BEFORE THE ARKANSAS POLLUTION CONTROL AND ECOLOGY COMMISSION

IN THE MATTER OF AMENDMENTS TO)		
REGULATION No. 23, HAZARDOUS)	DOCKET NO.	12-001-R
WASTE MANAGEMENT)		

PETITION TO INITIATE RULEMAKING TO AMEND REGULATION NO. 23, HAZARDOUS WASTE MANAGEMENT

Pursuant to the provisions of Arkansas Code, Ann., § 8-7-209(b)(1), the Arkansas Department of Environmental Quality (hereinafter "ADEQ" or the "Department"), for its Petition to Initiate Rulemaking to Amend Regulation No. 23, Hazardous Waste Management, states:

- 1. The U.S. Environmental Protection Agency (hereafter "U.S. EPA" or "EPA") has promulgated specific changes to the hazardous waste management regulations (40 CFR Parts 260-279) published in the *Federal Register* between June 10, 2010, and December 31, 2011, which affect the hazardous waste management program implemented by the Department pursuant to the Hazardous Waste Management Act and the Commission's Regulation No. 23 (Hazardous Waste Management).
- 2. Specific regulatory amendments to the federal hazardous waste management program which are proposed for incorporation into Regulation No. 23 include the following *Federal Register* notices:
- (A) Withdrawal of the Emission Comparable Fuel Exclusion. 75 FR 33712-33724, June 10, 2010. This federal rule withdrew a conditional exclusion from Federal regulations promulgated on December 19, 2008 at 73 FR 77954-78017 for so-called Emission Comparable Fuels (ECF). These are fuels produced from hazardous secondary materials which, when burned in industrial boilers under specified conditions, generate

emissions that are comparable to emissions from burning fuel oil in those boilers. EPA withdrew this conditional exclusion because the Agency concluded in response to public comments and subsequent litigation that ECF was more appropriately classified as a discarded material and regulated as a hazardous waste. Existing exclusions for comparable fuels and synthesis gas fuels were not addressed or otherwise affected by this rule. The Commission did not adopt the December 2008 Federal exclusion for emission comparable fuels. When EPA published this notice rescinding the exclusion for emission comparable fuels and reinstating most of the previous requirements under 40 CFR 261.38, numerous changes were made to the previous language at 40 CFR 261.38 and its accompanying Table 1, and the more stringent, 2008 federal standards for comparable fuels were carried over into the reinstatement of the provisions of this section. The Department is therefore proposing to adopt the revised federal provisions at Regulation No. 23, § 261.38 to maintain equivalence between the State regulations at § 261.38 and the corresponding Federal rules. (Note: while the December 2008 ECF rule deleted two columns, "composite value" and "heating value" from Table 1 at § 261.38, and the updated, reinstated June 2010 Federal rule also omitted these columns, we are proposing to retain these values in Table 1 for reference purposes).

- (B) Hazardous Waste Management System; Identification and Listing of Hazardous Waste; Removal of Saccharin and Its Salts from the Lists of Hazardous Constituents, Hazardous Wastes, and Hazardous Substances. 75 FR 78918-78926, December 17, 2010. This federal rule removed saccharin and its salts from the lists of hazardous constituents and commercial chemical products which are hazardous wastes when discarded or intended to be discarded.
- (C) Technical Corrections to the Standards Applicable to Generators of Hazardous Waste; Alternative Requirements for Hazardous Waste Determination and Accumulation of Unwanted Material at Laboratories Owned by Colleges and Universities and Other Eligible Academic Entities Formally Affiliated With Colleges and Universities. 75 FR 79304-79308, December 20, 2010. This Federal rule made technical corrections to six provisions under the 40 CFR 262, Subpart K "Academic Laboratories" rule.
- (D) Land Disposal Restrictions: Revision of the Treatment Standards for Carbamate Wastes. 76 FR 34147-34157, June 13, 2011. This Federal rule provided alternative treatment standards allowing for the use of best demonstrated available technologies (BDAT) for treating hazardous wastes from the production of carbamates and carbamate commercial chemical products, off-specification or manufacturing chemical intermediates and container residues that become hazardous wastes when they are discarded or intended to be discarded. In addition, this action removed carbamate regulated constituents from the table of Universal Treatment Standards.
- (E) **Hazardous Waste Manifest Printing Specifications Correction Rule**. 76 FR 36363-36366, June 22, 2011. This federal revision amended the printing specification regulations for uniform hazardous waste manifests to indicate that the use of red ink, as well as other distinct colors, or other methods to distinguish the copy distribution

notations from the rest of the printed form and data entries is permissible (rather than required) for commercially-printed manifests as well as manifests from other authorized sources.

