CHEMICAL INVENTORY GUIDELINES

Purpose:

In order to comply with numerous regulatory requirements, the University of Wyoming, Statewide must compile an annual inventory identifying the location (building and room) and quantity of all chemical non-hazardous and hazardous materials on campus. We have implemented an on-line inventory system known as the "EHS Assistant Chemical Inventory Tool" which will be used to aide in the fulfillment of all regulatory requirements, https://onsite.uwyo.edu/EHSA. One of the major regulatory elements the inventory uses to fulfill is the OSHA Hazard Communication Regulation - 1910.1200 (HazCom). The purpose of HazCom is to ensure that the hazards of chemicals produced or imported are evaluated, and that information concerning their hazards is transmitted to employers and employees. In addition to the OSHA regulations for hazard communication, there are other regulations and guidelines, which require an inventory system.

- 1910.1200 Hazard Communication:
 - 1910.1200(e)(1)(i)
 - A list of the hazardous chemicals known to be present using a product identifier that is referenced on the appropriate safety data sheet (the list may be compiled for the workplace as a whole or for individual work areas).
- 1910.1450 Occupational exposure to hazardous chemicals in laboratories:
 - 1910.1450 App A Toxic and Hazardous Substances
 - 1910.1450 App A (D)(1)(f) Chemical Management
 - 1910.1450 App A (D)(2) Chemical Inventory
- Prudent management of chemicals in any laboratory is greatly facilitated by keeping an accurate inventory of the chemicals stored.
- Wyoming Department of Workforce Services, Chapter 26, Toxic and Hazardous Substances (Z)
- Environmental Protection Agency (EPA) Emergency Planning and Community Right-to-Know Act (EPCRA) hazardous chemical storage reporting
- Department of Homeland Security (DHS) Chemicals of Interest (COI)
- Centers for Disease Control and Prevention (CDC) Select agents and toxins
- Nuclear Regulatory Commission (NRC) nuclear materials safety
- Drug Enforcement Agency (DEA) and Bureau of Narcotics and Dangerous Drugs (BNDD) – Controlled Substances and List I & II regulated chemicals
- International Building Code Flammable material and other storage limits
- Local Fire Department Requirements Flammable material storage limits
- Veterans Administration (VA) mandated inventory reconciliation every 6 months for VA funded researchers

Compliance:

In order to achieve and maintain compliance, University of Wyoming has committed to inventorying chemical containers on site as described below in "Items REQUIRED

to be Inventoried," except those exempted below under "Items NOT REQUIRED to be Inventoried".

Initially, all labs and shops will have to comply by manually inventorying all required material items mentioned in the "Items REQUIRED to be Inventoried" below.

On an annual basis, each lab and shop will be responsible for verifying that the items in the electronic inventory match what currently found in the lab, shop and other storage areas, such as common areas, refrigerators/cold rooms, and freezers. However, there are other materials, highly regulated and may require more frequent inventory updates. These materials are items of interest to federal and local agencies, such as Department of Homeland Security, Centers for Disease Control and Prevention, Local Fire Department, etc. and more controlled to prevent the following:

- Release: quantities of toxic, flammable, or explosive chemicals that have the potential to create significant adverse consequences for human life or health if intentionally or unintentionally released, detonated, or involved in a fire.
- ➤ Theft or Diversion: materials that have the potential, if stolen or diverted, to be abused or used as weapons, which can ultimately lead to significant adverse consequences for human life or health.
- Sabotage or Contamination: chemicals that, if mixed with other readily available materials, have the potential to create significant adverse consequences for human health or life.

Since most of these materials have well established threshold limits, defined by each agency, UW Safety will be assisting with the compliance requirements by performing monthly database queries for labs and shops located within designated control areas, floors, or buildings. Keeping in mind that these are aggregate amounts, if a lab, shop, control area, floor, or building is over the threshold limit, UW Safety will work with all labs and shops within the area to resolve any issues with database information or actual materials stocks.

Items REQUIRED to be Inventoried:

Any, but not limited to, chemical containers that have a manufacture's label, which denotes physical or health hazards, or whose SDS denotes hazards, are to be included in the inventory. In general, laboratory and shop chemicals and reagents are inventoried even if the hazard is considered low. Almost all chemicals received from chemical manufacturers such as Sigma-Aldrich, Fluka, Alfa Aesar, Fisher Scientific, Mallinckrodt Baker, Acros, Bio-Rad, Qiagen, Invitrogen, etc., will be included in the lab and shop inventory. The list below provides some examples of common materials that need to be inventoried.

