COUNTING PURPOSE CHART

This chart provides the reasons why a person must always count their hazardous waste, a reference to where each applicable law or regulation can be found and a summary of the provision referenced.

To determine if a generator may use the Uniform Hazardous Waste Manifest for transportation of certain types of hazardou Only generators of less than 1,000 kg of hazardou waste per month may use consolidated manifesting. However, when counting haza wastes for this purpose the generator need include used oil in their calculation. To determine generator Status Title 22, CCR A person's generator status is determined to calendar month. A person who generates less than 1,000 kg of hazardous waste they generate by sit calendar month. A person who generates less than 1,000 kg of hazardous waste (i.e., a Small O	ace of
transportation of certain types of hazardou Only generators of less than 1,000 kg of haz waste per month may use consolidated manifesting. However, when counting haza wastes for this purpose the generator need include used oil in their calculation. To determine generator status Title 22, CCR A person's generator status is determined k much hazardous waste they generate by sit calendar month. A person who generates less	
Only generators of less than 1,000 kg of har waste per month may use consolidated manifesting. However, when counting haza wastes for this purpose the generator need include used oil in their calculation. To determine generator Status Title 22, CCR A person's generator status is determined to much hazardous waste they generate by sit calendar month. A person who generates less	the
waste per month may use consolidated manifesting. However, when counting haza wastes for this purpose the generator need include used oil in their calculation. To determine generator Status Title 22, CCR 66262.34 A person's generator status is determined to much hazardous waste they generate by sit calendar month. A person who generates leading to the consolidated manifesting. However, when counting hazar wastes for this purpose the generator need include used oil in their calculation.	s waste.
manifesting. However, when counting haza wastes for this purpose the generator need include used oil in their calculation. To determine generator status Title 22, CCR A person's generator status is determined by much hazardous waste they generate by sit calendar month. A person who generates leading to the person w	zardous
wastes for this purpose the generator need include used oil in their calculation. To determine generator status Title 22, CCR A person's generator status is determined to much hazardous waste they generate by sit calendar month. A person who generates let	
include used oil in their calculation. To determine generator status Title 22, CCR A person's generator status is determined to much hazardous waste they generate by sit calendar month. A person who generates leading to the control of the calculation.	
To determine generator status Title 22, CCR A person's generator status is determined to much hazardous waste they generate by sit calendar month. A person who generates let	not
status 66262.34 much hazardous waste they generate by sit calendar month. A person who generates le	
calendar month. A person who generates le	•
·	
1 000 kg of hazardaya wasta /: a _a Creall O	
1,000 kg of hazardous waste (i.e., a Small Q	•
Generator (SQG)) is exempt from some of t	
standards that normally apply to generator	s of
hazardous waste (in Chapter 12). For more	
information on generator standards please	review
our generator fact sheet.	
To determine when a HSC 25123.3(c) A generator's accumulation start time begin	
generator's accumulation first day hazardous waste is accumulated or	
time limit begins However, if a person generates no more the	
kg of hazardous waste or 1 kg of acute haza	
waste per month, the generators accumula	
start time begins the day when the 100 kg o	or 1 kg
limit is reached. To determine if a Title 22, CCR Biennial reports are to be submitted on every control of the	·n
	!H
generator must submit a 66262.41(a) numbered years and cover the amount of hazardous waste generated by a person fro	m tha
previous year (i.e., the odd numbered year)	
biennial report is required to be submitted	
person:	II a
-generated 1000 kg or more of RCRA non-a	rute
hazardous waste in any single calendar moi	
-generated or accumulated more than 1 kg	
acute hazardous waste in any single calendary	
month; or	
-generated or accumulated more than 100	kg of
spill cleanup material contaminated with Ro	-
acute hazardous waste at any time.	

