

Schedule A to Program Agreement between Waste Diversion Stewardship Ontario and Stewardship Ontariothe Resource Productivity and Recovery Authority

Rules for Stewards with Respect to <u>the</u> Payment of <u>MUNICIPAL HAZARDOUS OR SPECIAL</u> <u>MATERIAL FEESMHSW Fees</u> for the <u>PERIOD COMMENCING JANUARY</u>Period Commencing January 1, <u>2017</u>2018

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Definitions:

Administrative Fee means a fee calculated to reimburse Stewardship Ontario for reasonable costs for staff time and expenses incurred with respect to its enforcement or compliance activities, including any legal and accounting fees incurred to obtain, review and correct Quarterly MHSM Steward's Reports not filed in accordance with these Rules.

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PART I: Definitions

1. In these Rules, the following terms have the following meanings:

"Affiliate" is an entity that controls a <u>stewardSteward</u> or is controlled by a <u>stewardSteward</u> or is controlled by an entity that also controls a <u>stewardSteward</u>, where "control" in the case of a corporation has the meaning ascribed thereto by subsection 1-(5) of the Business Corporations Act (Ontario) as amended from time to time.

Billing Contact means an individual identified by the Primary Contact to receive copies of all invoices and financial statements related to the steward account.

"Brand" means a trademark.

"Brand Owner" with respect to a specific product or good, that is MHSM, where such product or good, or its packaging bears a trademark means during any time in any Data Period:

- (a) (a) a Person Resident in Ontario who is the holder of the registered trademark, or
- (b) (b) a Person Resident in Ontario who is the licensee, in respect of the registered trademark, or
- (c) (c) a Person Resident in Ontario, who owns the intellectual property rights to the unregistered trademark, or
- (d) (d) a Person Resident in Ontario, who is the licensee, in respect of the intellectual property rights of the unregistered trademark.

Where "licensee" includes a Person who packages goods and the products or goods are MHSM or MHSM Packaging, and bear a trademark, other than a packer, producer or filler of Private Label Goods, and includes any Person whose corporate name or business name registration contains the trademark.

"Confidential Information" means sales or other data submitted by a Steward to Stewardship Ontario that is not publicly available from any source. 2017 Ontario MHSW Rules FINAL.docx MHSW 2018 Rules Page



"Data Period" means the 3 month periods ending December 31, 2016—; March 31, 2017—; June 30, 2017—; and September 30, 2017 and successive three month periods thereafter for which a <u>stewardSteward</u> must report <u>MHSM</u> quantities Supplied.

Deficit Recovery Fee means the fee calculated in accordance with Section 4(1) of *Regulation 542/06* as amended by *O*. *Reg. 11/12*.

Deficit (Surplus) Cost means the deficit (surplus) cost associated with each material type from services provided under all MHSM Rules. These costs are related to activities undertaken in the development, implementation and management of the MHSW Program Plan.

"Designated IC&I Business" means an industrial, commercial or institutional business that generates MHSW of the types described in Appendix A that is not required to submit a Generator Registration Report with respect to that MHSW under subsection 18 (1) of Ontario Regulation 347, made under the *Environmental Protection Act*, as amended from time to time.

Effective Date means the date upon which the approval of the Industry Stewardship Plan (ISP) becomes effective in accordance with its terms.

Environmental Lead-means an individual identified by the Primary Contact as the lead person responsible for the steward's business operations' interaction with sustainability, the environment and regulatory matters. The Environmental Lead may receive communications related to Stewardship Ontario initiatives and market trends and may be invited to participate in dialogues pertaining to stewardship issues. Environmental Leads will not be issued access by Stewardship Ontario to a Quarterly MHSM Steward's Report on the reporting portal, but can be granted access by the steward.

<u>"</u>Fee Category" means the category against which the quantities appearing in the reporting category are invoiced by Stewardship Ontario.

"Fee Obligation Period" means the period for which <u>feesamounts</u> are <u>payabledue</u> as set out in Table 2 of Appendix C.

"File" means electronically submitted by a steward<u>Steward</u> to Stewardship Ontario through the reporting portal (currently submitted on the Stewardship Ontario reporting portal

https://werecycle.cssalliance.ca. Filed and File



have similar meanings.

"First Importer-means" is a Person Resident in Ontario, who imports <u>MHSM</u> into Ontario, a specific product Or good that is <u>MSHM</u>, is the first to take possession or control of <u>MHSM</u> in <u>Ontario</u> for which a Brand Owner does not exist in <u>Ontario</u> and includes a Person Resident in <u>Ontario</u> who is the first to take control of such product or good, upon or after arrival in <u>Ontario</u> from elsewhere during the Data Period.

"Franchisor, Franchisee and Franchise System" have the meaning ascribed thereto under the Arthur Wishart Act (Franchise Disclosure), 2000, as amended from time to time.

"Generator" means the Person to which <u>MHSMMHSW</u> is <u>Supplied</u> for use in Ontario that makes the <u>productsproduct</u>(s) available for reuse, recycling or disposal. The categories of MHSM generators are residential, designated IC&I business, and all IC&I.

"In Good Standing" means a steward Steward who is current with its financial and reporting obligations to Stewardship Ontario.

"Industry Funding Organization (IFO)]" means the organization designated by regulation with responsibility for implementing the MHSW Program planPlan including collection of fees from Stewards to cover the costs of developing, implementing and operating the diversion program and to cover associated costs of wpoRPRA and the Ministry of the Environment and <u>Climate Change</u>.

<u>"Industry Stewardship Plan (ISP)</u> means a <u>RPRA or</u> Waste Diversion Ontario_approved plan allowing one or more <u>stewardsStewards</u> to manage wastes that have been designated for a recycling program by the Minister-<u>of the Environment.</u>

"Industry Stewardship Organization (ISO)" means any organization (including one stewardSteward or a group of stewardsStewards) that submits an Industry Stewardship Plan (ISP) to wboRPRA, or its predecessor, Waste Diversion Ontario, for review.
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"Interest" means the amount calculated using the prime rate per annum established by the CIBC as at the close of business on the first day of each month plus four percent compounded monthly.

"Methodology" means the process the steward Steward used to:

(a) (a) <u>Determinedetermine</u> MHSM Supplied including data sources, percentage allocation of data reported, data collection systems, and the use of calculators, worksheets or mathematical <u>formulas</u> formulae, whether or not they were previously approved by Stewardship Ontario; and
 (b) (b) <u>Determinedetermine</u> exclusions.

"MHSM Packaging" means materials that are used for the containment, protection, handling, delivery and presentation of MHSM Supplied.

"MHSW Program Plan" means the plan most recently approved by the Minister.

"Minister" or "Ministry" means Minister or Ministry of the Environment and Climate Change for the Province of Ontario.

"Municipal Hazardous or Special Materials (MHSM)" means those goods and products set out in Appendix A which are Supplied and that result in the generation of MHSW.

"Municipal Hazardous or Special Waste (MHSW)" means waste that consists of any one of the following materials, or any combination of them:

- •• Antifreeze, and the containers in which they are contained
- ---Fertilizers and the containers in which they are contained
- •• Oil filters after they have been used for their intended purpose
- Oil Containers that have a capacity of 30 litres or less and that were manufactured and used for the purpose of containing lubricating oil



- •• Pesticides and the containers in which they are contained.
- Paints and Coatings, and the containers in which they are contained
- •• Pressurized containers
- Solvents, and the containers in which they are contained
- ••_Single-use dry cell batteries

Ontario Regulation 11/12 means the Regulation made under the *Waste Diversion Act* that amends Ontario Regulation 542 by adding clauses setting out the manner in which deficit recovery fees and quarterly fees are to be calculated (see Appendix D of these rules).

<u>"Ontario Regulation 542/06</u>" means the Regulation made under the Waste Diversion Act that designates MHSW and that designates Stewardship Ontario as the IFO for MHSW.

"Person" means an individual, partnership, joint venture, sole proprietorship, company or corporation, government (whether national, federal, provincial, state, municipal, city, county or otherwise and including any instrumentality, division, body, department, board or agency of any of them), trust, trustee, executor, administrator or any other kind of legal personal representative, unincorporated organization, association, institution, entity, however designated.

"Primary Contact" means an individual identified member of the Steward's organization appointed by the steward Steward pursuant to the Primary Contact Policy as the posted on the Stewardship Ontario website [insert link] (for new Stewards who join the MHSW Program on or after January 1, 2018) as the Steward's authorized officer, person or agent, of the steward under whose authority a Quarterly MHSM steward's Steward Report is Filed, or amended as set out in Section 3 and Section 4. A Primary Contact may also act as the stewards' Billing Contact and/or Environmental Lead.

"Private Label Goods" means goods that carry the brand or trademark Brand of a Brand Owner and are Supplied to consumers by such Brand Owner that is a retail outlet in Ontario.

"Program Request Letter" means the letter from the Minister to Waste Diversion Ontario



(WDO) dated December 12, 2006 requiring Waste Diversion Ontario to develop a waste diversion program in respect of certain categories of <u>Municipal Hazardous or Special Waste.</u><u>MHSW.</u>

"**Proxy Report**" means a prior Quarterly MHSM Steward's Report used by Stewardship Ontario in the event that a <u>stewardSteward</u> does not meet its <u>filingFiling</u> obligation <u>as referred</u> to in <u>Section 3.1.3</u> accordance with these Rules.

"Published Address" means an address appearing in a current telephone directory or a recognized current published business directory.

"Quarterly MHSM Steward's Report" means a report prepared by a <u>stewardSteward</u> describing the aggregate quantity of MHSM, that was Supplied in the Data Period by the <u>stewardSteward</u> or <u>hisits</u> Franchisees and/or Affiliates containing the information in accordance with Section <u>3.1.217</u> and Filed with Stewardship Ontario in <u>the timeframe set out</u> <u>inaccordance with</u> Appendix C.

"Reporting Obligation Period" means the period for which a steward Steward is required to report as described in Appendix C.

"Resident in Ontario" with respect to a corporation, means a corporation that has a permanent establishment in Ontario in accordance with the provisions of Appendix B.

"Resource Recovery and Productivity Authority (RPRA)" is a corporation which oversees the operation of Stewardship Ontario and the MHSW Program in accordance with the Waste Diversion Transition Act, 2016. RPRA is the successor to Waste Diversion Ontario.

