Proposed Revisions to Hazardous Waste Regulations, Chapter 1: General Provisions, Hazardous Waste Program

Response to Comments Received before November 3, 2021


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## Response to comments on Chapter 1, General Provisions

DEQ received one written comment letter on November 2, 2021, during the public comment period, and prior to the EQC hearing. DEQ appreciates the effort that the commenters and industry made in reviewing the proposed rules. The comment is summarized below and includes DEQ's response.

## Response to Comment on Chapter 1, General Provisions, IBR Update 2

Commenter: Household \& Commercial Products Association, Washington, D.C. Since 1950, the Household \& Commercial Products Association (HCPA) has been representing a wide range of products including household cleaners and air fresheners, disinfectants and pest control that use aerosol technology. The HCPA submitted a letter in support of the proposed Chapter 1, General Provisions, IBR Update 2, proposed rule changes to be filed with the Wyoming Environmental Quality Council on November 16, 2021. The HCPA stated that "the proposed revision incorporates flexibility for handlers of discarded waste aerosol cans and lessens the regulatory burden of the regulated community, allowing more aerosols cans that are properly discarded, to be recycled." The HCPA therefore supports DEQ's proposed revision.

DEQ Response: DEQ appreciates the HCPA's support of the proposed revisions to HWR Chapter 1, General Provisions, specifically the adoption of the Aerosol Can Recycling Rule which allows aerosol cans to be recycled under the Universal Waste Regulations.

