
Environmental Quality Board
September 21, 2021
What is a Delisting Petition?

A request to exclude waste generated by a particular facility from the list of hazardous wastes under the federal Resource Conservation and Recovery Act of 1976 (RCRA) and the Pennsylvania Solid Waste Management Act (SWMA).
• Under 40 CFR §§ 260.20 and 260.22, a person may petition to remove waste from hazardous waste control by excluding the waste from the lists of hazardous wastes in 40 CFR §§ 261.31 and 261.32.

• MAX Environmental Technologies, Inc.
  o Bulger Facility
  o Yukon Facility

• Each facility has entered into a COA with DEP to manage their Wastewater Treatment Plant sludge as an F039 hazardous waste.
  o F039 – Multisource leachate (liquids that have percolated through land disposed wastes) resulting from the disposal of more than one restricted waste classified as hazardous under Subpart D (Lists of Hazardous Wastes)
MAX Petitions

• DEP received two Delisting Petitions for the F039 Leachate Treatment System Sludge from both the Bulger Facility and Yukon Facility on May 2, 2019.

• Under the Commonwealth’s hazardous waste regulations at § 260a.20, these petitions were submitted to the Environmental Quality Board and analyzed by DEP in accordance with the procedures established in the Board’s Petition Policy at 25 Pa. Code Chapter 23.
May 2019: DEP notified the petitioners and the EQB that the Petitions met the requirements for acceptability as defined in § 23.2 of the EQB’s Petition Policy.

June 18, 2019: DEP recommended that the EQB accept each Petition for further study. The EQB voted unanimously to accept this recommendation.

June 29, 2019: DEP published notice of acceptance of the Petitions in the *Pennsylvania Bulletin*. (49 Pa.B. 3316 (June 29, 2019)).
July 2019 – April 2020: DEP analyzed each petition in accordance with the EPA RCRA Delisting Program Guidance Manual for the Petitioner and prepared individual evaluation reports.
  
  - For both facilities, sampling and analysis indicated that each sludge does not meet the criteria for listing as an F039 hazardous waste as defined in 40 CFR § 261.31.

April 29, 2020: DEP provided copies of the reports to the Petitioner.
May 11, 2020: The Petitioner responded within 30 days that they had no comments on the reports.

June 16, 2020:
- DEP recommended that the sludge generated in the leachate treatment system at the MAX Bulger facility and the MAX Yukon facility both be delisted as an F039 waste.
- The Board approved both petitions for proposed rulemaking.
Proposed Amendments

• Amends Chapter 261a Appendix IXa, Table 1a (relating to wastes excluded from nonspecific sources) to provide a specific conditional delisting of the wastewater treatment sludge filter cake at the MAX Bulger and MAX Yukon facilities.
Delisting Levels

• Table 1a (1) – The proposed exclusion for MAX Bulger and MAX Yukon would not apply until MAX completes verification sampling on the treated waste to verify it does not exhibit any hazardous waste characteristics.

• Includes testing parameters for verification testing and the delisting levels established by using the more conservative of health-based values calculated by DRAS or toxicity characteristic regulatory levels.
Verification Testing Schedule

- Table 1a (2) requires MAX to collect and analyze representative samples of the treatment sludge at both MAX Bulger and Yukon at a frequency of one sample per every 20 cubic yards of material to be shipped or disposed.

- Maximum volume of waste that can be shipped or disposed:
  - Yukon: May not exceed 20 cubic yards per three-month period
  - Bulger: May not exceed 150 cubic yards per three-month period
Prior to sample verification, MAX Bulger and Yukon would continue to manage and store the sludge material as a hazardous waste as outlined in Table 1a (2)(iii).

Sampling must be completed in accordance with the approved Sampling and Analysis Plan.

Sampling data must be submitted to DEP Southwest Regional Office and certified.
Each composite sample must be analyzed for the predetermined list of constituents in Table 1a (1):

- If the level of any constituent measured in the sample of the sludge equals or exceeds the prescribed levels, then the waste is hazardous and must be managed in accordance with Subtitle C of RCRA.

- If the sampling meets the conditions of the verification testing, the sludge would be excluded from the hazardous waste regulations and would then be managed as a residual waste under the Department’s Residual Waste Regulations at 25 Pa. Code Article IX.
Table 1a (3) - If MAX significantly changes their treatment process from what is described in the Delisting Petitions, the treatment sludge generated from the new process would not be eligible to be managed under this exclusion until:

- MAX demonstrates that the new waste meets the specified delisting levels;
- MAX demonstrates that no new hazardous constituents listed in Appendix VIII of 40 CFR part 261 have been introduced into the treatment process; and
- MAX obtains written approval from the Department to manage the waste under this exclusion.
• Table 1a (4) – If MAX discovers that a condition at MAX Bulger or Yukon or an assumption related to the disposal of the excluded waste that was modeled or predicted in the Delisting Petitions does not occur as modeled or predicted, then MAX must report any information, in writing, to the Department within 10 days of the discovery of that condition.

• Upon receiving this information, regardless of its source, the Department will determine whether the reported condition requires further action, such as repealing or modifying the exclusion.
The Department’s Solid Waste Advisory Committee (SWAC) was presented with the draft proposed Annex A at its September 10, 2020, meeting.

SWAC passed a motion to concur with Department’s recommendation to proceed to proposed rulemaking.
• DEP has developed a Community Information webpage to share information related to this proposed rulemaking here:
https://www.dep.pa.gov/About/Regional/SouthwestRegion/Community%20Information/Pages/MAX-Yukon-and-Bulger-Delisting.aspx

• Information includes:
  o An explanation of the delisting process
  o Links to the delisting petitions and associated documents
  o Frequently Asked Questions
  o Information on upcoming opportunities for public comment
DEP respectfully requests that the Board adopt this proposed rulemaking for publication in the *Pennsylvania Bulletin* with a 45-day public comment period.

Three public hearings (2 in-person in the communities near each facility & 1 virtual) are also proposed.
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