"Rules" means these rules.

Secondary Contact means an individual identified by the steward who must be empowered to act on behalf of the Primary Contact, should the Primary Contact not be available.



"Service Cost" is any waste management <u>costsCost</u> including the costs to collect, transport, consolidate, process and dispose of MHSW.

Start-up Costs means any unrecovered costs incurred by Stewardship Ontario and Waste Diversion Ontario related to the MHSW Program Plan.

"Steward" means a person who is obligated with respect to MHSM in accordance with Part III of these Rules

"Steward Share Assessment" means the individual steward's Steward's share of the total quantities reported to Stewardship Ontario by Fee Category.

"Stewardship Ontario" is the Not-for-profit Corporation incorporated under the Ontario Corporations Act and continued by Regulation 542 under the *Waste Diversion Act* as the IFO and under the *Waste Diversion Transition Act* for MHSW Program.- It is also the IFO for Designated Blue Box Waste.

"Supplied" means sold, leased, donated, disposed of, used, transferred the possession or title of or otherwise made available or distributed for use in the Province of Ontario by a Generator. Supply and Supplies have similar meanings.

Waste Diversion Ontario is the Non-crown Corporation created under the Waste Diversion Act, 2002 "Voluntary Reporter" means a Person who elects to develop, implement and operate waste diversion programs.



1. Introduction

These Rules do not revoke or amend any previously approved Rules for stewards with Respect to Payment of Fees respecting Municipal Hazardous or Special Materials (MHSM) during the period they were effective. The following Rules relate to the Municipal Hazardous or Special Waste (MHSW) Program, and become effective January 1, 2017. The definitions of capitalized words used a Voluntary Reporter in accordance with section 11 of these Rules are defined above.

For reporting and fee calculation, "WeRecycle Portal" means the internet portal that must be used by all Stewards when submitting their Quarterly MHSM is organized into nine material classes as outlined Steward Reports.

PART II: APPLICATION, DURATION, NONCOMPLIANCE, POLICIES, NOTICE, CONFIDENTIALITY

Application of These Rules

- 2. These Rules apply to all:
 - (a) Stewards who are obligated to File a Quarterly MHSM Steward Report in the current year;
 - (b) Stewards (regardless of whether they have Registered) who were obligated but failed to File a Quarterly MHSM Steward Report in a prior year;¹
 - (c) New Stewards who began Supplying MHSM in the current year or who began MHSM in a prior year but did not Register at that time;
 - (d) Stewards who make an Adjustment Request in the current year in accordance with the Policy for Steward-Initiated Adjustment Requests in Appendix E and on the Stewardship Ontario website [insert link] for any current or prior Quarterly MHSM Steward Report; and
 - (e) Steward requests for Dispute Resolution made in the current year.

Duration of These Rules

¹ These Rules apply to all Quarterly MHSM Steward Report which should have been Filed but were not Filed by a Steward for a prior Data Year. However, the calculation of Fees associated with any past unfiled Quarterly MHSM Steward Report will be calculated in accordance with the Stewardship Fee rates applied in each of the applicable prior Data Years. 2017 Ontario MHSW Rules – FINAL.docx MHSW 2018 Rules Page 20 of 58



- 3. These Rules:
 - (a) remain in force from the time that they are approved by RPRA and posted on the Stewardship Ontario website until the time they are replaced on the Stewardship Ontario website with RPRA-approved Rules; and
 - (b) shall be automatically amended for years subsequent to 2018 by substituting the year appearing in these Rules with the subsequent year unless or until new rules are approved by RPRA and are posted on the Stewardship Ontario website.

Noncompliance with These Rules

<u>4. All Stewards are required to comply with these Rules. Failure to comply with these Rules may result in penalties and interest and/or compliance and enforcement actions undertaken by Stewardship Ontario and/or RPRA as provided for:</u>

(a) in these Rules or in Stewardship Ontario policies;

(b) in the Waste Diversion Transition Act, 2016;

- (c) in the Regulations,
- (d) in the Penalty and Interest Policy in Appendix F of these Rules and on the Stewardship Ontario website [insert link], or
- (e) as otherwise permitted by RPRA or the Ministry.

Policies, Guidance and Interpretive Memoranda

5. Stewardship Ontario may, but is not required to, publish on the Stewardship Ontario website policies, guidance, and interpretive memoranda (collectively "secondary guidance") with respect to these Rules that must be followed by Stewards. In the event of any conflict between the Rules and any secondary guidance, the Rules shall prevail.

Notice to Stewardship Ontario

6. A. Steward must inform Stewardship Ontario within 30 days of its change of address, change of Primary Contact, bankruptcy, closing, merger, acquisition, sale, or divestiture of



all or part of its business and any impact on the Steward's obligation to pay Stewardship Fees. All notices to Stewardship Ontario shall be provided:

(a) in writing, addressed to Stewardship Ontario, 1 St. Clair Avenue West, Suite 700, Toronto, ON, M4V 1K6, Attention: CFO; or

(b) by email to werecycle@stewardshipontario.ca.

Notice to Stewards

7. All Stewards (regardless of whether the Steward has Registered with Stewardship Ontario) are deemed to have notice of the contents of these Rules and are bound by these Rules, including the reporting and payment obligations from the time that these Rules are approved by RPRA and posted on the Stewardship Ontario website.

Publishing of Company Names

- 8. Stewardship Ontario may, but is not required to, publish any of the following:
 - (a) the names of Stewards Filing a Quarterly MHSM Steward Report with Stewardship Ontario;
 - (b) a list of all Stewards In Good Standing;
 - (c) a registry of all Brands reported in Quarterly MHSM Steward Reports; and
 - (d) the names of any Person that may appear to be a Steward Resident in Ontario, but which it has determined upon investigation is not Resident in Ontario.

Confidentiality

- 9. Stewardship Ontario will use reasonable diligence and care to prevent the unauthorized disclosure of a Steward's Confidential Information. Stewardship Ontario may disclose Confidential Information:
 - (a) to its administrative service provider or a third party auditor, provided that the administrative service provider or the third party auditor also agrees to protect the Steward's Confidential Information;



(b) to the RPRA or the Ministry as permitted by law or the MHSW Program Plan or

MHSW Program Agreement; or

(c) in accordance with the Steward's consent.

PART III: DESIGNATION OF STEWARDS

2. Designation of Stewards

For the purpose of determining which Person shall be designated as a <u>stewardSteward</u> for a particular category of MHSM₁ the following provisions shall apply₇ in the order in which they are set out.

<u>10.</u> If two or more Persons are designated as a <u>stewardSteward</u> pursuant to the following provisions, then the earlier provision shall prevail:

- 2.2.(a) A Brand Owner is designated as a steward<u>Steward</u> with respect to all MHSM, for which it is the Brand Owner and Supplied such MHSM during the Data Period.
- 2.3.(b) A First Importer is designated as a steward<u>Steward</u> with respect to all MHSM for which it is the First Importer and Supplied such MHSM during the Data Period.
- 2.4.(c) A Franchisor which is <u>Residentresident</u> in Ontario is designated as a <u>stewardSteward</u> with respect to all MHSM Supplied within the <u>relevantOntario</u> Franchise System during the Data Period.
- 2.5.(d) In the event there is more than one Brand Owner for the same MHSM, the Brand Owner more directly connected to the production of the MHSM shall be designated as the <u>stewardSteward</u>, but where the Brand Owner is a Franchisor that is Resident in Ontario, the Franchisor shall be designated as the <u>stewardSteward</u> for its Ontario Franchise system.
- 2.6.(e) In the event there is no identifiable <u>brandBrand</u> on a particular MHSM product or good and if the manufacturer of the MHSM is Resident in Ontario, the manufacturer of such MHSM shall be designated as the <u>stewardSteward</u> for such MHSM, otherwise the First Importer shall be designated as the



steward Steward for such MHSM.

Voluntary Reporter

- 11.A Person may elect to become a Voluntary Reporter upon execution of Stewardship
 - Ontario's Voluntary Stewardship Agreement [insert link] by:

(a) the Steward;

(b) the Voluntary Reporter; and

(c) Stewardship Ontario.

Voluntary Reporters must comply with these Rules and the Voluntary Reporter

Agreement.

Voluntary Reporter Fails to Comply with Obligations

<u>12. In the event that the Voluntary Reporter defaults on its responsibility to report with respect</u> to the MHSM Supplied in Ontario, the obligation for that MHSM will revert to the Steward in accordance with the Voluntary Reporter Agreement.

PART IV: STEWARD REPORTING

3. Reporting <u>and FeesCategories</u>

<u>13. Steward</u>-For reporting and fee calculation, MHSM is organized into nine material classes as outlined in Appendix A.

Reporting Deadline for Stewards and Voluntary Reporters

- 14. Following notification, every steward Every Steward and Voluntary Reporter shall-:
 - (a) File a Quarterly MHSM <u>stewards'Steward</u> Report in accordance with <u>the timetable in</u> Appendix C₇;
 - (b) if applicable, immediately File all overdue Steward Reports; and
 - 3.1.1.(c) if applicable, File a Quarterly MHSM Steward Report within 9060 calendar days

of receiving<u>after</u> such notification and pay fees. A steward is notified: <u>Person becomes a Steward or</u> <u>Voluntary Reporter pursuant to Part X</u>

3.1.1.1. On the day the steward receives personal service via email of how to obtain a copy of these Rules, or



3.1.1.2. Three days following the sending by prepaid first class postage to the steward, at its Published Address, a copy of these Rules or a written notice of how to obtain a copy of these Rules.

Quarterly MHSM Stewards' using the WeRecycle Portal [insert link].

Stewards Who Fail to Register With Stewardship Ontario

- <u>15. A Steward who begins Supplying MHSM, who has not registered with an ISP, must</u> <u>Register with Stewardship Ontario within 60 days. Any Steward who fails to Register with</u> <u>Stewardship Ontario within 60 days of beginning to Supply MHSM in Ontario:</u> <u>(a) will be subject to compliance and enforcement by Stewardship Ontario, RPRA</u>
 - and/or MOECC; and
 - (b) is required to pay the penalties and interest in accordance with the Penalty and Interest Policy in Appendix F and on the Stewardship Ontario website [insert link].

