CHAPTER 20
HAZARDOUS MATERIALS

Article 1 Definitions.

Sec. 20-101. Definitions in IC § 13-11-2, 327 IAC 2-6.1-4, and 410 IAC 1-3 apply in this Chapter.

Article 2. General Obligations.

Sec. 20-201.
(a) A person or responsible party may not store, contain, handle, use, or dispose of hazardous material, objectionable substances, or infectious waste in a manner to pose a significant risk to public health, public safety, or the environment.
(b) A person or responsible party operating in compliance with applicable government regulations covering the storage, containment, handling, use, or disposal of a specific hazardous material, objectionable substance, or infectious waste will be considered to be posing no significant risk.
(c) A person or responsible party not covered by existing regulations must select strategies to comply with this chapter by following appropriate practices established by nationally recognized professional standards or industry standards.

Sec. 20-202. A person or responsible party may not release or abandon barrels, containers, or other receptacles containing hazardous material, objectionable substances, or infectious waste.

Sec. 20-203. A person or responsible party who releases hazardous material, objectionable substances, or infectious waste shall contain, remove, and report the release in accordance with government regulations.

Sec. 20-204. A person or responsible party may not release into any surface waters or groundwaters, hazardous material, objectionable substances, or infectious waste unless a permit for the release has been obtained.

Sec. 20-205. A person or responsible party may not store, contain, handle, use, or dispose of hazardous household products or waste in a manner posing a significant risk to public health, public safety, or the environment.


Sec. 20-301. The Corporation may collect expenses incurred responding to a hazardous materials emergency from responsible parties in accordance with IC § 13-25-6-2.

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