

Session III

**INDONESIA PROCEDURE ON
EXPORTING OF HAZARDOUS
WASTE**

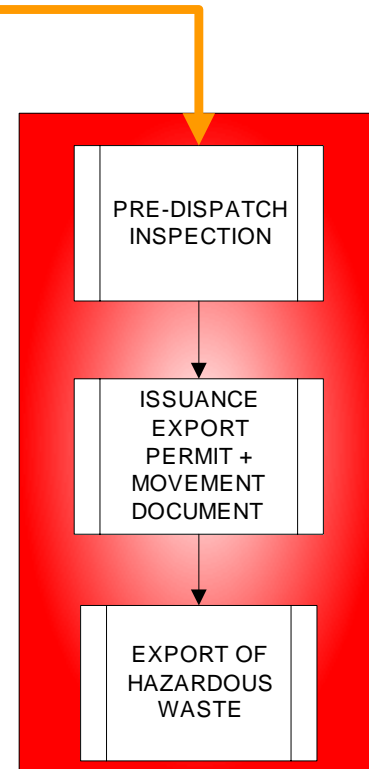
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**Workshop of The Asian Network for Prevention of Illegal
Transboundary Movement of Hazardous Waste**

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HW EXPORT PROCEDURE



PRE-NOTIFICATION

Export Applicant should submit:

- **Completed application form for HW handling**
- **Completed KLH's questionnaire regarding export plan;**
- **Completed notification form (Basel Convention or OECD form)**
- **Technical information on waste including laboratory analysis;**
- **Letter of appointment if exporter is not HW generator;**
- **Copy of agreement between exporter and importer;**
- **Insurance for shipment**

PRE-SHIPMENT

- **After received approval from CAs of Importing and Transit Countries, Ministry of Environment as Competent Authority in Indonesia requesting Export Applicant to:**
 - provide additional information, if any, to satisfy CAs Importing and Transit Countries;
 - Provide shipment schedule for inspection purpose;
- **Before dispatch of exported HW, Indonesian CA conduct inspection;**
- **Issuance official Movement Document (Basel Convention or OECD form);**
- **Exporter then has responsibility to report the status of exportation to the Indonesian CA**

INDONESIAN CA's CONSIDERATION

Article 4 to the Basel Convention

GENERAL OBLIGATIONS

- ❖ 2d) Ensure that TBM of HW is reduced to the MINIMUM;
- ❖ 2g) Prevent the import of HW & OW for ESM reason;
- ❖ Export reason 9(a) has no technical capacity and 9(b) required as raw material;

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SUBMISSION INFORMATION
AS REQUIRED BY ARTICLE 3
TO THE BASEL CONVENTION

ARTICLE 3 TO THE BASEL CONVENTION

NATIONAL DEFINITIONS OF HAZARDOUS WASTE

1. Inform waste other than Annexes I and II considered as Hazardous Waste;
2. Subsequently inform the Secretary of any significant changes in order to:
3. Inform other Parties, and 4. ensure the Secretariat to make information available for exporters;

- ❖ Complete information concerning this article has been submitted to Secretary in 2004;
- ❖ Changes, if occurred, is informed incorporated into National Reporting pursuant to the Article 13 and 16 of BC. No significant change so far.

INDONESIA NATIONAL REPORTING (Article 13 to the BC)

DEFINITION OF NATIONAL HAZARDOUS WASTE

Article 1 paragraph 18 of the Act No. 23/97 and Article 1 paragraph 2 of the Governmental Regulation No. 18/1999 (Amended by the Governmental Regulation No. 85/1999) define Hazardous Waste as follows: “Hazardous Waste is the residue/leftover from business [Industry] activities that contain hazards and/or toxicants due to its nature and/or its concentration and/or its amount which directly as well as indirectly, could pollute and/or deteriorate the environment, and/or harmful to the environment, health, the continuation [sustainability] of human life and other living creatures.

INDONESIA NATIONAL REPORTING (Article 13 to the BC)

Sources of Hazardous Waste according to The GR-No. 85/1999:

- Table 1: List of hazardous waste from non-specific sources;
- Table 2: List of hazardous waste from specific sources; and
- Table 3: List of hazardous waste from overdue chemicals that are expired, spilled package residue or off-specific action products

Article 8 of the Governmental Regulation No. 85/1999 states that waste resulted from activities that is not included in Table 2 should be classified as hazardous waste if evidentially revealed one or more of the following characteristics: explosive, flammable, reactive, toxic, infectious, and/or corrosive.

Toxicological test to determine acute and or chronic effect of waste

Waste contained, contaminated or inserted by HW is considered as Hazardous Waste