Reporting for Affiliates and/or Franchisees

<u>16. A Steward, including Franchisors, shall report for its Ontario Affiliates and/or Franchisees</u> <u>under one Steward number. Any Person whose MHSM is included in its Affiliates' or</u> <u>Franchisors' Annual Steward Report shall not File a separate Quarterly MHSM Steward</u> <u>Report. Affiliates must seek Stewardship Ontario's approval to report separately.</u>

Contents of Quarterly MHSM Steward Report

3.1.2.17. Quarterly MHSM Steward Reports must include the following information (currently submitted on the Stewardship Ontario reporting portal located at https://werecycle.cssalliance.ca/)Filed on the WeRecycle Portal:

3.1.2.1.(a) Obligation Period obligation period of the Quarterly MHSM Steward's

Report;

3.1.2.2.(b) <u>Contact contact</u> information such as email addresses and phone numbers for the <u>steward'sSteward's</u> Primary Contact, Billing Contact, Secondary Contacts and Environmental Lead;

3.1.2.3.(C) <u>Company</u> name, mailing address, phone number, and sector;

<u>3.1.2.4.(d)</u> <u>Quantities</u> of materials Supplied according to the reporting



categories and units of measure as laid out in Appendix A;

- 3.1.2.5.(e) <u>Description description</u> of Methodology used to prepare the Quarterly MHSM <u>Steward'sSteward</u> Report including any significant events resulting in any material change(s) to quantities reported;
- 3.1.2.6.(f) <u>Description description</u> of any excluded waste <u>deductions</u> from the Quarterly MHSM <u>Steward's Steward</u> Report;

3.1.2.7.(g) Listlist of Brands covered included in the Quarterly MHSM

Steward's Steward Report, and any changes in Brands since the prior Reporting Obligation Period;

3.1.2.8.(h) Listlist of all Affiliates and/or Franchisees included in the Quarterly MHSM <u>Steward's Steward</u> Report;

3.1.2.9.(i) Declaration of accuracy of contents of the Quarterly MHSM

Steward's Steward Report.

3.1.3. Every steward shall File subsequent Quarterly MHSM Steward's Reports with Stewardship Ontario in accordance with Appendix C.

Quarterly MHSM Steward's Reports shall contain accurate data. If a steward identifies any errors in any Quarterly MHSM Steward's Report after submission, they must notify Stewardship Ontario in writing via email to <u>WeRecycle@stewardshipontario.ca</u> with full particulars of the error. Failure to do so will result in the obligation to pay Administrative Fees.

Consequences of Late Filing or Non-Filing of the MHSM Quarterly Steward Report

3.1.5.18. Stewards that fail to File a Quarterly MHSM Stewards' Report by the date specified in Appendix C will be subject to:

(a) <u>Administrative Fees; penalties and interest in accordance with the Penalty and Interest</u> Policy in Appendix F and on the Stewardship Ontario website [insert link];

3.1.5.1.–<u>the</u>

3.1.5.2.(b) The use by Stewardship Ontario of such steward's a Proxy Report using

the Steward's highest quantities contained in any of its prior four quarters and which plus

<u>10 percent</u> shall constitute the Quarterly MHSM <u>steward'sSteward</u> Report then due (Proxy Report);

3.1.5.3.(c) <u>Anan</u> adjustment invoice associated with the reconciliation of the quantities used by Stewardship Ontario to the actual quantities reported by the



steward Steward;

- 3.1.5.3. The quantities set out in a Proxy Report will be increased by 10% thereof on every successive instance of non-reporting by a steward;
- 3.1.5.3. Where a Proxy Report has been used, the steward is required to submit actual quantities to Stewardship Ontario at which point, Stewardship Ontario will complete report adjustments.
- 3.1.5. Stewards shall provide notice in writing to Stewardship Ontario at its mailing address (currently 1 St. Clair Ave. West, 7th Floor, Toronto, ON M4V 1K6), or via email to <u>WeRecycle@stewardshipontario.ca</u> of any changes to its status as a steward, or if it ceases to be a steward, as per Section 2 of these Rules, or the nature of its structure or business, together with an explanation and supporting documentation within 10 (ten) business days of such change.
- 3.1.5. A steward shall report for its Affiliates and Franchisees under one steward number. Any steward whose MHSM is included in a Quarterly MHSM Steward's Report of its Affiliate need not file a separate Quarterly MHSM Steward's Report.

Errors in the Quarterly MHSM Steward Report

<u>19. Quarterly MHSM Steward Reports shall contain accurate data. If a Steward or a</u> <u>Voluntary Reporter identifies any errors in any Quarterly MHSM Steward Report after</u> <u>submission, the Steward or Voluntary Reporter must notify² Stewardship Ontario</u> <u>within 30 days in writing via email to WeRecycle@stewardshipontario.ca with full</u> <u>particulars of the error.</u>

Financial Responsibility for Underreporting By a Voluntary Reporter

20. Where a Voluntary Reporter has made an underreporting error in the Quarterly MHSW Steward Report, financial responsibility as between the Steward and the Voluntary Reporter for the error and any interest or other penalties associated with the error is governed by the Voluntary Reporter Agreement between the Steward, the Voluntary Reporter and Stewardship Ontario.

Steward-Initiated Adjustment Requests to Quarterly MHSM Steward Report

21. A Steward who is In Good Standing may make a request to correct an error in a

² This is only a requirement to *notify* - not to submit an adjustment request. Stewards still have two years to submit an adjustment request as outlined in the Steward Initiated Adjustment Policy.



Quarterly MHSM Steward Report in accordance with the:

- (a) Policy for Steward-Initiated Adjustment Requests in Appendix E and on the Stewardship Ontario website [insert link]; and
- (b) Penalty and Interest Policy in Appendix F and on the Stewardship Ontario website [insert link].

This section applies with necessary modifications to a Voluntary Reporter who requests an Adjustment to a Quarterly MHSW Steward Report.

Corrections to the Quarterly MHSM Steward Report Initiated By Stewardship Ontario

22. Stewardship Ontario may require changes to a Filed Quarterly MHSM Steward Report following a third party review or report validation by Stewardship Ontario. Stewards will be required to pay third party fees associated with any MHSM underreporting for a maximum of five years of Quarterly MHSM Steward Reports prior to the current calendar year.³

3.2. Part V: Steward Fees, Fee Components Penalties and Interest

<u>3.2.1.23.</u> Stewards shall pay fees_to Stewardship Ontario in accordance with the following:

3.2.1.1.(a) The Steward Share Assessment with respect to the Reporting Obligation Period for all MHSM classes as set out in Appendix A and according to Table 2 as set out in Appendix C. The formula to calculate the Steward Share Assessment will be as is specified in Section 5(1) of Regulation 542/06 as amended by *O*. *Reg11/12*.

3.2.2.0. The Deficit Recovery Fee will be paid in twelve (12) equal instalments according<u>Subject</u> to the timetable set out in Table 3, Appendix C. The formula to calculate the Steward Share Assessment<u>Or Voluntary Reporter satisfying the requirements</u> of the deficit will be as specified in Section 4(2) of *Regulation 542/06* as amended by *O. Reg.11/12*. If a steward ceases to Supply MHSM it shall promptly give notice in writing or email to <u>Policy</u> for Steward-Initiated Adjustment Requests in Appendix E and on the

³ For example, stewards are responsible for the fees (if any) associated with errors in a prior quarterly MHSM Steward report discovered by stewardship Ontario in the current calendar year (2018) for up to five prior calendar years (20 Quarterly MHSM Steward Reports) (2017, 2016, 2015, 2014, and 2013).



Stewardship Ontario whereupon all Deficit Recovery Fees owing shall become immediately due and payable unless made otherwise payable under a written agreement between the steward and Stewardship Ontario.

3.2.4.(b) <u>Inwebsite, in</u> the event that the quantities reported in <u>athe</u> Quarterly MHSM <u>Steward'sSteward</u> Report are inaccurate, Stewardship Ontario shall issue <u>to the</u> <u>Steward</u> an invoice or a credit note as the case may be, to the steward for the amount of fees owing or overpaid on account of the error based on the total quantities reported into Stewardship Ontario by all <u>stewardsStewards</u> by the reporting deadline.

<u>(c) lf-:</u>

(i) a steward's Steward's Quarterly MHSM steward's Steward Report is determined to be inaccurate either prior to or subsequent to the effective date of these Rules, and such steward

(ii) the Steward is required as a result to pay additional fees or is entitled to a credit, whether on account of the Deficit Recovery Fee, or the quarterly fees due under

3.2.5. these Rules, the amounts so paid or credited will be applied to adjust the costs in the relevant MHSM class in the subsequent quarter period, in relation to the MHSM class in respect of which such fees were paid.

3.2.5. Stewards who fail to pay fees by the dates specified in the timetable set out in Tables 2 and 3 of Appendix C will be subject to:

> 3.2.5.0. A penalty calculated at 10% of fees due and payable; 3.2.5.0. Interest on the unpaid fees; and 3.2.5.0. An Administrative Fee.

- 3.2.5. Interest charges, calculated at CIBC Prime plus 4% compounded monthly on past due fees and penalties, to begin accruing on the business day immediately following the payment due date specified in Appendix C.
- 3.2.5. Stewardship Ontario may waive all or part of any penalties, Interest or Administrative Fees, otherwise payable under these Rules.
- 3.2.5. Stewards may request an adjustment in quantities to a previously submitted Quarterly MHSM Steward's Report for a period of up to two years from the Fee Payment Due dates identified in Appendix C. This two



year period does not apply if adjustments result due to audits conducted by Stewardship Ontario as per section 4.1.2. Stewardship Ontario reserves the right to review the adjustment request for accuracy and issue an invoice or credit note as is applicable.

Annual True Up

3.2.6.24. Stewardship Ontario will conduct an annualized reconciliation (annual true up) as if the Steward Share Assessments were calculated on an annual basis. In the event that the amount <u>so</u>-calculated is different from the aggregate of the <u>steward'sSteward's</u> four quarterly invoices, <u>including any adjustments for that quarter</u> (calculated using the quarterly Steward Share Assessments), then Stewardship Ontario shall -prepare a credit note or a debit note to adjust the <u>steward'sSteward's</u> amount owing to equal the amount calculated based on annual data. Stewardship Ontario shall give notice by way of invoice or credit note to each <u>stewardSteward</u>. Any such additional fee shall be payable within 30 (<u>thirty</u>) calendar days of the sending of such invoice.

