1.0 PURPOSE
The purpose of this NPD is to state IDEM's interpretation of RCRA and IC 13-22-13 et al. with regard to whether current or former owners or operators of former hazardous waste facilities are responsible for corrective actions.

2.0 SCOPE
This NPD applies to (a) subsequent owners of former hazardous waste facilities who did not participate in the operation of such facilities, did not seek or receive a permit, and were not required to do so and (b) former owners or operators of hazardous waste facilities who participated in the operation of such facilities, sought or received a permit, or were required to do so. This NPD is limited to issues arising under the RCRA corrective action standards, requirements and enforcement authority under IC 13-22-13 et al. and 329 IAC 3.1. This NPD does not limit other obligations of subsequent owners of former hazardous waste facilities, such as the obligations to provide site access, cooperate with responsible parties and exercise due care to avoid causing or exacerbating releases. This NPD does not purport to affect or impact EPA’s authority to interpret and implement federal statutes and regulations in any manner.

3.0 SUMMARY
IDEM has determined that its authority to order corrective actions under RCRA, IC 13-22-13 et al., and related federal and state rules and regulations, does not extend to subsequent owners of hazardous waste facilities if the subsequent owner did not operate such a facility on the site, did not seek or receive a permit to do so, and was not required to seek or receive such a permit.

4.0 DEFINITIONS
4.1. “Agency” or “IDEM” means the Indiana Department of Environmental Management.
4.2. “CERCLA” means the Comprehensive Environmental Response, Compensation, and Liability Act, 42 USC 9601 et seq.
4.3. “Hazardous Waste Facility” has the meaning set forth in IC 13-11-2-100.
4.4. “OLC” means IDEM’s Office of Legal Counsel.

Disclaimer: This Nonrule Policy Document (NPD) is being established by the Indiana Department of Environmental Management (IDEM) consistent with its authority under IC 13-14-1-11.5. It is intended solely to provide guidance and shall be used in conjunction with applicable rules or laws. It does not replace applicable rules and laws, and if it conflicts with these rules or laws, the rules or laws shall control. Pursuant to IC 13-14-1-11.5, this policy will be available for public inspection for at least 45 days prior to presentation to the appropriate State Environmental Board, and may be put into effect by IDEM 30 days afterward. If the nonrule policy is presented to more than one board, it will be effective 30 days after presentation to the last. IDEM also will submit the policy to the Indiana Register for publication.
4.5. “OLQ” means IDEM’s Office of Land Quality.

4.6. “Non-rule policy document” or “NPD” means a policy or statement described in IC 13-14-1-11.5(a).

4.7. “Owner” means the owner of the property and includes the owner’s lessees, tenants and other contractors.


5.0 ROLES

5.1. If OLQ determines that there has been a release of hazardous waste, or a constituent of hazardous waste, from a former hazardous waste facility, OLQ will proceed as follows.

5.1.1. OLQ will determine if the current owner of the former hazardous waste facility ever applied for a permit to operate the facility, received such a permit, or should have applied for or received such a permit. If so, the agency may apply RCRA, IC 13-22-13 et al., and related federal and state rules and regulations to the current owner.

5.1.2. OLQ will determine whether, as a result of their relationship, affiliation, common ownership or other circumstances, the current owner is responsible for the actions or inactions of an owner or operator who applied for a permit to operate the facility, received such a permit, or should have applied for or received such a permit. If so, the agency may apply RCRA, IC 13-22-13 et al., and related federal and state rules and regulations to the current owner.

5.1.3. If neither sections 5.1.1 nor 5.1.2 apply to the current owner, then the agency will not apply RCRA, IC 13-22-13 et al., or related federal and state rules and regulations to the current owner.

5.1.4. OLQ will determine if any former owner or operator of a former hazardous waste facility ever applied for a permit to operate the facility, received such a permit, or should have applied for or received such a permit. If so, the agency may apply RCRA, IC 13-22-13 et al., and related federal and state rules and regulations to the former owner or operator.

5.2. Upon request, OLC will advise and assist OLQ with regard to any legal matters arising out of the application of this policy.

6.0 POLICY

6.1. RCRA, Indiana state statutes, and associated rules require that any person who applies for a permit to operate a hazardous waste facility, receives such a permit, or should have applied for and received such a permit is obligated to conduct corrective action for any releases of hazardous waste, including actions off-site that threaten human health or the environment. As to such individuals, that obligation continues to exist after the facility ceases operations.

However, the agency has determined that subsequent owners who never applied for a permit to operate a hazardous waste facility, never received such a permit, was never obligated to apply for such a permit, and never received such a permit, is not subject to RCRA and related state and federal statutes and regulations.

6.2. In order to facilitate remediation of hazardous waste sites, this policy clarifies IDEM’s interpretation of applicable RCRA corrective action laws and rules, and the process for developers, municipalities and other entities willing to remediate and redevelop contaminated sites.

6.3. IDEM will continue to exercise the authority delegated to it pursuant to RCRA, and provided by IC 13-22-13 et al. and all related environmental laws and rules, with regard to former owners or operators of hazardous waste facilities who applied for interim status, received an operating permit, or conducted hazardous waste management activities required to have a permit without obtaining one. Further, IDEM will continue to exercise its authority under other
applicable laws and rules, such as CERCLA and similar state laws, with regard to all contaminated properties.

6.4 Nothing in this NPD will be interpreted to render Indiana law pertaining to RCRA permits or RCRA obligations less stringent than federal RCRA laws and regulations.

7.0 REFERENCES

7.1. Federal Laws or Rules:
   7.1.1. 42 USC § 6901 et seq.
   7.1.2. 42 U.S.C. § 6924, SWDA § 3004 Standards Applicable to Owners and Operators of Hazardous Waste Treatment, Storage and Disposal Facilities
   7.1.4. 42 U.S.C. 6925, SWDA 3005 Permits for Treatment, Storage or Disposal of Hazardous Waste
   7.1.5. 42 U.S.C. 6926, SWDA 3006 Authorized State Hazardous Waste Programs
   7.1.6. 42 USC § 9601 et seq.

7.2. Indiana Administrative Codes:
   7.2.1. 329 IAC 3.1 et seq.

7.3. Indiana Statutes:
   7.3.1. Ind. Code § 13-11-1. Definitions
   7.3.2. Ind. Code § 13-22-2. Regulation Generally; Adoption of Specific Rules
   7.3.3. Ind. Code § 13-22-3. Permits
   7.3.5. Ind. Code § 13-25-4 Hazardous Substances Response Trust Fund

8.0 SIGNATURES

Carol S. Comer, Commissioner
Indiana Department of Environmental Management
Date: 10/1/2015

Bruce Palin, Assistant Commissioner
Office of Land Quality
Date: 10/1/2015

Donald M. Snemis, Assistant Commissioner
Office of Legal Counsel and Criminal Investigations
Date: 10-1-2015

This policy is consistent with agency requirements.

Quality Improvement Program
Office of Planning and Assessment
Office of Compliance Support
Date: 10-2-2015