- (F) **Miscellaneous Technical Corrections**. EPA promulgated an extensive "Burden Reduction Rule" on April 4, 2006, at 71 FR 16862. The Department recommended and the Commission adopted the provisions of this federal rule piecemeal, and in that process several paragraphs from that rule were inadvertently omitted from the Commission's rulemaking initiated in January 2008 in Docket No. 08-002-R. Since the adoption of that Rulemaking, the Department and U.S. EPA Region 6 have reviewed Regulation No. 23 and recommended that the following provisions of EPA's burden reduction rule be incorporated into the Regulation for more clear consistency with the corresponding federal rules. The Department is therefore proposing the adoption of specific technical and editorial amendments to the following rules addressed under the Burden Reduction rule as well similar federal corrections in Title 40 of the Code of Federal Regulations:
 - § 264.16(a)(4): Allows a more streamlined approach to providing OSHA emergency response training under the provisions of 29 CFR 1910.120(p)(8) and 1910.120(g);
 - § 264.195(b)-(h): Provides a more streamlined, comprehensive approach to weekly inspections of hazardous waste tank storage units;
 - § 265.251(c): An editorial correction which deletes past deadlines for installing liners at existing waste pile units;
 - § 264.301(e)(2)(i)(C): Incorporates a federal revision changing the reference for "underground drinking water source" from 40 CFR 144 to an internal reference in Regulation No. 23, as § 270.2;
 - § 264.314(a): Revises the prohibition of disposal of bulk or non-containerized liquids in RCRA Subtitle C hazardous waste landfills;
 - § 264.552(e)(4)(iv)(F): Incorporates a change in reference to the Toxicity Characteristic Leaching Procedure (TCLP) from 40 CFR 144.3 to an internal reference in Reg. No. 23 § 260.11;
 - § 264.1030(c): Clarifies that until such time as a RCRA facility operator subject to the provisions for air emission standards for process vents receives a final permit for affected units, he or she remains subject to the appropriate requirements under Section 265, Subsection AA of Regulation No. 23;
 - § 265.1(c)(4): Reasserts the requirements for operators of underground injection wells subject to RCRA interim status or equivalent controls to comply with the federal standards for these activities;
 - § 265.142(a): Makes an editorial correction to confirm that operators of hazardous waste containment buildings under RCRA interim status must comply with the annual requirements to prepare and update a closure cost estimate;
 - § 268.7(b)(3)(ii): Streamlines the exchange of LDR notifications between generators and treatment, storage, and disposal facilities by requiring only the manifest number of the first waste shipment if the characteristics of the waste stream do not change.
 - § 273.34(d): Makes an editorial revision to the provisions for labeling containers of universal waste mercury-containing devices.

- 3. The following state-specific revisions are proposed for inclusion in Regulation No. 23:
- (A) **Section 3(b)** is amended to reflect the updated window (through December 31, 2011) for Federal regulations adopted or incorporated by reference.
- 4. Line-by-line details of the proposed revisions are shown at Exhibit "A."
- 5. Compliance with Act 143 of 2007. Analyses of anticipated costs and their potential impacts and benefits to small and other businesses are provided pursuant to the provisions of Act 143 at Exhibits D and E of this rulemaking docket.
- 6. Clyde Rhodes, Chief, Hazardous Waste Division, will be available to answer questions concerning this proposed rulemaking. A version of the regulation showing the proposed changes is attached as Exhibit "A" and is hereby incorporated by reference. (Due to the size of Regulation No. 23, only the specific sections proposed to be amended are addressed at Exhibit "A". These revisions will be incorporated in the whole of the Regulation at the completion of this rulemaking.) The Legislative Questionnaire for filing proposed rules and regulations with the Arkansas Legislative Council and Joint Interim Committee is attached at Exhibit "B." The Legislative Financial Impact Statement is attached at Exhibit "C." A statement addressing compliance with the provisions of Act 143 of 2007 is attached at Exhibit "D." A copy of the completed economic impact/environmental benefit analysis pursuant to Regulation No. 8.812 is attached at Exhibit "E." A copy of a regulatory flexibility analysis prepared pursuant to Executive Order 05-04 and Act 143 of 2007 is attached at Exhibit "F." A proposed Minute Order which initiates this request is attached at Exhibit "G."