Relief from Requirements to Report and Pay Fees

25. Any steward Steward that-:

- (a) is In Good Standing
- (b) intends to join a WDO-an RPRA-approved Industry Stewardship Plan (ISP) covering MHSM which that steward generates, that is In Good Standing and generated by the Steward;
- (c) has received <u>wpoRPRA</u> approval to join the ISP, and
- (d) adheres to any additional criteria agreed to between Stewardship Ontario and/or RPRA, and the ISO,

is no longer required to report to Stewardship Ontario for the related MHSM <u>suppliedSupplied</u> on and after the date that the steward is accepted to join to which the ISP. Such steward must also adhere to any additional criteria agreed to between Stewardship Ontario and/or WDO and the ISO. <u>applies</u>.

3.3.0. Stewards shall File notice of any changes of information described in 3.1.2 within 20 (twenty) business days of such change

3. <u>General Program Rules</u> 3.3. Record Provision and Retention



PART VI: COMPLIANCE

Penalties and Interest

26. Stewardship Ontario shall impose penalties and interest on a Steward or Voluntary Reporter in accordance with the Penalty and Interest Policy in Appendix F and on the Stewardship Ontario website [insert link].

Steward and Voluntary Reporter Records Retention

- 27. All Stewards and Voluntary Reporters shall retain all of the records to substantiate and verify the accuracy of the information submitted in their Quarterly MHSM Steward Report for a period of not less than five years from the date of submission. Any Steward or Voluntary Reporter who fails to produce documentation to substantiate its Quarterly MHSM Steward Report Filed during the five year retention period must pay Stewardship Fees on the total amount of MHSM:
 - (a) substantiated by the available documentation; or
 - (b) based on an estimate calculated with reference to a prior or subsequent Quarters' MHSM Steward Report; or
 - (c) as determined by a third-party auditor,

whichever is greatest. Stewards are subject to the Penalty and Interest Policy in Appendix F and on the Stewardship Ontario website [insert link] with respect to any quantities of MHSM found to have been underreported.

Duty to Comply with Stewardship Ontario's Requests for Documentation

- 28. Upon <u>written</u> request from Stewardship Ontario, <u>stewardsStewards and Voluntary Reporters</u> shall <u>promptlywithin 30 days</u> provide documentation in support of <u>the completeness of their steward</u> reports. Such documentation may include their Quarterly MHSM Steward Report, including, but is not limited to, <u>the following:</u>
 - (a) data used by stewards <u>Stewards or Voluntary Reporter</u> in the preparation of any Quarterly MHSM <u>Steward'sSteward</u> Report; all
 - (b) relevant information regarding Affiliates and/or Franchisees included in the report; Quarterly MHSM Steward Report;



- (c) calculation Methodology-;
- 3.3.1.(d) product data such as samples or product information provided by vendors; audit reports; list of brands reported and list of brands excluded from report.
- (e) Stewards shall retain records to substantiate and verify the quantities set out in their audit reports; and
- (f) a list of Brands included or excluded in the Quarterly MHSM <u>steward'sSteward</u> Report for a period of not less than five years and any changes in Brands from those Brands reported in the date of the prior Quarterly MHSM <u>steward'sSteward</u> Report to which they relate. Upon request, a steward.

Duty to Provide Access to Stewardship Ontario

<u>29. A Steward or Voluntary Reporter</u> shall grant access <u>during business hours</u> to Stewardship Ontario to examine<u>Or</u> its books and records to enable Stewardship Ontario to audit and <u>authorized</u> <u>representative to</u> inspect <u>such records respecting any Quarterly MHSM</u> and review the Steward's <u>Report records maintained in accordance with the Rules for</u> up to five years after the date of <u>receipt of such Filing deadline for the Quarterly MHSM Steward Report.</u>

Duty to Cooperate with a Verification Audit

- 30. At the request of Stewardship Ontario, a Steward or Voluntary Reporter must:
 - (a) provide confirmation from a senior officer with authority to bind the steward confirming that the data contained in the Quarterly MHSM steward's Steward Report is accurate and complete; and
 - (b) cooperate in an audit or review of the Steward's records, including:
 - (i) providing Stewardship Ontario with all requested documentation, data, records and reports within 30 days of such request; and
 - 3.3.2.(ii) providing access to the Steward's business premises by Stewardship Ontario,-, its administrative service provider, or an independent third-party within 30 days of such request.

PART VIII: DISPUTE RESOLUTION



3.4. Dispute Resolution Policy and Procedure

Disputes between Stewardship Ontario and a steward respecting a steward's obligations under section 31 of the Waste Diversion Act or under the Rules made by Stewardship Ontario under section 30 <u>Steward or</u> Voluntary Reporter regarding the payment of the Waste Diversion Act,<u>Stewardship Fees</u> shall be initiated according to addressed through the dispute resolution process that is published<u>Dispute</u> <u>Resolution Policy posted</u> on the <u>Stewardship Ontario</u> website's (www.stewardshipontario.ca) and Waste Diversion Ontario's Website (www.wdo.ca).

3.4. Interpretive Memoranda

Stewardship Ontario may publish on its website currently at www.stewardshipontaro.ca interpretive memoranda and guidebooks describing its interpretations of these Rules and how it proposes to administer them.

3.4. Publishing of Company Names

Stewardship Ontario may publish any of the following:

3.4.8. The names of stewards Filing Quarterly MHSM Steward's Reports with Stewardship Ontario; 3.4.9.31. [attach link]. A list of stewards Steward must be In Good Standing; to invoke

Dispute Resolution.

- 3.4.9. The registry of all Brands reported in Quarterly MHSM Steward's Reports; and
- 3.4.9. The names of any Person that may appear to be a steward Resident in Ontario, but which it has determined upon investigation is not Resident in Ontario.

3.4. Non-compliance with these Rules

Failure to comply with these Rules is a violation of these Rules and stewards may be subject to enforcement under the *Waste Diversion Act (2002)*, and/or subject to Administrative Fees.

3.4. Duration of these Rules

These Rules shall remain in force until replaced or modified by subsequent Rules made. In the event no subsequent Rules are made after the end of 2017, the dates specified in these Rules shall be automatically amended by substituting the year appearing in these Rules with the subsequent year.

Appendix A

Municipal Hazardous or Special Materials Class Definitions and Reporting Information

The following tables contain definitions for all the material classes included in the MHSW Program.

The following tables contain definitions for all the material classes included in the Municipal Hazardous or Special Waste (MHSW) Program.

The following materials are defined by one or more of the following Acts, Standards, and/or Regulations:

- _____Waste Diversion <u>Transition</u> Act, <u>2002</u>2016 (Ontario)
- Environmental Protection Act (Ontario)
- Fertilizers Act (Canada)
- <u>Fertilizers Regulations (Canada)</u>
- Hazardous Products Act (Canada)
- Pest Control Products Act (Canada)
- SOR/2001-269 Canadian Standards Association Standard Z752-03
- Waste Diversion <u>Transition</u> Act, <u>2002</u>2016, Ontario Regulation <u>Section</u> <u>542/06</u>387/16
- Waste Diversion <u>Transition</u> Act, <u>2002</u>2016, Ontario Regulation <u>Section 11/12</u>389/16
 Waste Diversion Act, 2002, Ontario Regulation Section 393/04
- Environmental Protection Act, Ontario Regulation 347
- Environmental Protection Act, Ontario Regulation <u>189/94463/10</u>
- Fortilizers Regulations (Canada)



Key for using Tables of Material Class Definitions and Reporting Information in Appendix A:

Material Class Definitions	Provides the name and a definition for each of the 9 (nine) material classes designated under the MHSW Program.
Notes	Provides clarifying information for the material definition and any other general comments on the material class.
Sector(s) into which MHSM is Supplied	 Identifies the sector(s) into which materials must be Supplied to be included in the MHSW Program: The residential sector; and/or All industrial-commercial-institutional (IC&I) sectors; and/or Designated IC&I businesses (e.g. small quantity generator—a business that generates MHSW and is not required to submit a generator registration report as per subsection 18(1) of Regulation 347 under the Environmental Protection Act and that does not return more than 100 kg per month of MHSW through the program).
Examples	Contains a list of product examples. Note: This is not intended to be an exhaustive list.
Exclusions	Identifies product exemptions for each material class.
Reporting Category	Indicates all sub categories for each material class, as it appears on the steward reporting site.
Unit of Measure	Contains the unit of measure that stewards will be required to report.
Fee Category	Provides the Fee Category name against which the material reporting category will be invoiced.

Notes	Sector(s) into which MHSM is Supplied	Examples	Exclusions	Reporting Category	Unit of Measure	Fee Category
 Containers of packaged antifreeze are included if they have a volume equal 	 Residential All IC&I Businesses 	 Includes premixed (water diluted) and concentrated product 	 Factory fill initial charge of vehicle antifreeze Plumbing antifreeze 	Packaged	Volume in litres	Antifreeze
to or less than 30 litres		 Antifreeze Supplied in all container sizes including Bulk and Packaged Bulk is Supplied in containers greater than 30 litres (e.g. delivered using a tanker trailer) Packaged is Supplied in containers equal to or less than 30 litres 	 Vehicle windshield antifreeze Product marketed as industrial heat transfer fluid Fuel (gasoline & diesel) antifreeze Lock de-icer Air brake antifreeze Antifreeze which does not contain ethylene or propylene glycol 	Bulk	Volume in litres	Antifreeze

Antifreeze

Fertilizers

 Includes containers in which it is contained 	 Residential Designated IC&I 	 All N-P-K fertilizers, micronutrients and 	 Compost (that does not make an 	Fertilizers	N/ . I	
	Businesses (small quantity generator)	 supplements that are required to be registered under the <i>Fertilizers Act</i> (<i>Canada</i>), and therefore would bear a <i>Fertilizers Act</i> registration number Supplied in containers equal to or less than 30 litres and/or 30 kilograms including Products that have a registration number and are used by homeowners, commercial applications, or agricultural operations Herbicide and fertilizer combination products (weed and feed) Crabgrass control and fertilizer combination products, other fertilizer and pesticide combination products Micronutrient mixes that contain micronutrient 	 N-P-K claim) Fertilizers and supplements exempted from registration including: a) fertilizers and supplements set out in Schedule II (<i>Fertilizer</i> <i>Regulations</i>); b) farm fertilizers that do not contain pesticides and that satisfy section 10 (<i>Fertilizer</i> <i>Regulations</i>); c) supplements sold only for correction of soil acidity or alkalinity; d) supplements referred to in subsections 10.2(1),10.2(1.1), 10.2(3) and 10.2(5) (<i>Fertilizer</i> <i>Regulations</i>) e) peat, peat moss, sphagnum moss, tree bark and other fibrous organic matter that is represented for use only in improving the physical conditions of the soil; f) customer-formula fertilizers; 		Volume in litres or weight in kilograms	Fertilizers

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Fertilizers

Means packaged products regulated under the Fertilizer's Act (Canada).

