Contaminated Cloth Wipers for Laundering

The New Hampshire Department of Environmental Services receives many inquiries concerning the regulatory status of contaminated cloth wipers and the commercial laundering industry in New Hampshire. This fact sheet clarifies DES's position on wipers contaminated with minor amounts of hazardous waste constituents that are to be laundered. The regulatory status of contaminated wipers destined for laundering is one that has been of concern for a long time in New Hampshire, and elsewhere. After DES’s thorough review of the issues, the Hazardous Waste Rules (Env-Hw 100-1100), and the positions of other states and regions, DES determined the following management requirements.

**Definition**
DES defines “contaminated wipers” as rags, shop towels, and wipers that have been used, contaminated with minor amounts of hazardous waste constituents such as solvents or oils, and are intended to be laundered before reuse. Contaminated wipers must be managed in a manner that will not pose a threat to human health or the environment. Other wastes, including spill absorbent materials and debris, do not meet the definition of contaminated wipers and therefore are not to be laundered or mixed with contaminated wipers destined for laundering. Spill absorbent materials may be laundered as long as they were not used to clean up spills of listed hazardous waste, do not exhibit any characteristic of hazardous waste, and would not otherwise be regulated as a hazardous waste mixture under Env-Hw 404.01. To the extent that the spill absorbent materials are used to clean up spills of listed hazardous waste (i.e., P, U, F, or K-listed hazardous waste), if the used spill absorbent materials exhibit any of the characteristics of hazardous waste (i.e., ignitability, corrosivity, reactivity, or toxicity via the Toxicity Characteristic Leaching Procedure), or if the used spill absorbent materials meet the classification of a hazardous waste mixture, the spill absorbent materials would be classified as a hazardous waste and therefore not able to be laundered.

**Management**
DES has determined that the following conditions must be complied with in order to manage contaminated wipers in accordance with this fact sheet.

1. The contaminated wipers shall contain no free liquids as identified by the paint filter test (PFT, EPA SW 846 method 9095B) or the liquids release test (LRT, EPA SW 846 method 9096). Any contaminated wiper that fails one of the tests may release free liquid hazardous waste constituents as defined in the Hazardous Waste Rules.

2. The contaminated wipers must be placed in containers such as lidded drums or sealed laundry bags. The containers are to be closed and sealed at all times except when it is necessary to add or
remove the contaminated wipers. The containers must also be stored away from sources of
ignition.

3. The container must be labeled "Contaminated Wipers for Laundering" in order to prevent
incompatible materials and wastes from being placed in the container.

4. The contaminated wipers are to be managed and transported in accordance with the United States
Department of Transportation (US DOT) standards.

5. The contaminated wipers must either be laundered at a commercial off-site laundry facility or
laundered on-site.

A. Off-site laundering:

   1. Any industrial wastewater discharge from a commercial laundry must be in compliance
      with applicable state and federal permits (i.e., local pretreatment permit or National
      Pollutant Discharge Elimination System NPDES permit).

   2. The generator of the contaminated wipers must have a contractual agreement (such as a
      current signed purchase order) in place with the commercial laundry which documents
      that the contaminated wipers are being laundered. Copies of the contractual agreements
      and related receipts must be retained by the generator and available for inspection by DES
      personnel, in accordance with Env-Hw 803.05.

B. On-site laundering:

   On-site laundering of the contaminated wipers can be done, provided that industrial
   wastewater is discharged in compliance with applicable state and federal permits, i.e.,
   local pretreatment permit or NPDES permit.

6. Facilities not managing their contaminated wipers in an environmentally sound manner as
   described above can and shall be subject to full regulation under the New Hampshire Hazardous
   Waste Rules and RSA Ch. 147-A.

Please note that this position pertains only to the regulation of contaminated wipers under New
Hampshire's Hazardous Waste Rules. Regulation of these materials under any other federal or state rule
or statute, such as the federal Clean Air Act or the New Hampshire Department of Safety transportation
regulations, remains in full effect.

Effective December 2, 2014 there are revisions to the rules that regulate cloth wipers: Please refer to
Env-Hw 401.03 (a)(11) and (b)(28)and (29), (j), (k), and (l). This fact sheet will be updated to reflect
these changes early in 2015.

For more information

Questions regarding this fact sheet should be directed to the DES Waste Management Division at (603)
271-2942 or toll-free within New Hampshire at 866-HAZWAST. For information on the regulation of
contaminated wipers by other state or federal agencies, contact the agency in question. For a complete
description of the requirements, refer to the New Hampshire Hazardous Waste Rules, Env-Hw 100-1100,
available from DES’s website at www.des.nh.gov.