WHEREFORE, the ADEQ requests that the Commission initiate the rulemaking process, adopt the proposed Minute Order, and promulgate the proposed amendments to Regulation No. 23 for public notice and comment.

Respectfully submitted,

Clyde E. Rhodes, Jr.

Chief, Hazardous Waste Division Arkansas Department of Environmental Quality (501) 682-0831

EXHIBIT A:

PROPOSED RULE CHANGES

(MARK-UP OF REVISED SECTIONS ONLY)

ARKANSAS POLLUTION CONTROL AND ECOLOGY COMMISSION

REGULATION No. 23

HAZARDOUS WASTE MANAGEMENT



INITIAL DRAFT

Submitted to the Pollution Control and Ecology Commission in January 2012

REGULATION No. 23 HAZARDOUS WASTE MANAGEMENT

TABLE OF CONTENTS

	CHAPTER 1.		Sectio	on 261.	
1	Authority	1	IDENT	IFICATION & LISTING	OF
1 2	Authority Violations	1			O .
3	Amendments & Updates to	i	HAZA	RDOUS WASTE	
· ·	Regulation No. 23 (Hazardous	·			
	Waste Management)		204.4	Subsection A – General	004
4	Conflict of Interest	2	261.1	Purpose and scope.	261-
5	(Reserved)	2	261.2 261.3	Definition of Solid Waste. Definition of Hazardous Waste.	261- 261-
6	Fees and Costs	2	261.4	Exclusions.	261-
			261.5	Special requirements for	261-
	CHAPTER 2.			hazardous waste generated by conditionally-exempt small quantity generators	
Section			261.6	Requirements for recyclable materials	261-
	RDOUS WASTE GEMENT SYSTEM –		261.7	Residues of hazardous waste in empty containers	261-
GENER			261.8	PCB Wastes Regulated under Toxic Substances Control Act	261-
	Subsection A – General		261.9	Requirements for Universal	261-
260.1	Purpose, scope, and applicability	260-1		Waste.	
260.2	Availability of information;	260-1		Subsection B—Criteria for Ide	ntifying
	confidentiality of information			the Characteristics of Hazardo	ous
260.3	Use of number and gender.	260-1		Waste and for Listing of Hazai Waste	rdous
	Subsection B – Definitions		261.10	Criteria for identifying the	261-
260.10	Definitions.	260-2		characteristics of hazardous	
260.11	References.	260-10	261.11	waste. Criteria for listing hazardous	261-
	Subsection C – Rulemaking Pe			waste.	
260.20	General.	260-12		Cubaction C. Characteristic	o of
260.21	Petitions for equivalent testing or analytical methods	260-13		Subsection C – Characteristic Hazardous Waste	S OI
260.22	Petitions to amend Section 261	260-15	261.20	General	261-
200.22	to exclude a waste produced at	200-10	261.21	Characteristic of ignitability.	261-
	a particular facility.		261.22	Characteristic of corrosivity.	261-
260.23	Petitions to amend Section 273	260-15	261.23	Characteristic of reactivity.	261-
	to include additional hazardous wastes.		261.24	Toxicity characteristic.	261-
260.30	Variances from classification as a solid waste.	260-15		Subsection D – Lists of Hazar Wastes	dous
260.31	Standards and criteria for	260-15	261.30	General.	261-
	variances from classification as a solid waste.		261.31	Hazardous wastes from non-	261-
260.32	Variance to be classified as a	260-16	261.32	specific sources. Hazardous wastes from specific	261-
200 22	boiler.	200.40		sources.	
260.33	Procedures for variances from classification as a solid waste or to be classified as a boiler.	260-16	261.33	Discarded commercial chemical products, off-specification	261-
260.40	Additional regulation of certain	260-16		species, container residues, and spill residues thereof.	
	hazardous waste recycling	•	261.35	Deletion of certain hazardous	261-
	activities on a case-by-case		201.00	waste codes following	2013
260.44	basis.	260 17		equipment cleaning and	
260.41	Procedures for case-by-case regulation of hazardous waste	260-17	004.00	replacement.	004
	recycling activities.		261.36 261.37	[Reserved] [Reserved]	261- 261-

