assessment must indicate that a level of environmental protection equivalent to complying with the Guideline is being provided.

2.1 Process Effluent

Process effluent is water mixed with treated or untreated waste discharged from an industrial operation. For the purpose of the Guideline, process effluent does not include toilet waste and liquid from showers, baths, sinks and kitchens unless the liquid contains a contaminant that is not usually associated with that source (i.e. used antifreeze poured down a drain).

Process effluent that meets all the criteria established in Column 1 of Table 1 may be discharged to a municipal sewage treatment system with the consent of the local municipal government. Effluent that exceeds one or more of the criteria is a hazardous waste and either requires treatment to comply with the criteria or must be managed in accordance with the *Environmental Guideline for the General Management of Hazardous Waste*. Any residuals or sludge from the treatment of process effluent is subject to the standards established for process residuals – refer to Section 2.2.

All sampling, sample handling and chemical testing of process effluent must be consistent with accepted practices. Where a sample is required to determine the characteristics of the effluent, the sample must be a composite sample. Composite samples are obtained by combining three or more individual grab samples of equal volume, equal weight or sized proportionally to the flow of the liquid being sampled taken at regular intervals over a period of time, normally 24 hours. This ensures the collected liquid is representative of the process effluent. Chemical testing should be conducted by laboratories that have been formally recognized as competent to perform the specified tests by the Canadian Association of Environmental Analytical Laboratories (CAEAL)¹. Chemical parameters should be tested using the appropriate analytical method as contained in the most recent edition of *Standard Methods for the Examination of Water and Wastewater* or other recognized testing methods (i.e. Canadian General Standards Board). Generators may use their knowledge of the effluent to reduce the number of parameters tested.

Generators wanting to discharge process effluent on commissioner's Land other than to a municipal sewage treatment system must first contact the Nunavut Department of Environment and local municipal government.

¹ CAEAL is a non-profit organization dedicated to raising the level of competency, consistency, capability and communication within environmental testing laboratories in Canada. Members of CAEAL voluntarily participate in programs of proficiency testing and accreditation.

Table 1. Criteria for Process Effluents, Process Residuals and Non-Point Source Discharges

	Criteria (mg/L)			
Substance	Column 1 Process Effluent	Column 2 Process Residuals ^a	Column 3 Non-Point Source Discharge	
			_	
Aluminum	50	NC	1	
Ammonia	NC	NC	10	
Arsenic	1	2.5	1	
Barium	5	100	1	
Biochemical Oxygen Demand (BCOD)	500	NC	15	
Cadmium	2	0.5	0.1	
Carbon Tetrachloride (tetrachloromethane)	NC	0.5	NC	
Chlorides	1500	NC	NC	
Chlorine	NC	NC	1	
Chromium	5	5	0.1	
Copper	5	NC	1	
Cyanide	2	NC	0.1	
Fluoride	10	NC	2	
Iron	50	NC	1	
Lead	5	5	0.05	
Mercury	0.1	0.1	0.0006	
Methyl Ethyl Ketone	NC	200	NC	
Nickel	5	NC	1	
Non-aqueous Phase Liquids	NC	NC	Non-Visible Sheer	
Oil and Grease	150	NC	15	
pH Range	6.5 to 10.5	NC	6.0 to 10.5	
Phenolic Compounds	1	NC	0.02	
Phosphorous	100	NC	1	
Polychlorinated Biphenyls (PCBs)	NC	50 ^b	NC	
Polychlorinated Dibenzo Dioxins and Furans	NC	0.0000015 I-TEQ ^c	NC	
Selenium	NC	1	NC	
Silver	5	5	0.1	
Sulphates	1500	NC	NC	
Sulphides	2	NC	NC	
Suspended Solids	600	NC	15	
Tetrachloroethylene	NC	3	NC	
, Tin	5	NC	1	
Trihalomethanes (Total)	NC	10	NC	
Uranium	NC	10	NC	
Vinyl Chloride	NC	0.2	NC	
Zinc	5	500	0.5	

NC No criteria has been adopted for this substance

a. Refer to the Canadian Environmental Protection Act (CEPA) Export and Import of Hazardous Waste and Hazardous Recyclable Material Regulations - Schedule 6 for criteria regulating other process residuals.

b. Based on concentration by mass.

c. International Toxicity Equivalents.

2.2 Process Residuals

A process residual is any solid, semi-solid or sludge waste produced from an operation that is involved in the manufacturing, processing or provision of goods and services, including commercial and institutional operations.