DHS Chemicals of Interest* (a.k.a. Appendix A list) (Appendix A list can be found at UW Safety resources directory web page at

http://www.uwyo.edu/safety/chemical/hscoi.html)

- DEA scheduled materials, to include those materials acquired from the Division of Comparative Medicine (DCM)* https://www.deadiversion.usdoj.gov/schedules/
- Select agents that are classified as biological toxins* (A select agents list can be found at UW Safety resources directory web page at http://extoxnet.orst.edu/ghindex.html)
- All flammable solvents*, to include primary & secondary chemical containers that are brought into the lab or shop from another location (e.g.)
 - 10 gallon carboy of ethanol that is filled from a primary 55 gallon drum at the loading dock and brought into the lab or shop
 - Materials that are transferred or inherited from another lab or shop
 - All organic solvents, including liquid scintillation counting cocktail
 - Other research drugs and therapeutics
 - All chemicals/reagents regardless of hazard class (in the first year of inventorying, <u>non-hazardous</u> chemicals/reagents will be brought into the database through a lab's or shops personnel; in subsequent annual inventory counts, laboratory and shop personnel will need to adjust the levels of <u>non-hazardous</u> chemicals/reagents to reflect the amount commonly stored in the room)
 - Shock sensitive and potentially explosive mixtures produced by the lab or shop must be inventoried (e.g. Bouin's stain made from saturated picric acid solution or serial dilution of ether mixtures, etc.). For further guidance in peroxide forming materials and shock sensitive materials see links below.
 - 1) Reactive or explosive materials requiring special attention http://www.uwyo.edu/safety/chemical/lab-safety.html
 - 2) Guidelines for Safe Handling and Disposal of Peroxide Forming
 - Lecture cylinders, small compressed gas cylinders or small propane cylinders
 - Corrosive cleaning agents (e.g. strong base/acid solutions, RNASE away, Chromerge, etc.)
 - Materials used for maintenance, repair, or cleaning (e.g. bleach, mineral spirits, oils, lubricants and greases including vacuum pump fluid)
 - Photographic Chemicals
 - Activated charcoal
 - Chemical kits**
 - Dyes and stains
- * Indicates materials that will require monthly inventory audits from UW Safety due to the regulatory nature of these materials. UW Safety will work with individual labs and shops areas to resolve any compliance issues.
- ** Chemicals contained in a kit are usually not individually inventoried. These can be inventoried under the kit name.

Items NOT REQUIRED to be Inventoried:

Even though some items may not be entered into the inventory, the user is still responsible to obtain a current SDS for the product. The list below provides some examples of common materials that do not need to be inventoried.

- Any secondary chemical container that is produced in the lab or shop from a primary chemical container(s) that is already inventoried (e.g.)
 - 1N NaOH that is made from a commercially available 10N NaOH solution or solid
 - NaOH.
 - Squirt bottles and spray bottle
 - Conical and "Falcon" tubes with chemicals or samples in them
- Biological material (e.g.)
 - plant or animal tissue, blood or blood products
 - reproducing biological organisms, bacteria, viruses, fungi or yeast
 - Enzymes, antibodies, proteins, peptides, nucleic acids
 - Conjugated antibodies and proteins
- Tissue culture media or other growth media
- · Buffer solutions for pH probes
- Non-chemical diagnostic materials that contain a film on any surface (e.g. 96-well plate)
- Chemical spill kits
- First aid kit (may include calcium gluconate as a first aid for hydrofluoric acid burns)
- Food or food additives (unless it will be used for R&D or operational purposes)
- Office Supplies (appropriate quantities for office administrative purposes)
- Non-Hazardous metals such as foils, bars, and rods
- Test strips (pH, peroxide, water hardness, iron, phosphate, etc.)

Note: Each Principal Investigator (PI), Shop Manager or designated person(s) will be responsible for the proper hazard determination for all mixtures that are commonly made and used in the research lab and shop. For hazard classification guidance concerning mixtures and solutions, the Hazard Communication Standard (29 CFR 1910.1200) states that a mixture (or solution) will be considered as having the same health hazards as the components that comprise ≥1% of the mixture (≥0.1% for known carcinogens in the mixture). If the PI, Shop Manager or designated person(s) is not comfortable with making hazard determinations or is unsure about the hazard classification of a particular solution, they should consult with UW Safety. In order to fully comply with OSHA HazCom, please review "Labeling Chemicals or Reagents in Secondary Containers Protocol" which has been provided by UW Safety.