			262.32	Marking	262-
	Subsection E –		262.33	Placarding	262-
	Exclusions/Exemptions		262.34	Accumulation time.	262- 262-
261.38	Comparable/Syngas Fuel	261-	262.35	Handling and Disposal Requirements for Conditionally-	202-
	Exclusion of			Exempt Small Quantity	
	Comparable Fuel and Syngas			Generators.	
261.39	Fuel Conditional Exclusion for Used,	261-		Certerators.	
201.39	Broken Cathode Ray Tubes	201-		Subsection D - Recordkeepin	a &
	(CRTs) and Processed CRT			Reporting	g u
	Glass Undergoing Recycling.		262.40	Recordkeeping	262-
261.40	Conditional Exclusion for Used,	261-	262.41	Annual Report.	262-
	Intact Cathode Ray Tubes		262.42	Exception reporting.	262-
	(CRTs) Exported for Recycling.		262.43	Additional reporting.	262-
261.42	Notification and Recordkeeping	261-	262.44	[Reserved]	262-
	for Used, Intact Cathode Ray				
	Tubes (CRTs) Exported for			Subsection E – Exports of Ha.	zardous
	Reuse.	261-		Waste	
	Appendix I Representative Sampling Methods	201-	262.50	Applicability.	262-
	Appendix II - Method 1311	261-	262.51	Definitions.	262-
	Toxicity	201	262.52	General requirements.	262-
	Characteristic Leaching		262.53	Notification of intent to export.	262-
	Procedure (TCLP)		262.54	Special manifest requirements	262-
	Appendix III - Chemical Analysis	261-	262.55 262.56	Exception reports.	262-
	Test Methods		262.56 262.57	Annual reports. Recordkeeping.	262- 262-
	Appendix VII - Basis for Listing	261-	262.58	International agreements.	262-
	Hazardous Waste		202.00	memational agreements.	202
	Appendix VIII - Hazardous	261-		Subsection F – Imports of Haz	zardous
	Constituents	261-		Waste	Laraous
	Appendix IX - Wastes Excluded Under §§ 260.20 and 260.22	201-	262.60	Imports of hazardous waste.	262-
	Orider 33 200.20 and 200.22		202.00	importo or nazaradad waste.	
_				Subsection G – Farmers	
Section	n 262.		262.70	Farmers	262-
STANE	DARDS APPLICABLE T	iO.			
O 1 / 11 1 E					
CENIE		VII.E		Subsection H - Trans-Frontie	r
_	RATORS OF HAZARDO	US			
GENER WAST		OUS		Shipments of Hazardous Was	
_		ous	262.80		
_		OUS	262.80 262.81	Shipments of Hazardous Was Recovery within the OECD Applicability. Definitions.	262- 262-
_	E	262-	262.81 262.82	Shipments of Hazardous Was Recovery within the OECD Applicability. Definitions. General conditions.	262- 262- 262-
WAST	Subsection A – General		262.81 262.82 262.83	Shipments of Hazardous Was Recovery within the OECD Applicability. Definitions. General conditions. Notification and consent.	262- 262- 262- 262- 262-
262.10 262.11	Subsection A – General Purpose, scope, and applicability. Hazardous waste determination.	262- 262-	262.81 262.82 262.83 262.84	Shipments of Hazardous Was Recovery within the OECD Applicability. Definitions. General conditions. Notification and consent. Tracking document.	262- 262- 262- 262- 262- 262-
262.10 262.11 262.12	Subsection A – General Purpose, scope, and applicability. Hazardous waste determination. EPA identification numbers.	262- 262- 262-	262.81 262.82 262.83 262.84 262.85	Shipments of Hazardous Was Recovery within the OECD Applicability. Definitions. General conditions. Notification and consent. Tracking document. Contracts.	262- 262- 262- 262- 262- 262- 262-
262.10 262.11	Subsection A – General Purpose, scope, and applicability. Hazardous waste determination. EPA identification numbers. State Requirements for	262- 262-	262.81 262.82 262.83 262.84	Shipments of Hazardous Was Recovery within the OECD Applicability. Definitions. General conditions. Notification and consent. Tracking document. Contracts. Provisions relating to	262- 262- 262- 262- 262- 262-
262.10 262.11 262.12	Subsection A – General Purpose, scope, and applicability. Hazardous waste determination. EPA identification numbers. State Requirements for Transportation of Waste from	262- 262- 262-	262.81 262.82 262.83 262.84 262.85 262.86	Shipments of Hazardous Was Recovery within the OECD Applicability. Definitions. General conditions. Notification and consent. Tracking document. Contracts. Provisions relating to recognized traders.	262- 262- 262- 262- 262- 262- 262- 262-