T. 4.1	1100 25240 4	A
To determine if a	HSC 25218.1	A person who generates no more than 100 kg of
generator may use a		hazardous waste or 1 kg of acutely hazardous waste
Household Hazardous		per month (i.e., meets the criteria to be a
Waste Collection program		Conditionally Exempt Small Quantity Generator
		(CESQG), in 40 CFR, part 261.5(a)) may send their
		hazardous waste to a Household Hazardous Waste
		Collection Facility.
To calculate generator fees	HSC 25205.5	Every generator that produces five or more tons (~
		5,000 kg) of hazardous waste will pay the Board Of
		Equalization (BOE) a generator fee for each site.
To calculate disposal fees	HSC 25174	Disposal fees are calculated using the total wet
To calculate disposal rees	1136 23174	weight measured in tons, or fractions thereof, of
		the hazardous waste in the form in which the
		hazardous waste existed at the time of disposal,
		submission for disposal, or application to land using
		a land disposal method as defined in Section
		66260.10 of Title 22 of the California Code of
		Regulations (CCR). Fees are paid on the first 5,000
		tons per month disposed of or submitted for
		disposal of non-RCRA and mining waste at each
		onsite or offsite facility by each producer.
To determine if a	Title22,CCR	If a business generates more than 1 kilogram of
generator needs to obtain	66262.12(a)	RCRA acutely hazardous waste per month or more
a (federal) EPA	000000000000000000000000000000000000000	than 100 kilograms of other RCRA hazardous waste
Identification (ID) number		per month, they must have a federal EPA ID
identification (ID) fidiliber		number.
To determine if a	Title 22, CCR	Generators of silver only wastes (e.g.,
generator of silver only	66262.12(d)	photofinishing solution) are exempt from the
waste is exempt from	00000.00(0)	requirement to obtain an EPA ID Number, including
obtaining an EPA ID		a California EPA ID Number if they generate no
number		more than 100 kg of silver only waste per month.
To determine if an EPA ID	Title 22 CCP	
	Title 22, CCR	Universal waste may be managed under the
number is required for	66273.1(b)	alternative management standards found in
universal waste		Chapter 23 of Title 22. A universal waste handler is
		not required to obtain an EPA ID number when
		accumulating universal waste if the amount never
		exceeds 5,000 kg onsite, at any given time.
To determine	Title 22, CCR	Spent lead acid batteries may be managed under
accumulation time limits	66266.81(a)(3)	the alternative management standards in Article 7
when managing spent		of Chapter 16. A person may accumulate spent lead
lead-acid batteries under		acid batteries onsite for up to 1 year if the quantity
Article 7 of Chapter 16.		of batteries onsite does not exceed 1 ton.
		If the quantity of batteries onsite exceeds 1 ton, a
		person may accumulate spent lead acid batteries
		up to 180 days.
		αρ το 100 μαγ3.

_		
To determine accumulation time limits when managing drained used oil filters under Article 10 of Chapter 16.	Title 22, CCR 66266.130(c)(4)	Drained used oil filters may be managed under the alternative management standards in Article 10 of Chapter 16. A person may accumulate drained used oil filters onsite for up to 1 year if the quantity of filters onsite does not exceed 1 ton. If the quantity of filters onsite exceeds 1 ton, a person may accumulate drained used oil filters up to 180 days.
To determine accumulation time limits when managing Treated Wood Waste (TWW) under Chapter 32 of Title 22.	Title 22, CCR 67386.6(e)	TWW may be managed under the alternative management standards in Chapter 32 of Title 22. TWW produced incidental to the operation of a business is exempt from accumulation time limits if no more than 1,000 pounds is accumulated onsite.
To determine if generators of -oil based paint may bring their paint to a collection location operating under Article 10.7 of Chapter 6.5.	HSC 25217.2.1	A person who generates no more than 100 kg of hazardous waste per month (i.e., meets the criteria to be a CESQG, in 40 CFR part 261.5(a)) may bring their oil based paint to a collection location operating under Article 10.7 of Chapter 6.5 (i.e., the location has a contract with Paint Care (representing paint manufacturers) to collect paint).
To determine if a person can manage elemental mercury under alternative management standards in Article 9 of Chapter 16.	Title 22, CCR 66266.120	A person may store, transport or accept non-RCRA elemental mercury under the alternative management standards in Article 9 of Chapter 16 as long as the total amount of mercury does not exceed 10 lbs.
To determine the standards applicable to a Used Oil Collection Center (UOCC).		UOCCs may accept small amounts of used oil from generators who self-transport their used oil to these collection centers. UOCCs are subject to the generator standards in Chapter 12 for the used oil they accept, accumulate and store from offsite sources. UOCCs may be exempt from some of the standards in Chapter 12 if they accept less than 1,000 kg of used oil per month from offsite sources.
To determine if a generator of universal waste is exempt from the alternative management standards (in Chapter 23 of Title 22).		A Conditionally Exempt Small Quantity Universal Waste Generator (CESQUWGs) is exempt from the alternative management standards in Chapter 23 of title 22 for their universal waste if they generate less than 100 kg of RCRA hazardous waste including universal waste that is RCRA hazardous waste and no more than 1 kilogram (2.2 pounds) of acutely hazardous waste in any calendar month and they remain in compliance with 40 CFR section 261.5.
To determine if a person is exempt from the alternative management		A person who generates in one year, stores at one time, or transports at one time in one vehicle ten or fewer spent lead-acid storage batteries is exempt

standards (in Article 7 of Chapter 16) for spent lead acid batteries.	from the alternative management standards in Article 7 of Chapter 16.
To determine if wastewater mixtures containing RCRA listed wastes are not hazardous wastes	Wastewaters that are mixed with certain RCRA listed hazardous wastes and do not exhibit a hazardous waste characteristic are not hazardous wastes. In order to determine if the wastewater mixture meets the conditions to be exempted, a generator must count the weekly usage of solvents used and wastewater generated as described in subsection (a)(2)(F) of section 66261.3 of Article 1 of Chapter 11.
To ensure recyclable materials are not accumulated speculatively.	Certain materials are not regulated as hazardous waste when recycled (e.g. recyclable materials excluded from classification as a waste under subdivision (b) or (d) of section 25143.2 of Health and Safety Code). Materials that are or may be recycled may not be accumulated speculatively. In order to ensure materials are not accumulated speculatively, a generator must count the amount of material generated, recycled and remaining onsite at the end of each calendar year.