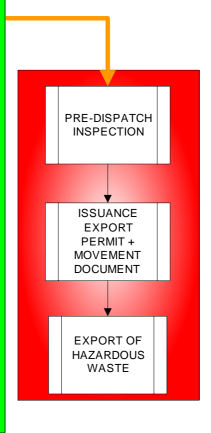
Session III INDONESIA PROCEDURE ON EXPORTING OF HAZARDOUS WASTE

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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;

Session IIIb SUBMISSION INFORMATION AS REQUIRED BY ARTICLE 3 TO THE BASEL CONVENTION

ARTICLE 3 TO THE BASEL CONVENTION

NATIONAL DEFINITIONS OF HAZARDOUS WASTE

- 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.

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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