262.10 262.11 262.12	Subsection A – General Purpose, scope, and applicability. Hazardous waste determination. EPA identification numbers. State Requirements for Transportation of Waste from Generators of over 100 kgs per	262- 262- 262-	262.81 262.82 262.83 262.84 262.85 262.86	Shipments of Hazardous Was Recovery within the OECD Applicability. Definitions. General conditions. Notification and consent. Tracking document. Contracts. Provisions relating to recognized traders. Reporting and recordkeeping.	262- 262- 262- 262- 262- 262- 262- 262-
262.10 262.11 262.12	Subsection A – General Purpose, scope, and applicability. Hazardous waste determination. EPA identification numbers. State Requirements for Transportation of Waste from	262- 262- 262-	262.81 262.82 262.83 262.84 262.85 262.86	Shipments of Hazardous Was Recovery within the OECD Applicability. Definitions. General conditions. Notification and consent. Tracking document. Contracts. Provisions relating to recognized traders.	262- 262- 262- 262- 262- 262- 262- 262-
262.10 262.11 262.12	Subsection A – General Purpose, scope, and applicability. Hazardous waste determination. EPA identification numbers. State Requirements for Transportation of Waste from Generators of over 100 kgs per Month.	262- 262- 262-	262.81 262.82 262.83 262.84 262.85 262.86	Shipments of Hazardous Was Recovery within the OECD Applicability. Definitions. General conditions. Notification and consent. Tracking document. Contracts. Provisions relating to recognized traders. Reporting and recordkeeping. Pre-approval for U.S. Recovery	262- 262- 262- 262- 262- 262- 262- 262-
262.10 262.11 262.12 262.13	Subsection A – General Purpose, scope, and applicability. Hazardous waste determination. EPA identification numbers. State Requirements for Transportation of Waste from Generators of over 100 kgs per Month. Subsection B – The Manifest	262- 262- 262- 262-	262.81 262.82 262.83 262.84 262.85 262.86 262.87 262.88	Shipments of Hazardous Was Recovery within the OECD Applicability. Definitions. General conditions. Notification and consent. Tracking document. Contracts. Provisions relating to recognized traders. Reporting and recordkeeping. Pre-approval for U.S. Recovery Facilities OECD Waste Lists.	262- 262- 262- 262- 262- 262- 262- 262-
262.10 262.11 262.12 262.13	Subsection A – General Purpose, scope, and applicability. Hazardous waste determination. EPA identification numbers. State Requirements for Transportation of Waste from Generators of over 100 kgs per Month. Subsection B – The Manifest General Requirements.	262- 262- 262- 262-	262.81 262.82 262.83 262.84 262.85 262.86 262.87 262.88	Shipments of Hazardous Was Recovery within the OECD Applicability. Definitions. General conditions. Notification and consent. Tracking document. Contracts. Provisions relating to recognized traders. Reporting and recordkeeping. Pre-approval for U.S. Recovery Facilities	262- 262- 262- 262- 262- 262- 262- 262-
262.10 262.11 262.12 262.13	Subsection A – General Purpose, scope, and applicability. Hazardous waste determination. EPA identification numbers. State Requirements for Transportation of Waste from Generators of over 100 kgs per Month. Subsection B – The Manifest General Requirements. Manifest tracking numbers,	262- 262- 262- 262-	262.81 262.82 262.83 262.84 262.85 262.86 262.87 262.88	Shipments of Hazardous Was Recovery within the OECD Applicability. Definitions. General conditions. Notification and consent. Tracking document. Contracts. Provisions relating to recognized traders. Reporting and recordkeeping. Pre-approval for U.S. Recovery Facilities OECD Waste Lists. Subsections I-J: {Reserved}	262- 262- 262- 262- 262- 262- 262- 262-