Notes	Sector(s) into which MHSM is Supplied	Examples	Exclusions	Reporting Category	Unit of Measure	Fee Category
		only such as chelated iron or chelated copper • Fertilizers that are growth regulants such as rooting hormones	 g) specialty fertilizers, other than those referred to in paragraph (b) of the definition "specialty fertilizers", that do not contain pesticides; and h) potting soils that contain supplements, if those supplements are registered under the <i>Fertilizers Act</i>. Fertilizers Supplied in containers greater than 30 litres and/or 30 kilograms 			

Notes	Sector(s) into which MHSM is Supplied	Examples	Exclusions	Reporting Category	Unit of Measure	Fee Category
For this purpose,	Residential	 Containers that contained 	Containers that contained	Oil	Volume in	Oil
"lubricating oil" means	All IC&I	Lubricating Oil	Ethylene glycol heat transfer	Containers	litres	Containers
petroleum-derived or	Businesses		fluid			
synthetic crankcase oil,			Propylene glycol heat transfer			
engine oil, hydraulic fluid, transmission fluid, gear oil,			fluid			
heat transfer fluid, or other			Silicone heat transfer fluid Supplementation			
oil or fluid used for			 Synthetic aromatic hydrocarbon heat transfer fluid 			
lubricating machinery or			Glycol-based heat transfer fluid			
equipment and includes:			Water glycol hydraulic fluid			
			Phosphate ester hydraulic fluid			
 Any crankcase or engine 			Hydraulic oil dye			
oil			Polyglycol synthetic			
 Hydraulic fluid 			compressor oil			
 Polyol ester fluids 			• Base oil, including re-refined			
 Circulating oil or turbine 			base oil			
oil			• Grease			
Paper machine oil			• Oil additive			
Transmission fluid			 Oil treatment 			
Power steering fluid			 Diesel fuel treatment 			
• Gear oil			 Cleaning/flushing fluids for 			
Vegetable oil for			motors/equipment			
lubrication			 Winter start fluid 			
Re-refined oil			• Brake fluid			
Electrical insulating oil			 Undercoating 			
 Refrigeration system oil 			 Penetrating oil 			

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Compressor oil	Hydraulic jack oil
Mineral heat transfer	• 3-in-1 household oil
fluid	 Aerosol propelled lubricant
 Marine engine oil for 	• Gun oil
vessels operating	• Kerosene
domestically	Urethane coating
 Metal working oil 	• Sewing machine oil
• Form release oil	Cooking oil
• Textile oil	Windshield washer fluid
• Chain oil	
• Rock drill oil	
• 2-cycle engine oil	
• Gasoline / 2-cycle engine	
oil mixes	
• Saw guide oil	
 Drawing, stamping and 	
shaping oil	
• Process oil	
• Dedusting oil	
Marine cylinder oil	
 Machine tool and 	
slideway lubricant	
 Natural gas compressor 	
oil	
Conveyor lube	
• Dripless lube	
• Quenching oil	
Pneumatic system oil	
Rustproof oil	
 Food grade white mineral 	
oil	

Oil Filters

Means filters produced and/or arriving into the province, and which are for sale, directly or as part of a product, in Ontario.

Notes	Sector(s) into which MHSM is Supplied	Examples	Exclusions	Reporting Category	Unit of Measure	Fee Category
• None	 Residential All IC&I Businesses 	 Spin-on or element style filters that are used in hydraulic, transmission or internal combustion engine applications Diesel fuel filters 	 Gasoline fuel filters Air filters Household furnace air filters Sock-type filters 	Less than or equal to 8"	Number of units Supplied	Oil Filters
		 Household furnace fuel filters Coolant filters Storage tank diesel fuel filters Plastic & paper element style filters Diesel fuel filters used at retail and commercial pump islands Sump type automatic transmission filter 		Greater than 8"	Number of units Supplied	Oil Filters

Paints and Coatings

Means latex, oil and solvent-based architectural coatings, including paints and stains, whether tinted or untinted.

Notes	Sector(s) into which MHSM is Supplied	Examples	Exclusions	Reporting Category	Unit of Measure	Fee Category
 Includes containers in which it is contained Products that match the definition of both Paints 	 Residential Designated IC&I Businesses 	 Paints and coatings in aerosol containers that match the definition of Paints and Coatings 	 Automotive and marine paints Stucco and spackling compounds Wayas and polishes 	< = 250 mL	Number of units Supplied	Paints & Coatings
and Coatings and Pesticides are to be reported under Pesticides	(small quantity generator)	 Paints and Coatings Supplied in containers equal to or less than 30 litres 		> 250 mL – 1 L	Number of units Supplied	Paints & Coatings
 For Paints and Coatings that require addition of an ingredient by the user, 				>1-5L	Number of units Supplied	Paints & Coatings
where the ingredient is not Supplied with the Paints and Coatings, report the				> 5 L	Number of units Supplied	Paints & Coatings
 volume/weight of the Paints and Coatings Supplied to the user. Architectural coatings means organic coatings 				Aerosols	Number of units Supplied	Paints & Coatings
intended for onsite applications at ambient temperatures to interior						
or exterior surfaces of residential, commercial, institutional, industrial, or government structures						
including exterior and HSW 2018 Rules					Page 42 of	58

interior house paints,				
stains, under coaters,				
primers and sealers.				
Structures include all				
components and				
attachments of both				
buildings and non-				
buildings, including but				
not limited to driveways,				
furniture (indoor and				
outdoor) appliances,				
floors, cabinets and doors				
but with the exception of				
automotive and marine				
structures.				

Pesticides

Means pesticides including fungicides, herbicides and insecticides registered under the *Pest Control Products Act (Canada)* bearing the "DOMESTIC" classification that are required to display on the label the symbol shown in Schedule III of the *Pest Control Products Regulation (Canada)*, the signal words "danger" or "warning" and "poison" and represented by the precautionary symbols octagon or diamond and the skull and crossbones.

Notes	Sector(s) into which MHSM is Supplied	Examples	Exclusions	Reporting Category	Unit of Measure	Fee Category
 Includes containers in which it is contained Products that match the definition of both Paints and Coatings and Pesticides are to be reported under Pesticides 	 Residential Designated IC&I Businesses (small quantity generator) 	 Pesticides meeting the definition that bear the "DOMESTIC" classification Pesticides in aerosol containers that match the definition of Pesticides Pesticides Supplied in containers equal to or less than 30 litres and/or 30 kilograms 	 Commercial, agricultural and restricted classifications registered under the <i>Pest</i> <i>Control Products Act (Canada)</i> Insect repellents for personal use Sanitizers, disinfectants and anti-microbial products Pet products Products regulated under the <i>Food and Drug Act (Canada)</i> Pool chemicals Insecticidal soaps Diatomaceous earth Ant traps Pesticides Supplied in containers greater than 30 litres and/or 30 kilograms 	Pesticides	Volume in litres or weight in kilograms	Pesticides

Pressurized Containers

All pressurized containers that are identified with the following Transport Canada markings:

- Seamless Cylinders and Tubes: TC-3AAM, TC-3ALM, TC-3AM, TC-3ANM, TC-3ASM and TC-3EM

- Welded Cylinders and Spheres: TC-4AAM-33, TC-4BM, TC-4BM17ET, TC-4BAM, TC-4BWM, TC-4DSM and TC-4EM
- Non-refillable Containers: TC-39M
- Composite Cylinders: TC-3FCM and TC-3HWM
- Insulated Cylinders: TC-4LM

- Cylinders for Acetylene Service: TC-8WM and TC-8WAM.

Notes	Sector(s) into which MHSM is Supplied	Examples	Exclusions	Reporting Category	Unit of Measure	Fee Category
• None	Residential	 Non-refillable and refillable 	• Aerosols	Non-	Number of	Pressurized
	 Designated IC&I Businesses 	cylinders, such as seamless cylinders and tubes, welded cylinders and insulated cylinders,	 Butane lighters Reservoir tanks intended for use with an air compressor 	Refillable	units Supplied	Containers – Non- Refillable
	(small quantity generator)	previously containing material such as acetylene, propane, refrigerant, isocyanate resins, helium, nitrogen and all other compressed gases	 Cylinders that must be punctured for use (e.g. small CO2) Cylinders with a water capacity over 109 litres Fire extinguishers 	Refillable	Number of units Supplied	Pressurized Containers - Refillable

Single Use Dry Cell Batteries

Means batteries that are one or more cells, including case, terminals and markings. The source of electrical energy is obtained by the direct conversion of chemical energy that is not designed to be charged by any other electrical source.

Notes	Sector(s) into which MHSM is Supplied	Examples	Exclusions	Reporting Category	Unit of Measure	Fee Category
• None	 Residential All IC&I Businesses 	 All Single Use Dry Cell Batteries including but not limited to the following chemistries: Alkaline-Manganese Lithium Silver Oxide Zinc Air Zinc-Carbon Includes batteries Supplied with products Includes batteries within and/or embedded in products: Supplied to the residential sector where the products are designed so that the batteries are removable and replaceable (such as toys, electronics, watches, hearing aids) Supplied to the IC&I sector where the products are designed so that the batteries are removable by 	 Secondary batteries that are designed to be recharged 	Single Use Dry Cell Batteries	Weight in kilograms	Single Use Dry Cell Batteries

 those providing service for the products Supplied to the residential and/or IC&I sector that can be removed by those providing end of life management of products 		
captured under the WEEE Program		

Solvents

Means liquid products that are intended to be used to dissolve or thin a compatible substance and:

1. are comprised of 10% or more of water-immiscible liquid hydrocarbons, including halogen-substituted liquid hydrocarbons; or

2. are flammable as described in part (c) of "municipal hazardous waste" in Ontario Reg. 542; or

3. all of the above.

