Fact Sheet

May 2022



Aerosol Cans

Many Nevada businesses use aerosol cans in their operations. Automotive and heavy equipment maintenance, printing, and various manufacturing operations all tend to generate spent aerosol cans. If an aerosol can is empty (i.e. all products has been used for its intended purpose and the propellant inside the can has been discharged) it may be disposed of as a non-hazardous solid waste (40 CFR 261.7).

Nevada businesses encounter situations when aerosol cans get clogged or the material inside the can has exceed its shelf-life date; in these cases, the can is not empty and the pressure inside the can has not been discharged.



What are the options for managing and disposing of non-empty aerosol cans?

Aerosol cans that are not considered empty (due to residual material and/or pressure) can be a problem for a small business. Suppliers typically will not take back clogged or off-specification cans from a business which only purchases 10 or 15 cans of product a month yet may be more flexible when dealing with a large buyer of their products. In March of 2018, the EPA proposed adding aerosol cans to the universal waste list. Some states, California included, were already allowing facilities to manage this hazardous waste under the Universal Waste rules. However, Nevada has not yet adopted this provision and so facilities must manage them as hazardous waste.

Aerosol can aspirators are commercially available, and may prove to be a cost effective waste management investment for businesses generating a number of aerosol cans containing residual or off-specification material. The EPA has determined that the process of emptying (aspirating) the aerosol cans as part of a recycling process (i.e., scrap steel recycling), is exempt from RCRA regulation under 40 CFR§261.6(c) (except as specified in 40 CFR§261.6(d). Once the cans are drained and de-pressurized, they are considered empty containers and are not regulated as hazardous waste.

Businesses should be aware of health and safety concerns associated with puncturing aerosol cans and should use equipment designed for this purpose. Aspirating aerosol cans that are less than one gallon in size is considered a "<u>Trivial Source</u>" by the Nevada Division of Environmental Protection Bureau of Air Pollution Control and presumptively omitted from Class I and Class II air permit requirements.

What are some best practices to reduce the need to dispose of non-empty aerosol cans?

An important best practice is to take proper care in storage and use of aerosol products and to practice good inventory control so that all aerosol products that are purchased are used for their intended purpose, rather than being disposed of.

For the aerosol cans that are not empty but are considered waste, a facility must follow the hazardous waste management requirements according to their generator status.

Businesses using large quantities of an aerosol product may want to consider utilizing refillable spray bottles and purchasing the product (lubricant, cleaners, etc.) in bulk. When you consider 10-15% of the weight in an aerosol can is just propellant, the cost of the actual material used is very expensive! Studies show that the payback time for switching to a refillable bottle operation can be less than six months. Taking into account the reduced cost of the product, not having to manage spent or partially full aerosol cans, and having control of the operation, it makes good sense.

For further questions regarding aerosol can regulations, please contact the Nevada Business Environmental Program (800) 882-3233 or visit us at www.unrbep.org.

Note: Aerosol cans which contain product, or remain under pressure, should not be disposed of at "onsite waivered landfills" such as those found at mine sites.

Free and Confidential Assistance for Nevada's Businesses and Communities BEP Toll-Free Assistance (800) 882-3233 | www.unrbep.org

DISCLAIMER: This guidance document is intended as general information and is not provided nor intended to act as a substitute for legal advice or other professional services. BEP advises the regulated community to read all applicable regulations set forth in both US Code of Federal Regulations (Title 40 C.F.R. Parts 260-279) and the Nevada Hazardous Waste Regulations and to keep informed of all subsequent revisions or amendments to these regulations. This guidance document was developed by BEP with funding support provided by the Nevada Division of Environmental Protection.