262.10 262.11 262.12 262.13	Subsection A – General Purpose, scope, and applicability. Hazardous waste determination. EPA identification numbers. State Requirements for Transportation of Waste from Generators of over 100 kgs per Month. Subsection B – The Manifest General Requirements.	262- 262- 262- 262-	262.81 262.82 262.83 262.84 262.85 262.86 262.87 262.88	Shipments of Hazardous Was Recovery within the OECD Applicability. Definitions. General conditions. Notification and consent. Tracking document. Contracts. Provisions relating to recognized traders. Reporting and recordkeeping. Pre-approval for U.S. Recovery Facilities OECD Waste Lists. Subsections I-J: {Reserved} Subsection K - Alternative	262- 262- 262- 262- 262- 262- 262- 262-
262.10 262.11 262.12 262.13	Subsection A – General Purpose, scope, and applicability. Hazardous waste determination. EPA identification numbers. State Requirements for Transportation of Waste from Generators of over 100 kgs per Month. Subsection B – The Manifest General Requirements. Manifest tracking numbers, manifest printing, and obtaining	262- 262- 262- 262-	262.81 262.82 262.83 262.84 262.85 262.86 262.87 262.88	Shipments of Hazardous Was Recovery within the OECD Applicability. Definitions. General conditions. Notification and consent. Tracking document. Contracts. Provisions relating to recognized traders. Reporting and recordkeeping. Pre-approval for U.S. Recovery Facilities OECD Waste Lists. Subsections I-J: {Reserved} Subsection K - Alternative Requirements for Hazardous	262- 262- 262- 262- 262- 262- 262- 262-
262.10 262.11 262.12 262.13 262.21 262.21	Subsection A – General Purpose, scope, and applicability. Hazardous waste determination. EPA identification numbers. State Requirements for Transportation of Waste from Generators of over 100 kgs per Month. Subsection B – The Manifest General Requirements. Manifest tracking numbers, manifest printing, and obtaining manifests Number of copies. Use of the Manifest.	262- 262- 262- 262- 262- 262- 262- 262-	262.81 262.82 262.83 262.84 262.85 262.86 262.87 262.88	Shipments of Hazardous Was Recovery within the OECD Applicability. Definitions. General conditions. Notification and consent. Tracking document. Contracts. Provisions relating to recognized traders. Reporting and recordkeeping. Pre-approval for U.S. Recovery Facilities OECD Waste Lists. Subsections I-J: {Reserved} Subsection K - Alternative Requirements for Hazardous Determination & Accumulation	262- 262- 262- 262- 262- 262- 262- 262-
262.10 262.11 262.12 262.13 262.20 262.21	Subsection A – General Purpose, scope, and applicability. Hazardous waste determination. EPA identification numbers. State Requirements for Transportation of Waste from Generators of over 100 kgs per Month. Subsection B – The Manifest General Requirements. Manifest tracking numbers, manifest printing, and obtaining manifests Number of copies. Use of the Manifest. Additional Requirements for	262- 262- 262- 262- 262- 262-	262.81 262.82 262.83 262.84 262.85 262.86 262.87 262.88	Shipments of Hazardous Was Recovery within the OECD Applicability. Definitions. General conditions. Notification and consent. Tracking document. Contracts. Provisions relating to recognized traders. Reporting and recordkeeping. Pre-approval for U.S. Recovery Facilities OECD Waste Lists. Subsections I-J: {Reserved} Subsection K - Alternative Requirements for Hazardous Determination & Accumulation Unwanted Material for Labora	262- 262- 262- 262- 262- 262- 262- 262-
