

# SW060 Workgroup Meeting Summary

4/22/2015, 1:30 - 3:00 PM

LDEQ Room 1051 (main bldg)

The meeting began with a quick overview of what was presented at the previous meeting for those who did not attend. After the brief review, we commenced the discussion resuming where we adjourned the last meeting with the Definitions. Below are the comments made at this time:

## LAC 33:VII.115

*Responsible Official:* suggested to address who is the responsible official for a limited liability company, such as a member or officer of the limited liability company (Dwayne Johnson).

*Separation Facility:* Discussion started by Phyllis Luke stating that *de minimis* is very subjective. Previously the regulations had 5% but that was removed (was in the C/D def) but we should address this now. Troy Barber stated that it should be black or white, with no putrescible waste accepted at all. Roselle Foote stated that black and white is not practical. Joey Hebert brought up that even the superfund regulations use the term *de minimus*.

*Type III-A Facility:* it was suggested that a grandfather clause should be added to address existing facilities not have to submit mods in order to operate as both Type III and III/A (Dwayne Johnson).

## LAC 33:VII.301.

A.1. wastes while regulated under other authority (state or federal) and wastes not processed or disposed of in solid waste facilities permitted under these regulations, including but not limited to, the following wastes:

*Remove the second "waste", is redundant (Dwayne Johnson).*

## LAC 33:VII.303.

A.7 used or off-spec asphaltic roofing materials which do not contain asbestos (such as but not limited to roofing shingles and felt) destined for making new asphaltic roofing products or fresh roadbed material;

*Henry Graham-can they just throw down roof material for roadbed? Do they need to do anything to it? According to this, no, nothing is required before using it as roadbed material.*

*Phyllis Luke- how do we know it is asbestos free? People will throw it down in their driveways.*

*Roselle Foote- where will the burden of proof be? Who will show that it is asbestos free?*

**LAC 33:VII.304. Wastes Not Subject to the Permitting, Processing, Disposal, or Storage Requirements and Standards of These Regulations**

A.6. agricultural wastes, including manures, that are removed from the site of generation by an individual for his own personal beneficial use on land owned or controlled by the individual. The amount of wastes covered by this exemption shall not exceed 10 tons per year (wet-weight) per individual per use location. To qualify for this exemption records documenting the amount of wastes used for beneficial use on land owned or controlled by the generator shall be maintained. These records shall be kept for a minimum period of two years.

*Ron Hendrick -10 tons is too restrictive for volume. Raw manure used in gardens or food production can be a health risk.*

**ADDITIONAL COMMENTS:** originally the reg rewrite was to streamline (general permit) surface impoundments and now this is a veg debris package. When will we return to original topic/package? (Dwayne Johnson and Henry Graham)