



## **Oxford County Hazardous and Liquid Industrial Waste Agreement**

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*Business Name (Waste Generation Facility)*

is entering into a Hazardous and Liquid Industrial Waste Agreement with

Oxford County  
(County)

in accordance with the following:

- 1 The *County* may only accept **HAZARDOUS WASTE** from a *Waste Generation Facility* under the following restrictions:
  - (a) the *County* shall only receive hazardous waste from a *Waste Generation Facility* that has entered into an agreement with the *County* and who has provided the *County* with a signed copy of the Oxford County Hazardous and Liquid Industrial Waste Agreement;
  - (b) the *County* may only receive up to 60 kg of hazardous waste per year per generator;
  - (c) the *County* may only receive hazardous waste from a single *waste generation facility* no more than 4 times per year;
  - (d) the hazardous waste shall be received in container(s) no greater than 25 litres in size;
  - (e) the container(s) is sealed in such a way that the container(s) can not be opened without breaking or noticeably tampering with the seal and the seal must be intact when received;
  - (f) the container(s) is in good condition, is not broken or leaking and is suitable for the type of waste it contains;
  - (g) the container(s) is identified with a label which contains the company name, address, telephone number and name of the company representative and the contents of the container; and
  - (h) a certificate meeting the requirements of Section 2 of this agreement will be affixed to the outside of the container in a prominent location.

- 2 The *Waste Generation Facility* shall ensure that each container(s) of hazardous waste shipped to the *County* shall have a certificate containing the following statements affixed to the container:
- (a) "All waste in this container is hazardous industrial waste, hazardous waste chemical or characteristic waste"; and
  - (b) "No waste in this container has been mixed, blended, bulked or in any other way intermingled with any other waste or material"; and
  - (c) "This waste has been generated solely at [*insert name of Waste Generation Facility*]'s facility which generates no greater than 5kg of hazardous industrial waste, hazardous waste chemical and characteristic waste in any month and is being accumulated for transportation purposes only ";
  - (d) "This container and seal comply with the requirements of the Generator Registration Manual<sup>1</sup>"; and
  - (e) "The total weight of this container does not exceed 30kg".

The *County* to supply the *Waste Generation Facility* with said certificate upon approval of the Application to Ship Hazardous and/or Liquid Industrial Waste.

- 3 The *County* may only accept **LIQUID INDUSTRIAL WASTE** from *Waste Generation Facilities* under the following restrictions:
- (a) the *County* shall only receive liquid industrial waste from a generator that has entered into an agreement with the *County* and who has provided the *County* with a signed copy of the Oxford County Hazardous Waste Agreement;
  - (b) the liquid industrial waste must be generated by generator's activities which can not include waste management activities;
  - (c) the *County* may only receive up to a maximum of 300 litres of liquid industrial waste per year per generator;
  - (d) the *County* may only receive liquid industrial waste from a single generator four (4) times per year.
  - (e) liquid industrial waste shall be shipped in containers no greater than 25 L in size. Where a load consists of a combination of hazardous waste and liquid industrial waste, the sum total of the wastes may not exceed 90 kg per load;
  - (f) containers shall be closed, secured and maintained so that under normal conditions of transport, including handling, there will be no accidental release of waste;
  - (g) the container is identified with a label which contains the name, address and telephone number of the generator and the contents of the container.
- 4 The *County* will not accept Ontario Regulation 347, Schedule 2 and Schedule 3 waste (acute and severely toxic waste) from the *Waste Generation Facility* in any amounts.
- 5 In the event of a hazardous and/or liquid industrial waste spills while transporting waste from the *Waste Generation Facility* to the *County* the *Waste Generation Facility* shall immediately contact the following emergency response service provider (*insert name and number*).
- 6 The *Waste Generation Facility* shall have the contact information for the emergency response services program, and the means with which to initiate contact (i.e.: cellular phone), available in the vehicle used to transport hazardous and/or liquid industrial waste at all times that waste is being transported.
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- 7 The *Waste Generation Facility* will be responsible for any and all costs associated with emergency response services and site remediation efforts incurred as a result of a hazardous and/or liquid industrial waste spill while transporting waste from the *Waste Generation Facility* to the *County*.
- 8 The *County's* Emergency Response Service provider will invoice the *Waste Generation Facility* directly.
- 9 The *Waste Generation Facility* must complete the *County's* Application to Ship Hazardous and/or Liquid Industrial Waste to the Oxford County MHSW Depot and this application must be received and approved by the *County's* Designated Official prior to the shipment of hazardous and/or liquid industrial waste to *County*.
- 10 The *Waste Generation Facility* must deliver the hazardous and/or liquid industrial waste to the County MHSW Depot during designated operating hours.
- 11 *Waste Generation Facilities* who have entered into an agreement with the *County* in accordance with the terms and conditions of this agreement shall not require further approval under Part V of the Act, and shall be exempt from the requirements of Section 16 of Ontario Regulation 347, subject to the following conditions:
  - (a) The *Waste Generation Facility* transports its wastes to the *County* using its own vehicle(s);
  - (b) The *Waste Generation Facility* has a copy of the agreement entered into with the *County* in the vehicle at the time of the waste transport;
  - (c) The *Waste Generation Facility* transports its wastes as specified in this agreement;
  - (d) Waste transported by the *Waste Generation Facility* shall be transported on municipal roads unless a permit has been obtained from the Ontario Ministry of Transportation in accordance with Section 2 of the Dangerous Goods Transportation Act, R.S.O. 1990, Chapter D.1 to all for the transport of dangerous goods on highways.
- 12 The *Waste Generation Facility* who has entered into an agreement with the *County* in accordance with this agreement the Sections 18 to 23 (inclusive) of Ontario Regulation 347 do not apply. Waste that is not part of the agreement with the *County* continues to be subject to the requirements of Ontario Regulation 347.

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 Signature and Title of Waste Generation Facility  
 Authorized Signing Officer

\_\_\_\_\_  
 Date

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 Robert Walton, P.Eng.  
 Director of Public Works  
 Oxford County

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 Date