262.10 262.11 262.12 262.13 262.21 262.21	Subsection A – General Purpose, scope, and applicability. Hazardous waste determination. EPA identification numbers. State Requirements for Transportation of Waste from Generators of over 100 kgs per Month. Subsection B – The Manifest General Requirements. Manifest tracking numbers, manifest printing, and obtaining manifests Number of copies. Use of the Manifest. Additional Requirements for Generators of Hazardous	262- 262- 262- 262- 262- 262- 262- 262-	262.81 262.82 262.83 262.84 262.85 262.86 262.87 262.88 262.89	Shipments of Hazardous Was Recovery within the OECD Applicability. Definitions. General conditions. Notification and consent. Tracking document. Contracts. Provisions relating to recognized traders. Reporting and recordkeeping. Pre-approval for U.S. Recovery Facilities OECD Waste Lists. Subsections I-J: {Reserved} Subsection K - Alternative Requirements for Hazardous Determination & Accumulation Unwanted Material for Labora Owned by Eligible Academic Identitions.	262- 262- 262- 262- 262- 262- 262- 262-
262.10 262.11 262.12 262.13 262.21 262.21	Subsection A – General Purpose, scope, and applicability. Hazardous waste determination. EPA identification numbers. State Requirements for Transportation of Waste from Generators of over 100 kgs per Month. Subsection B – The Manifest General Requirements. Manifest tracking numbers, manifest printing, and obtaining manifests Number of copies. Use of the Manifest. Additional Requirements for Generators of Hazardous Wastes in Arkansas (Including	262- 262- 262- 262- 262- 262- 262- 262-	262.81 262.82 262.83 262.84 262.85 262.86 262.87 262.88 262.89	Shipments of Hazardous Was Recovery within the OECD Applicability. Definitions. General conditions. Notification and consent. Tracking document. Contracts. Provisions relating to recognized traders. Reporting and recordkeeping. Pre-approval for U.S. Recovery Facilities OECD Waste Lists. Subsections I-J: {Reserved} Subsections I-J: {Reserved} Subsection K - Alternative Requirements for Hazardous Determination & Accumulation Unwanted Material for Labora Owned by Eligible Academic Definitions for this subsection.	262- 262- 262- 262- 262- 262- 262- 262-
262.10 262.11 262.12 262.13 262.21 262.21	Subsection A – General Purpose, scope, and applicability. Hazardous waste determination. EPA identification numbers. State Requirements for Transportation of Waste from Generators of over 100 kgs per Month. Subsection B – The Manifest General Requirements. Manifest tracking numbers, manifest printing, and obtaining manifests Number of copies. Use of the Manifest. Additional Requirements for Generators of Hazardous Wastes in Arkansas (Including Wastes from Generators of over	262- 262- 262- 262- 262- 262- 262- 262-	262.81 262.82 262.83 262.84 262.85 262.86 262.87 262.88 262.89	Shipments of Hazardous Was Recovery within the OECD Applicability. Definitions. General conditions. Notification and consent. Tracking document. Contracts. Provisions relating to recognized traders. Reporting and recordkeeping. Pre-approval for U.S. Recovery Facilities OECD Waste Lists. Subsections I-J: {Reserved} Subsection K — Alternative Requirements for Hazardous Determination & Accumulation Unwanted Material for Labora Owned by Eligible Academic In Definitions for this subsection.	262- 262- 262- 262- 262- 262- 262- 262-
262.10 262.11 262.12 262.13 262.20 262.21 262.22 262.23 262.24	Subsection A – General Purpose, scope, and applicability. Hazardous waste determination. EPA identification numbers. State Requirements for Transportation of Waste from Generators of over 100 kgs per Month. Subsection B – The Manifest General Requirements. Manifest tracking numbers, manifest printing, and obtaining manifests Number of copies. Use of the Manifest. Additional Requirements for Generators of Hazardous Wastes in Arkansas (Including Wastes from Generators of over 100 kgs per month)	262- 262- 262- 262- 262- 262- 262- 262-	262.81 262.82 262.83 262.84 262.85 262.86 262.87 262.88 262.89	Shipments of Hazardous Was Recovery within the OECD Applicability. Definitions. General conditions. Notification and consent. Tracking document. Contracts. Provisions relating to recognized traders. Reporting and recordkeeping. Pre-approval for U.S. Recovery Facilities OECD Waste Lists. Subsections I-J: {Reserved} Subsection K - Alternative Requirements for Hazardous Determination & Accumulation Unwanted Material for Labora Owned by Eligible Academic In Definitions for this subsection. Applicability of this subsection. This Subsection is optional.	262- 262- 262- 262- 262- 262- 262- 262-
262.10 262.11 262.12 262.13 262.21 262.21	Subsection A – General Purpose, scope, and applicability. Hazardous waste determination. EPA identification numbers. State Requirements for Transportation of Waste from Generators of over 100 kgs per Month. Subsection B – The Manifest General Requirements. Manifest tracking numbers, manifest printing, and obtaining manifests Number of copies. Use of the Manifest. Additional Requirements for Generators of Hazardous Wastes in Arkansas (Including Wastes from Generators of over	262- 262- 262- 262- 262- 262- 262- 262-	262.81 262.82 262.83 262.84 262.85 262.86 262.87 262.88 262.89	Shipments of Hazardous Was Recovery within the OECD Applicability. Definitions. General conditions. Notification and consent. Tracking document. Contracts. Provisions relating to recognized traders. Reporting and recordkeeping. Pre-approval for U.S. Recovery Facilities OECD Waste Lists. Subsections I-J: {Reserved} Subsection K - Alternative Requirements for Hazardous Determination & Accumulation Unwanted Material for Labora Owned by Eligible Academic In Definitions for this subsection. Applicability of this subsection. This Subsection is optional. How an eligible academic entity	262- 262- 262- 262- 262- 262- 262- 262-
262.10 262.11 262.12 262.13 262.20 262.21 262.22 262.23 262.24	Subsection A – General Purpose, scope, and applicability. Hazardous waste determination. EPA identification numbers. State Requirements for Transportation of Waste from Generators of over 100 kgs per Month. Subsection B – The Manifest General Requirements. Manifest tracking numbers, manifest printing, and obtaining manifests Number of copies. Use of the Manifest. Additional Requirements for Generators of Hazardous Wastes in Arkansas (Including Wastes from Generators of over 100 kgs per month) Waste Minimization certification	262- 262- 262- 262- 262- 262- 262- 262-	262.81 262.82 262.83 262.84 262.85 262.86 262.87 262.88 262.89	Shipments of Hazardous Was Recovery within the OECD Applicability. Definitions. General conditions. Notification and consent. Tracking document. Contracts. Provisions relating to recognized traders. Reporting and recordkeeping. Pre-approval for U.S. Recovery Facilities OECD Waste Lists. Subsections I-J: {Reserved} Subsection K - Alternative Requirements for Hazardous Determination & Accumulation Unwanted Material for Labora Owned by Eligible Academic In Definitions for this subsection. This Subsection is optional. How an eligible academic entity indicates it will be subject to the	262- 262- 262- 262- 262- 262- 262- 262-
262.10 262.11 262.12 262.13 262.20 262.21 262.22 262.23 262.24	Subsection A – General Purpose, scope, and applicability. Hazardous waste determination. EPA identification numbers. State Requirements for Transportation of Waste from Generators of over 100 kgs per Month. Subsection B – The Manifest General Requirements. Manifest tracking numbers, manifest printing, and obtaining manifests Number of copies. Use of the Manifest. Additional Requirements for Generators of Hazardous Wastes in Arkansas (Including Wastes from Generators of over 100 kgs per month) Waste Minimization certification Subsection C – Pre-Transport	262- 262- 262- 262- 262- 262- 262- 262-	262.81 262.82 262.83 262.84 262.85 262.86 262.87 262.88 262.89	Shipments of Hazardous Was Recovery within the OECD Applicability. