

## Weekly LQG Inspection Checklist for Central Accumulation Areas 40 CFR §262.17(a)(1)(v)

Inspection Information		
Area Being Inspected:		
Date:		
Inspector Printed Name* and Signature:		
Hazardous Waste Containers	Y / N	Corrective Action / Observations
Are the containers properly dated with an accumulation start date within the last 90 days? <i>40 CFR § 262.17(a)(5)(i)(C)</i>		
Are containers clearly marked or labeled with an indication of the hazards of the contents? <i>40 CFR § 262.17(a)(5)(i)(B)</i>		
Are containers clearly labeled "Hazardous Waste"? <i>40 CFR § 262.17(a)(5)(i)(A)</i>		
Are wastes stored in compatible containers? <i>40 CFR § 262.17(a)(1)(iii)</i>		
Are all hazardous waste containers closed and fastened? <i>40 CFR § 262.17(a)(1)(iv)(A)</i>		
Is there evidence of container deterioration or damage? <i>40 CFR § 262.17(a)(1)(ii)</i>		
Is there adequate aisle spacing between all containers? <i>40 CFR § 262.255</i>		
Are incompatible wastes properly segregated? <i>40 CFR § 262.17(a)(1)(vii)(A)</i>		
Are there any signs of leaks or spills? <i>40 CFR § 262.17(a)(1)(v)</i>		
Are ignitable/reactive wastes separated from sources of ignition/reaction and properly stored? <i>40 CFR § 262.17(a)(1)(vi)(B)</i>		
Are "No Smoking" signs placed wherever there is a hazard from ignitable or reactive waste? <i>40 CFR § 262.17(a)(1)(vi)(B)</i>		
Are ignitable wastes stored 50 feet from property line? <i>40 CFR § 262.17(a)(1)(vi)(A)</i>		
Are fire extinguishers in place, clearly visible and charged? <i>40 CFR § 262.252(c)</i>		
Is decontamination equipment accessible? I.e. eyewash, shower <i>40 CFR § 262.252(c)</i>		
Is spill response equipment adequate & accessible? <i>40 CFR § 262.252(c)</i>		
Is there water at adequate volume & pressure available? <i>40 CFR § 262.252(d)</i>		
Are internal and external communication devices accessible? <i>40 CFR § 262.252(a), 262.252(b)</i>		
Is adequate emergency information including emergency coordinator and fire department phone numbers as well as locations of fire extinguishers and spill control material listed with up to date information? <i>40 CFR § 262.261(c-e)</i>		

\* Employee conducting weekly CAA inspections should have adequate hazardous waste training.

This checklist is provided as a courtesy of ADEQ and is not intended to cover every hazardous waste container risk that may occur at your facility. ADEQ assumes no liability for the use of this checklist in conjunction with safety efforts at your facility.