Process residuals that meet the criteria established in Column 2 of Table 1 may be disposed of in a municipal landfill with the consent of the local municipal government. Process residuals that exceed one or more of the criteria are considered to be a hazardous waste and either requires treatment or management in accordance with the *Environmental Guideline for the General Management of Hazardous Waste*. The treatment of process residuals may result in a significantly different waste. Any liquid or solid waste resulting from the treatment of a process residual is subject to the criteria established in Column 1 and 2 of Table 1 to determine whether it is suitable for disposal in the local sewage treatment facility or landfill.

The recommended leachate testing procedure for process residuals is Method 1311 Toxicity Characteristic Leaching Procedure (TCLP) as described in the United States Environmental Protection Agency Regulation 40CFR261. This testing method is designed to determine the acceptability of landfilling process residuals by simulating leaching characteristics the waste may exhibit when disposed of. Any leachate extract collected must then be tested using the appropriate analytical method contained in the most recent edition of *Standard Methods for the Examination of Water and Wastewater*. All testing procedures should be undertaken by a CAEAL recognized laboratory. Knowledge of the industrial process may reduce the number of parameters needed to be tested.

Nunavut's Department of Environment should be contacted by the generator if an alternative leaching procedure or chemical test is proposed.

2.3 Non-Point Source Discharges

A non-point source discharge is the release of wastewater from a diffuse source, such as run-off from an industrial compound or storage yard to an adjacent property, drainage ditch, stream or waterbody. Where a non-point source discharge is already covered by a water license issued by the Nunavut Water Board, the effluent criteria established through the license are to be complied with. The criteria established in Column 3 of Table 1 apply only where no license, permit or authorization has previously been issued for the discharge.

A non-point source discharge that meets the criteria established in Column 3 of Table 1 may be discharged directly to the environment with the consent of the local municipal government. Where one or more of the criteria are exceeded, the discharge must immediately be stopped, the discharge reported to the Nunavut/NWT 24-Hour Spill Report Line at (867) 920-8130, and the run-off contained for treatment and disposal. Any collected run-off may be disposed of in the local sewage treatment system where the criteria established in Column 1 of Table 1 are met, and with the consent of the local municipal government.

All sampling, handling and chemical testing of run-off must be consistent with accepted practices. Composite samples should be obtained where possible and chemical testing procedures undertaken by a CAEAL recognized laboratory.

Conclusion

Industrial, commercial and institutional operations in Nunavut produce a wide variety of wastes that require disposal. Much of this waste can be safely disposed of in landfills (i.e. food and packaging waste) and sewage treatment facilities (i.e. toilet waste) while others are hazardous and require treatment prior to disposal. The *Environmental Guideline for Industrial Waste Discharges into Municipal Solid Waste and Sewage Treatment Facilities* establishes limits on industrial waste that can be disposed of into municipal waste facilities in Nunavut.

Familiarity with the Guideline does not replace the need for the owner or person in charge, management or control of an industrial waste to comply with all applicable federal and territorial legislation and municipal by-laws. The management of these wastes may also be controlled through permits and licenses issued by Nunavut's co-management boards, the Nunavut Water Board, Indian and Northern Affairs Canada and other regulatory agencies. These permits and licenses must be complied with at all times.

For additional information on the management of industrial waste, or to obtain a listing of available guidelines, go to the Department of Environment web site or contact the Department at:

Environmental Protection Division
Department of Environment
Government of Nunavut
Inuksugait Plaza, P.O. Box 1000, Station 1360
Igaluit, Nunavut XOA 0H0

Telephone: (867) 975-7729 Fax: (867) 975-7739

Email: EnvironmentalProtection@gov.nu.ca

Website: http://env.gov.nu.ca/programareas/environmentprotection

References

American Public Health Association, American Water Works Association and Water Environment Federation. Standard Methods for the Examination of Water and Wastewater. Latest Edition. http://www.standardmethods.org/

Government of Alberta, Department of Environment. Alberta User Guide for Waste Managers. http://www.environment.gov.ab.ca/info/library/7423.pdf

Government of Canada, Department of Justice. Export and Import of Hazardous Waste and Hazardous Recyclable Material Regulations.

http://www.ec.gc.ca/lcpe-cepa/eng/regulations/detailReg.cfm?intReg=84

Government of Nunavut, Department of Environment. Environmental Guideline for the General Management of Hazardous Waste. 2010.

http://env.gov.nu.ca/node/82#Guideline Documents

Government of Nunavut, Department of Environment. Environmental Guideline for Industrial Waste Discharge in Nunavut. 2002.

Government of the Northwest Territories, Department of Municipal and Community Affairs. Guidelines for the Planning, Design, Operations and Maintenance of Modified Solid Waste Sites in the Northwest Territories. 2003.

http://www.enr.gov.nt.ca/ live/documents/content/solidwaste guidelines.pdf

United States Environmental Protection Agency. Method 1311 – Toxicity Characteristic Leaching Procedure.

http://www.epa.gov/osw/hazard/testmethods/sw846/pdfs/1311.pdf



APPENDIX 1 - ENVIRONMENTAL PROTECTION ACT

The following are excerpts from the Environmental Protection Act

- 1. "Contaminant" means any noise, heat, vibration or substance and includes such other substance as the Minister may prescribe that, where discharged into the environment,
 - (a) endangers the health, safety or welfare of persons,
 - (b) interferes or is likely to interfere with normal enjoyment of life or property,
 - (c) endangers the health of animal life, or
 - (d) causes or is likely to cause damage to plant life or to property;

"Discharge" includes, but not so as to limit the meaning, any pumping, pouring, throwing, dumping, emitting, burning, spraying, spreading, leaking, spilling, or escaping;

"Environment" means the components of the Earth and includes

- (a) air, land and water,
- (b) all layers of the atmosphere,
- (c) all organic and inorganic matter and living organisms, and
- (d) the interacting natural systems that include components referred to in paragraphs (a) to (c).

"Inspector" means a person appointed under subsection 3(2) and includes the Chief Environmental Protection Officer.

2.2 The Minister may

- (a) establish, operate and maintain stations to monitor the quality of the environment in the Territories;
- (b) conduct research studies, conferences and training programs relating to contaminants and to the preservation, protection or enhancement of the environment;
- (c) develop, co-ordinate and administer policies, standards, guidelines and codes of practice relating to the preservation, protection or enhancement of the environment;
- (d) collect, publish and distribute information relating to contaminants and to the preservation, protection or enhancement of the environment:
- 3. (1) The Minister shall appoint a Chief Environmental Protection Officer who shall administer and enforce this Act and the regulations.
 - (2) The Chief Environmental Protection Officer may appoint inspectors and shall specify in the appointment the powers that may be exercised and the duties that may be performed by the inspector under this Act and regulations.
- 5. (1) Subject to subsection (3), no person shall discharge or permit the discharge of a contaminant into the environment.
 - (3) Subsection (1) does not apply where the person who discharged the contaminant or permitted the discharge of the contaminant establishes that
 - (a) the discharge is authorized by this Act or the regulations or by an order issued under this Act or the regulations;
 - (b) the contaminant has been used solely for domestic purposes and was discharged from within a dwelling house;
 - (c) the contaminant was discharged from the exhaust system of a vehicle;
 - (d) the discharge of the contaminant resulted from the burning of leaves, foliage, wood, crops or stubble for domestic or agricultural purposes;

- (e) the discharge of the contaminant resulted from burning for land clearing or land grading;
- (f) the discharge of the contaminant resulted from a fire set by a public official for habitat management of silviculture purposes;
- (g) the contaminant was discharged for the purposes of combating a forest fire;
- (h) the contaminant is a soil particle or grit discharged in the course of agriculture or horticulture; or
- (i) the contaminant is a pesticide classified and labelled as "domestic" under the *Pest Control Products Regulations* (Canada).
- (4) The exceptions set out in subsection (3) do not apply where a person discharges a contaminant that the inspector has reasonable grounds to believe is not usually associated with a discharge from the excepted activity.
- 5.1. Where a discharge of a contaminant into the environment in contravention of this Act or the regulations or the provisions of a permit or license issued under this Act or the regulations occurs or a reasonable likelihood of such a discharge exists, every person causing or contributing to the discharge or increasing the likelihood of such a discharge, and the owner or the person in charge, management or control of the contaminant before its discharge or likely discharge, shall immediately:
 - (a) subject to any regulations, report the discharge or likely discharge to the person or office designated by the regulations;
 - (b) take all reasonable measures consistent with public safety to stop the discharge, repair any damage caused by the discharge and prevent or eliminate any danger to life, health, property or the environment that results or may be reasonably expected to result from the discharge or likely discharge; and
 - (c) make a reasonable effort to notify every member of the public who may be adversely affected by the discharge or likely discharge.
- 6. (1) Where an inspector believes on reasonable grounds that a discharge of a contaminant in contravention of this Act or the regulations or a provision of a permit or license issued under this Act or the regulations has occurred or is occurring, the inspector may issue an order requiring any person causing or contributing to the discharge or the owner or the person in charge, management or control of the contaminant to stop the discharge by the date named in the order.
- 7. (1) Notwithstanding section 6, where a person discharges or permits the discharge of a contaminant into the environment, an inspector may order that person to repair or remedy any injury or damage to the environment that results from the discharge.
 - (2) Where a person fails or neglects to repair or remedy any injury or damage to the environment in accordance with an order made under subsection (1) or where immediate remedial measures are required to protect the environment, the Chief Environmental Protection Officer may cause to be carried out the measures that he or she considers necessary to repair or remedy an injury or damage to the environment that results from any discharge.

APPENDIX 2 – GOVERNMENT AND OTHER CONTACTS

Government of Nunavut

Environmental Protection Division Department of Environment Inuksugait Plaza P.O. Box 1000, Station 1360 Igaluit, Nunavut XOA 0H0

Telephone: (867) 975-7729 Fax: (867) 975-7739

Workers' Safety and Compensation Commission P.O. Box 669 Baron Building/1091 Iqaluit, Nunavut XOA 0H0 Telephone: 1-877-404-4407 (toll free)

Fax: 1-866-979-8501

Office of Chief Medical Health Officer of Health Department of Health and Social Services P.O. Box 1000, Station 1000 Iqaluit, Nunavut XOA 0H0

Telephone: (867) 975-5774 Fax: (867) 975-5755

Motor Vehicles Division
Department of Economic Development and
Transportation
P.O. Box 10
Gjoa Haven, Nunavut XOB 1J0

Telephone: (867) 360-4615 Fax: (867) 360-4619

Department of Community and Government Services (all Divisions) P.O. Box 1000, Station 700 4th Floor, W.G. Brown Building Iqaluit, Nunavut XOA 0H0 Telephone: (867) 975-5400 Fax: (867) 975-5305

Government of Canada

Indian and Northern Affairs – Nunavut Region P.O. Box 2200 Iqaluit, Nunavut XOA 0H0

Telephone: (867) 975-4500 Fax: (867) 975-4560

Department of Transport – Road, Rail, Marine, Air P.O. Box 8550 344 Edmonton Street Winnipeg, Manitoba R3C 1P6 Telephone: 1-888-463-0521 (toll free) Fax: (204) 983-8992 Road, Rail and Marine

Fax: (204) 983-1734 Air

Environment Canada (NWT and Nunavut) 5019 52nd Street

Yellowknife, Northwest Territories X1A 1T5 Telephone: (867) 669-4730 Fax: (867) 873-8185

Other Contacts

Nunavut Water Board P.O. Box 110 Gjoa Haven, Nunavut XOB 1J0

Telephone: (867) 360-6338 Fax: (867) 360-6369

Canadian Association for Environmental Analytical Laboratories 300-265 Carling Avenue Ottawa, Ontario K1S 2E1

Telephone: (613) 233-5300 Fax: (613) 233-5500

Disposal Guidelines for Fluorescent Lamp Tubes

Fluorescent tubes contain mercury phosphor powder and traces of lead and cadmium. These chemicals are environmental contaminants under the Nunavut *Environmental Protection Act* (EPA).

The only disposal method for fluorescent tubes is through an approved hazardous waste recycling or disposal company. The *Guideline for Industrial Waste Discharges* prohibits landfill disposal if mercury is present in excess of 0.2 mg/Litre (parts per million) based on leachate quality test results.

Provided the fluorescent tubes are not broken and are packaged in their original shipping box, no special requirements are needed for transport purposes; transport, as a hazardous waste is not necessary. Nevertheless, if the fluorescent tubes are broken, compliance with the *Guideline for the General Management of Hazardous Waste* and *Transportation of Dangerous Goods Regulations* is required. Also, special handling and safety procedures are required to prevent worker exposure to mercury. The Nunavut *Safety Act* and *General Safety Regulations* is the legislative authority. To ensure worker safety when handling mercury, contact a Safety Officer at the Prevention Services Division.

Recycling and Disposal Services:

- Sorci Industries, Langly BC; tel: (604) 857-5588, fax: (604) 857-5775
- RFL, Coteau-du Lac, PQ; tel: 1-800-567-8027 or (514) 345-0066, fax: (514) 763-0072
- Electro Waste 2002Ltd., Gloucester, ON, tel: (613) 744-6659, fax (613) 744-5981
- Environmental Services Association of Alberta, tel: 1-800-661-9278 or (403) 439-6363, fax: (403) 439-4249

For more information contact:

- Environmental Protection Service
 Department of Sustainable Development
 Government of Nunavut,
 P.O. Box 1000, Station 1195, 3rd Floor W. Brown Building,
 Iqaluit, NU X0A 0H0, Telephone (867) 975-5900 or Fax (867) 975-5990
- Motor Vehicle Division
 Department of Transportation
 P.O. Box 1000, Station 775, Iqaluit, NU X0A 0H0,
 Telephone: (867) 975-5380 or Fax: (867) 975-5385
- 3) Prevention Services Division
 Workers Compensation Board
 P.O. Box 669, Iqaluit, NU X0A 0H0,
 Tel: (867) 979-8500 or 1-877-404-4407 or Fax:.(867) 979-8501