Hazardous Waste (England and Wales) Regulations 2005/894 reg. 20 Duty to separate mixed wastes



Version 3 of 3

1 October 2020 - Present

Subjects

Environment

- 20.— Duty to separate mixed wastes
 - (1) [Paragraph (2)] ¹ applies to the holder where—
 - (a) the hazardous waste has been mixed other than under and in accordance with a waste permit $[...]^2$, whether by the holder or a previous holder; and
 - (b) separation is both—
 - (i) technically [...] feasible; and
 - (ii) necessary in order to comply with the Waste Directive conditions.
 - (2) The holder must make arrangements for separation of the waste to be carried out in accordance with a waste permit or registered exemption as soon as reasonably practicable.
 - (2A) Where separation is not required pursuant to paragraph (2), the holder must make arrangements for mixed hazardous waste to be treated at a facility authorised by a waste permit to treat that waste.

 1^4

(3) In this Regulation "separation" means separation of a waste from any other waste, substance or material with which it has been mixed.

Notes

- Words substituted by Waste (Circular Economy) (Amendment) Regulations 2020/904 Pt 3 reg.9(5)(a)(i) (October 1, 2020)
- Words revoked by Waste (England and Wales) Regulations 2011/988 Sch.2(1) para.10 (March 29, 2011)
- Words revoked by Waste (Circular Economy) (Amendment) Regulations 2020/904 Pt 3 reg.9(5)(a)(ii) (October 1, 2020)
- Added by Waste (Circular Economy) (Amendment) Regulations 2020/904 Pt 3 reg.9(5)(b) (October 1, 2020)

Part 4 MIXING HAZARDOUS WASTE > reg. 20 Duty to separate mixed wastes

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