Notes	Sector(s) into which MHSM is Supplied	Examples	Exclusions	Reporting Category	Unit of Measure	Fee Category
 Includes containers in which it is contained Water-miscibility means the ability of a material (or mixture) to mix uniformly with water, without separating. A 1:5 ratio of material to water at 20°C does not display visible separation in less than 1 hour. This includes mixing by dissolving, reacting, suspending, or dispersing. [ref. <i>CSA Z752</i>]. 	 Residential Designated IC&I Businesses (small quantity generator) 	 Turpentine, alcohols (methanol, isopropanol, ethanol), ketones (acetone, methyl ethyl ketone), xylene, toluene, mineral spirits, linseed oil, naphtha, methylene chloride Products marketed as paint thinners, lacquer thinners, automotive body resin solvents, contact cement thinners, paint strippers and degreasers Solvents in aerosol containers that match the definition of Solvents Solvents Supplied in containers equal to or less than 30 litres and/or 30 kilograms 	 Products Supplied as fuels Household cleaning products not marketed as solvents e.g. Window cleaners Solvents Supplied in containers greater than 30 litres and/or 30 kilograms 	Solvents	Volume in litres	Solvents

Appendix B₄ Resident in Ontario5

Resident in Ontario, with respect to a corporation, means a corporation that has a permanent establishment in Ontario, where:

(a) "permanent establishment" includes branches, mines, oil wells, farms, timberlands, factories, workshops, warehouses, offices, agencies and other fixed places of business and

(b) the following rules apply;

Contracting Employees or Inventory Sufficient

Where a corporation carries on business through an employee or agent who has general authority to contract for the corporation or who has a stock of merchandise owned by the corporation from which the employee or agent regularly fills orders which the employee or agent receives, such employee or agent shall be deemed to operate a permanent establishment of the corporation.

Commission Agent not Sufficient

The fact that a corporation has business dealings through a commission agent, broker or other independent agent shall not of itself be deemed to mean that the corporation has a permanent establishment.

Subsidiary of Parent not Sufficient

The fact that a corporation has a subsidiary controlled corporation in a place or a subsidiary controlled corporation engaged in a trade or business in a place shall not of itself be deemed to mean that the first-_mentioned corporation is operating a permanent establishment in that place.

Licensed Insurance Company Sufficient

An insurance corporation is deemed to have a permanent establishment in each jurisdiction in which the corporation is registered or licensed to do business.

Purchasing Office not Sufficient

The fact that a corporation maintains an office solely for the purchase of merchandise shall not of itself be deemed to mean that the corporation has a permanent establishment in that office.

Ownership of Land Sufficient

Where a corporation, otherwise having a permanent establishment in Canada, owns land in a province or territory of Canada, such land is a permanent establishment.

⁴ Contents from "Corporations Tax Act, Ontario"

⁵ The language in this appendix is from the Corporations Tax Act and should be applied to determine residency in Ontario rather than residency in Canada in order to help determine a _Person's status _as _a steward

Production Packing and other Activities Sufficient

The fact that a non-resident corporation in a year produced, grew, mined, created, manufactured, fabricated, improved, packed, preserved or constructed in whole or in part anything in Canada, whether or not the corporation exported that thing without selling it prior to exportation, shall of itself, be deemed to mean that the corporation maintained a permanent establishment at any place where the corporation did any of those things in the taxation year.

Machinery or Equipment Sufficient

The use of substantial machinery or equipment in a particular place at any time in a year of a corporation constitutes a permanent establishment of such corporation in that place for such a year.

Principal Place of Business Sufficient

Where a corporation has no fixed place of business, it has a permanent establishment in the principal place in which the corporation's business is conducted.

Charter or By Laws designating Head or Registered Office Sufficient Where a corporation does not otherwise have a permanent establishment in Canada, it has a permanent establishment in the place designated in its charter or by-laws as being its head office or registered office.

Appendix C

Appendix C

Reporting, and Payment and Deficit Recovery Timetables

All stewards who are legally obligated under the Ontario Waste Diversion Act, 2002 and according to these Rules, must register as a steward of the MHSW Program, and File Quarterly MHSM Steward's Reports of the quantities of MHSM Supplied in Ontario and pay fees on these materials as outlined in Appendix A, in accordance with Ontario Regulation 11/12 (as found in Appendix D of these Rules).

Table 1 REPORTING OBLIGATIONS

<u>A Steward collects and reports data according to the table below.</u>

Reporting Obligation Period	Collect Data from Data Period	Report Due
Q1 - 2017 2018	Q4 – 2016 2017: October 1, 2016 2017 – December 31, 2016 2017	January 31, 2017<u>2</u>018
Q2 – 2017 2018	Q1 – 2017 <u>2018:</u> January 1, 2017 <u>2018</u> – March 31, 2017 <u>2018</u>	April 30, 2017<u>2018</u>
Q3 – 2017 2018	Q2 – 2017 <u>2018: </u> April 1, 2017 <u>2018</u> – June 30, 2017 <u>2018</u>	July 31, 2017<u>2018</u>
Q4 – 2017 2018	Q3 – 2017 <u>2018: J</u> uly 1, <u>20172018</u> – September 30, 2017 2018	October 31, 20172018

This schedule extends indefinitely into future quarters in the form above until such times as the Rules are amended.

This schedule extends indefinitely into future quarters in the form above until such times as the Rules are amended.

Table 2 FEE PAYMENT SCHEDULE

: A Quarterly MHSM invoice for fees payable is calculated on the basis of the Stewardship Ontario's quarterly costs and Steward's Report submitted as outlined below in accordance with Regulation 542/06 as amended by O. Reg. 11/12:

Fee Obligation Period	Fee Payment Due	Steward's report used for fee calculation (Report Obligation Period)	Data from Data Period (when quantities Supplied)	Quarterly Costs Used in Fee Calculation
Q1 – 2017 2018 January 1, 2017 2018 – March 31, 2017 2018	Feb 28, 2017<u>2018</u>	Q4 - 2016 2017	Q3 – 20162017 July 1, 2016 – 2017 – September 30, 2016 2017	Q4 – <u>20162017</u> October 1, 2016 – <u>2017 –</u> December 31, <u>20162017</u>

Q2 – 2017 2018 April 1, 2017 – 2018 – June 30, 2017 2018	May 31, 2017<u>2018</u>	Q1 - 2017 2018	Q4 – 2016 2017 October 1, 2016 – <u>2017 –</u> Dec. 31, 2016 2017	Q1 – <u>20172018</u> January 1, <u>20172018</u> – March 31, <u>20172018</u>
Q3 – 2017 2018 July 1, 2017 – <u>2018 –</u> September 30, 2017 2018	August 30, 2017<u>2018</u>	Q2 - 2017 2018	Q1 – 2017<u>2018</u> January 1, <u>20172018</u> – March 31, 20172018	Q2 – 2017 2018 April 1, 2017 – 2018 – June 30, 2017 2018
Q4 – <u>20172018</u> October 1, <u>2017 –</u> <u>2018 –</u> December 31, <u>20172018</u>	November 30, 2017 2018	Q3 - 2017 2018	Q2 – 2017 2018 April 1, 2017 – 2018 – June 30, 2017 2018	Q3 - <u>20172018</u> July 1, <u>2017 - 2018 -</u> September 30, <u>20172018</u>

This schedule extends indefinitely into future quarters in the form above until such times as the Rules are amended.

This schedule extends indefinitely into future quarters in the form above until such times as the Rules are amended.

Table 3 DEFICIT RECOVERY

The Deficit Recovery invoice will be payable in accordance with the following schedule (*Please note that Installment # 12 will be the last deficit recovery invoice to be issued):

Installment Number	% of Deficit Recovered	Payment Due
1	8.33%	May 31, 2012
2	8.33%	August 30, 2012
3	8.33%	November 30, 2012
4	8.33%	February 28, 2013
5	8.33%	May 31, 2013
6	8.33%	August 30, 2013
7	8.33%	November 30, 2013
8	8.33%	February 28, 2014
9	8.33%	May 31, 2014

Installment Number	% of Deficit Recovered	Payment Due
10	8.33%	August 30, 2014
11	8.33%	November 30, 2014
12*	8.37%	February 28, 2015

Appendix D

Ontario Regulation 11/12, Amending Ontario Regulation 542/06

ONTARIO REGULATION <u>11/12</u><u>387/16</u>

made under the

WASTE DIVERSION TRANSITION ACT, 20022016

Made: February 9, 2012October 26, 2016 Filed: February 9, 2012November 24, 2016 Published on e-Laws: February 10, 2012November 24, 2016 Printed in The Ontario Gazette: February 25, 2012December 10, 2016

Amending O. Reg. 542/06

(Municipal Hazardous or Special Waste)

Note: Ontario Regulation 542/06 has previously been amended. For the legislative history of the Regulation, see the Table of Consolidated Regulations — Detailed Legislative History at www.e-Laws.gov.on.ca.

1. Subsection 1 (1) of Ontario Regulation 542/06 is amended by adding the following definition:

"class of MUNICIPAL HAZARDOUS OR SPECIAL WASTE

Fees to be paid by stewards 3. (1) In this section,

<u>"fiscal quarter" means the three-month period that begins on January 1, April 1, July 1 or</u> October 1.

(2) Stewardship Ontario shall, no later than 90 days after the end of each fiscal quarter, determine the amount of a fee that must be paid in respect of that fiscal quarter by a steward designated in respect of municipal hazardous or special waste" means in a class of municipal hazardous or special waste in respect of which a steward has been designated under the Act; using the following formula:

2. The Regulation is amended by adding the following section:

Deficit recovery fee

4. (1) This section applies in respect of a class of municipal hazardous or special waste if Stewardship Ontario had an accumulated deficit related to that class as of December 31, 2011.

(2) Stewardship Ontario shall, on or before April 1, 2012, determine the amount of a fee to be paid by a steward designated under the Act in respect of a class of municipal hazardous or special waste mentioned in subsection (1) by applying the following:

$$A = D \times B \div X C / D$$

where,

A = the fee to be paid by the steward,

- B = the quantity of material that is commercially connected<u>costs related</u> to the class of municipal hazardous or special waste and that was supplied by the steward-during the period beginning July 1, 2008 and ending December 31, 2011 fiscal quarter in respect of which the fee is to be paid,
 - C = the quantity of material that is commercially connected to the class-of municipal hazardous or special waste and that was supplied by all stewards designated under the Act in respect of that class during the period beginning July 1, 2008 and ending December 31, 2011,
 - D = Stewardship Ontario's accumulated deficit related to the class of municipal hazardous or special waste as of December 31, 2011.

(3) For the purposes of subsection (2), the quantity of material supplied by a steward is determined by applying the method set out in the rules made under clause 30 (1) (g) of the Act for reporting that quantity to Stewardship Ontario.

(4) Unless a rule has been made under clause 30 (1) (c) of the Act prescribing times when a fee determined under this section is to be paid, the fee shall be paid in four equal instalments, with an instalment to be paid on or before each of the following dates:

1. May 15, 2012.

2. July 30, 2012.

3. October 31, 2012.

4. January 31, 2013.

(5) Stewardship Ontario shall, at least 30 days before a fee or the first instalment of a fee determined under this section is required to be paid by a steward, provide written notice of the following to the steward:

1. The amount of the fee to be paid by the steward.

2. If the fee may be paid in instalments, the amount of each instalment.

3. The date or dates on or before which all amounts must be paid.

3. The Regulation is amended by adding the following sections:

Quarterly fees

5. (1) Stewardship Ontario shall, no later than 90 days following the end of each fiscal quarter, determine the amount of a fee to be paid in respect of that fiscal quarter by a steward designated under the Act in respect of a class of municipal hazardous or special waste by applying the following:

 $\mathbf{A} = \mathbf{D} \times \mathbf{B} \div \mathbf{C}$

where,

A = the fee to be paid by the steward,

B = the quantity of material that is commercially connected to the class of municipal hazardous or special waste and that was supplied by the steward during the fiscal quarter that occurred before the fiscal quarter in respect of which the fee is to be paid,

- CD = the quantity of material that is commercially connected to the class of municipal hazardous or special waste and that was supplied by all stewards designated under the Act in respect of that class during the fiscal quarter that occurred before the fiscal quarter in respect of which the fee is to be paid₃.
 - D = the costs related to the class of municipal hazardous or special waste during the fiscal quarter in respect of which the fee is to be paid.
- (2)-(3) For the purposes of subsection (1),
 - (a) the quantity of material supplied by a steward is determined by applying the method set out in the rules made under clause 30 (1) (g) of the Act for reporting that quantity to Stewardship Ontario as set out in a rule continued under clause 9 (2)
 (b) of the Act or made under clause 33 (1) (g) of the Act or under a regulation made under subsection 73 (3) of the Act; and
 - (b) the costs related to a class of municipal hazardous or special waste must not exceed the sum of the amounts described in <u>subparagraphsparagraph</u> 1 i, ii and iii of subsection 30 (333 (5) of the Act that were incurred in relation to the class-<u>subject to subsection (4)</u>.
 - (3) <u>4)</u> Unless a rule <u>has been continued under clause 9 (2) (b) of the Act or</u> made under clause <u>3033</u> (1) (c) of the Act <u>prescribingprescribes</u> times when a fee determined under this section is to be paid, the fee shall be paid no later than 180 days following the end of the fiscal quarter in respect of which the fee is required to be paid.
 - (4)—<u>5)</u> Stewardship Ontario shall, at least 30 days before a fee or the first instalment of a fee determined under this section is required to be paid by a steward in respect of a fiscal quarter, provide written notice of the following to the steward:
 - 1. The amount of the fee to be paid by the steward.
 - 2. If the fee may be paid in instalments, the amount of each instalment.
 - 3. The date or dates on or before which all amounts must be paid.

Revocation of rule

- 6. The following rule made under(6) If this Regulation comes into force on a day that is not the first day of a fiscal quarter, the sum of the following amounts shall be used for the purposes of determining the costs related to a class of municipal hazardous or special waste for the fiscal quarter during which this Regulation comes into force:
 - 1. The amounts described in paragraph 1 of subsection 33 (5) of the Act that were incurred in relation to the class during that fiscal quarter.
 - 2. The amounts described in paragraph 1 of subsection 30 (1) of the Act is revoked:

Rule 3.2) of "Schedule A to the Waste Diversion Ontario's Program Agreement – Rules for Stewards with respect to Payment of Fees respecting Municipal Hazardous and Special Materials 2012", as set out in the Amended and Restated Program Agreement between Waste Diversion Ontario and Stewardship Ontario, dated January 1, 2010, as amended December 14, 2011. <u>Act, 2002 that were incurred in</u> relation to the class during that fiscal quarter.

Commencement

4. (1) Subject to subsection (2), this This Regulation comes into force on the day it is filed.

(2) Section 3-later of the day clause 73 (1) (b) of Schedule 2 to the *Waste-Free Ontario Act,* 2016 comes into force on the later of April 1, 2012 and the day this Regulation is filed.

<u>Appendix E</u>

POLICY FOR STEWARD-INITIATED ADJUSTMENT REQUESTS

KEY FEATURES:

- Stewards can request adjustments to submitted reports for a maximum of two years from the report submission deadline
- Adjustment requests must include supporting documentation
- Only adjustments that meet the policy requirements will be processed

I. Overview

1. This policy provides guidance to stewards as to the types of adjustments that may be allowed.

II. Purpose

2. The Adjustment Policy promotes fairness and consistency for all stewards and enables stewardship programs to operate in a cost-effective manner.

TheMade by:

JIM BRADLEY

Minister of the Environment

3. two-year time limit:

- (a) helps stabilize fees as adjustments can impact the total quantities of supplied materials (i.e. steward-reported quantities) which in turn impacts fee setting for the subsequent period or year. For example, where an adjustment results in a credit, these funds must be recouped in the subsequent period or year from steward fees and will be added to the program's budget; and
- (b) provides stewards with sufficient time to identify possible issues in their reports and submit adjustment requests. The table below stipulates the deadlines.

III. Scope

4. This policy applies to all adjustment requests submitted on or after January 1, 2018, regardless of the data or reporting period/year associated with the adjustment request, initiated by stewards and voluntary stewards ("stewards") meeting their regulatory stewardship obligations with one or more of the following programs:

- (a) Recycle BC (formerly MMBC);
- (b) Multi-Material Stewardship Western;
- (c) Multi-Material Stewardship Manitoba; and
- (d) Stewardship Ontario (Blue Box Program and MHSW Program)

This policy:

- (a) shall remain in force from the time that it is posted on the programs' websites until the time it is replaced; and
- (b) shall be automatically amended by substituting the year appearing in this policy with the subsequent year, unless or until a new policy is posted on the programs' websites.

IV. Policy

Reporting and Payments Must be Up-to-Date

5. Only stewards whose reporting and payments to the program are up-to-date may make an adjustment request.

Two-Year Time Limit for Adjustment Requests

6. Stewards can request adjustments for a period of up to two years (eight quarters for MHSW) from the associated report submission deadline (regardless of the date the steward submitted its report).

Table 1 – PPP Reports (Annual cycle)⁶

Report	<u>2016 Report</u> (2015 Data)	<u>2017 Report</u> (2016 Data)	<u>2018 Report</u> (2017 Data)
Deadline for annual report submission	<u>May 31, 2016</u>	<u>May 31, 2017</u>	<u>May 31, 2018</u>
Deadline for completed Adjustment Request ⁷	<u>May 31, 2018</u>	<u>May 31, 2019</u>	<u>May 31, 2020</u>

⁶ This table shall be automatically amended by substituting the year with the subsequent year, unless or until a new policy is posted in accordance with clause 5 of this policy

⁷ If the deadline for an adjustment request falls on a non-business day, the deadline is extended to the next business day.

Table 2 – MHSW Reports (Quarterly cycle)⁸

MHSW Reports	<u>Q1 -</u> 2016	<u>Q2 -</u> <u>2016</u>	<u>Q3 -</u> 2016	<u>Q4 -</u> 2016	<u>Q1 -</u> 2017	Q2 - 2017	Q3 - 2017	<u>Q4</u> 2017	<u>01 -</u> 2018
Deadline for quarterly report submission	<u>Jan 31,</u> <u>2016</u>	<u>Apr 30,</u> 2016	<u>July 31,</u> 2016	<u>Oct 31,</u> 2016	<u>Jan 31,</u> 2017	<u>Apr 30,</u> 2017	<u>July 31,</u> 2017	<u>Oct 31,</u> <u>2017</u>	<u>Jan</u> <u>31,</u> <u>2018</u>
Deadline for completed Adjustment Request	<u>Jan 31,</u> <u>2018</u>	<u>Apr 30,</u> 2018	<u>July 31,</u> <u>2018</u>	<u>Oct 31,</u> <u>2018</u>	<u>Jan 31,</u> <u>2019</u>	<u>Apr 30,</u> <u>2019</u>	<u>July 31,</u> <u>2019</u>	<u>Oct 31,</u> <u>2019</u>	<u>Jan</u> <u>31,</u> 2020

Stewards Who Have Exited a Program

7. A steward who has exited a program:

- (a) may file an adjustment request within 30 calendar days of exiting the program, following which no adjustment request may be filed; and
- (b) will be credited or debited within 90 calendar days, unless the adjustment request requires a third party review.

How to Make an Adjustment Request

- 8. All stewards who wish to make an adjustment request must:
- (a) submit a completed and signed Adjustment Request Form [insert link], and email it to adjustments@cssalliance.ca; and
- (b) provide accompanying supporting documentation.

Contents of Adjustment Request form and Supporting Documentation

- 9. Adjustment requests must include:
 - (a) clear and detailed supporting documentation and narratives to explain each of the errors; and
 - (b) an audit trail that, if followed, would confirm the legitimacy of the adjustment request.
- 10. If there are multiple errors in a single report, stewards must include all relevant information for all errors as only one adjustment request will be considered for each year's report.

⁸ This table shall be automatically amended by substituting the year with the subsequent year, unless or until a new policy is posted in accordance with clause 5 of this policy

<u>11. See Appendix A: "Steps to Complete an Adjustment Request" for step-by-step</u> guidance on submitting an adjustment request.

Credits and Debits

- 12. Following assessment of the steward's adjustment request:
 - (a) credits will be immediately applied to the steward's program-specific account so that it is available to the steward to access the credit against the next program invoice; and
 - (b) debits are due within 30 days of issue date.

Permitted Adjustments

- <u>13. Subject to adequate substantiation, adjustment requests that will be considered are limited to the following circumstances:</u>
 - (a) incorrect formula in Excel spreadsheet or similar "tool";
 - (b) incorrect logic in Excel spreadsheet or similar "tool";

(c) material classification error;

- (d) material weight input error (e.g., entered 1 instead of 10);
- (e) data entered in the wrong units (e.g., in grams instead of kilograms)
- (f) exclusion of materials in error;
- (g) inclusion of material for which another steward is obligated;
- (h) inclusion of non-obligated PPP;
- (i) actual data to replace estimates used by newly on-boarded stewards.

Non-Permitted Adjustments

14. Adjustment that will not be accepted include, but are not limited to:

(a) Adjustments resulting from reporting methodology changes:

- (i) changing from the use of calculators to the reporting of "actuals";
- (ii) application of a new study or change in internal processes that identifies previous errors in reported quantities;⁹
- (iii) changing percentage allocations (e.g. for IC&I sales or for packaging that never leaves the commercial establishment);
- (iv) revisions to Average Bill of Material groupings (ABOMs);
- (v) creation of ABOMs, when one was not originally used to develop the report

(b) Adjustments on adjustments:

<u>Requests will not be considered for changes to a report where the steward</u> <u>previously requested an adjustment for the same report, regardless of whether the</u> <u>steward is seeking the same or a different adjustment to the previously submitted</u>

⁹ Efforts to improve the accuracy of reports are appreciated, and can be used for future reports, but cannot be applied retroactively.

report.

(c) Adjustments due to changes to your business model such as divestments, mergers or acquisitions:

If part of your business is acquired or divested in a given calendar year, the impact of those changes, if any, must be included during the next reporting cycle, but the steward will not be permitted to make an adjustment to a previously submitted report.

(d) Adjustments with inadequate substantiation and supporting documentation:

- (i) Stewards may be required to undergo a third-party review, at the steward's expense, in order to have their adjustment requests validated and processed.
- (ii) If an incomplete package is submitted or additional substantiation is required by the program(s), stewards will be notified and must provide the additional documentation within 30 days of notification. A steward's adjustment request will be closed where the steward fails to provide additional information requested by the program(s) within 30 days.

Processing Time

15. Adjustments can take from weeks to months to process. The amount of time is a function of a number of factors that include complexity, the completeness of the steward's supporting documentation, and the number of adjustments in the queue.

Third-Party Reviews

- <u>16. A third-party review is a detailed examination of a steward's methodology and data</u> <u>collection and reporting processes conducted by an independent consultant.</u>
- 17. The programs reserve the right to initiate a third-party review of an adjustment request, and may do so in their sole discretion.
- 18. Third-party reviews will be paid for by the affected steward. In the event that the program(s) determines that a third-party review is warranted, a steward's refusal to participate in or pay for a third-party review will result in the steward's adjustment request being closed.
- 19. The scope and cost of the review will be outlined in a contract with the steward.
- 20. The professional services firm engaged to undertake the review will be required to ensure its independence.
- 21. Every effort will be made: February 9, 2012. to collaborate with the steward with respect to the review process and timing.

CHECK THE ACCURACY OF YOUR REPORTS

- All stewards are advised to take the following steps to identify potential errors in their reports on a timely basis;
- Carefully review Submission Detail Report (SDR) which is available on the WeRecycle Reporting Portal immediately upon submission of your steward report for accuracy.
- <u>Review your first annual invoice for evidence of any errors (e.g. your invoice is significantly higher or lower than expected).</u>
- Contact CSSA as soon as possible after identifying a potential error.

QUESTIONS AND ASSISTANCE

Please contact National Steward Services with any questions about the adjustment process:

1 (888) 980-9549 or adjustments@cssalliance.ca.

Appendix A to Policy for Steward-Initiated Adjustment Requests Steps to Complete an Adjustment Request

- 1. Verify that your request meets the criteria for permitted adjustments.
- 2. Ensure that your request and submission of all materials to substantiate the request, including all information requested by CSSA, is made within the two-year timeframe.
- 3. Download the Adjustment Request Form available here [insert link]
- 4. Complete the Adjustment Request Form.
 - Provide previously reported material quantities and revised material quantities.
 - Explain the errors that led to the request and provide supporting documentation

 (e.g., validation data such as SKU, UPC or other product categorization information, internal audit reports, weight data from suppliers, internal testing to validate
 weights, etc.) that provides an audit trail sufficient to allow for assessment of the
 adjustment request.
- 5. Email your completed Adjustment Request Form and supporting documentation to adjustments@cssalliance.ca_with "Adjustment Request" in the subject line. Please include your steward number and name in the email.

Appendix F PENALTY AND INTEREST POLICY

KEY FEATURES:

• Penalties and interest will apply for obligated stewards who:

- Fail to meet their registration obligations in accordance with program deadlines;
- Fail to file their reports in accordance with program deadlines; and/or
- o Intentionally file an inaccurate report; and/or
- o Fail to pay an invoice according to program deadlines

I. Overview

- 1. This policy provides guidance to stewards regarding conduct that will result in the application of penalties, and/or interest.
- 2. Nothing in this policy limits a program's ability to escalate a steward to the applicable Ministry or Authority as specified in the governing legislation.

II. Purpose

3. The Penalties and Interest Policy promotes fairness and consistency for all stewards and enables stewardship programs to operate in a cost-effective manner by applying a set of consistent penalties and interest to serve as a deterrent to noncompliance.

III. Scope

- 4. This policy applies effective January 1, 2018 for all stewards and voluntary stewards ("stewards") meeting their regulatory stewardship obligations with one or more of the following programs:
 - (e) Recycle BC (formerly MMBC);
 - (f) Multi-Material Stewardship Western (MMSW);
 - (g) Multi-Material Stewardship Manitoba (MMSM); and
 - (h) Stewardship Ontario (SO) Blue Box Program and Municipal Hazardous or Special Waste Program (MHSW).

IV. Policy

Penalties and Interest

5. Penalties and interest will be applied in the scenarios outlined in the following chart.

<u>Scenario</u>	<u>Step I</u>	Step II
Not Registered A new steward who is obligated but has not registered with the Program (SO, MMSM) or has not executed a Membership Agreement with Program (Recycle BC, MMSW) within 60 days of beginning to supply the material in the province (the "Obligation Date")	 Beginning on the 61st day after the steward began to supply material: Back payment and back filing to the Obligation Date Interest on the steward's invoice(s) (when report(s) filed and invoices issued) from the Obligation Date at the RBC prime rate of interest +3% (MMSM) or CIBC prime rate of interest +4% (SO, Recycle BC, MMSW) to the date of registration or signing a membership agreement; Report to regulatory authority (Recycle BC, MMSW, SO (Blue Box and MHSW)) Beginning on the 121st day after the steward began to supply material: Report to regulatory authority (MMSM) 	 Beginning on the 181st day after the steward began to supply material: Penalty of 10% of all fees owing when report(s) filed
Not Filed Steward has registered with the program, but has not filed its Report by the deadline or has intentionally filed an incorrect report prior to the reporting deadline	 Beginning the first day following the report filing deadline: Interest begins accruing on the steward's invoice(s) (when report(s) filed and invoices issued) from the Obligation Date at the RBC prime rate of interest +3% (MMSM) or CIBC prime rate of interest +4% (SO, Recycle BC, MMSW) Beginning on the 31st day following the report filing deadline (MMSM): Penalty of 10% of all fees owing when filed 	 Beginning on the 61st day following the reporting deadline: Report to regulatory authority (Recycle BC, MMSW, SO (Blue Box and MHSW) Beginning on the 91st following the reporting deadline: Penalty of 10% of all fees owing when filed (Recycle BC, MMSW, SO (Blue Box and MHSW) Membership Agreement (Recycle BC, MMSW) will be cancelled Beginning on the 121st day following the reporting deadline: Report to regulatory authority (MMSM)

<u>Scenario</u>	<u>Step I</u>	<u>Step II</u>
Steward does not respond to requests for substantiation of the steward's report within 30 days during staff-initiated steward report review	 Beginning on the 31st day after the initial request for substantiation: Report will be considered to be "not filed" and the consequences associated with that scenario will apply. Interest begins accruing on the steward's invoice(s) from the Obligation Date at the RBC prime rate of interest +3% (MMSM) or CIBC prime rate of interest +4% (SO, Recycle BC, MMSW) 	 Beginning on the 61st day following the initial request for substantiation: Membership Agreement (Recycle BC, MMSW) will be cancelled Report to regulatory authority (Recycle BC, MMSW, SO (Blue Box and MHSW)) Beginning on the 91st day after the initial request for substantiation: Penalty of 10% of all fees owing Beginning on the 120st day following the initial request for substantiation: Report to regulatory authority (MMSM)
Not Paid Steward has registered and has filed its report by the deadline, but it has not paid its invoice by the invoice deadline	 Beginning on the 31st day following the invoice payment deadline: Interest begins accruing on the steward's invoice(s) from the Obligation Date at the RBC prime rate of interest +3% (MMSM) or CIBC prime rate of interest +4% (SO, Recycle BC, MMSW) 	 Beginning on the 61st day following the invoice payment deadline: Membership Agreement (Recycle BC, MMSW) will be cancelled Report to regulatory authority (Recycle BC, MMSW, SO (Blue Box and MHSW) Beginning on the 121th day following the invoice payment deadline: Report to regulatory authority (MMSM) Beginning on the 181st day following the invoice payment deadline: Penalty of 10% of all fees owing when paid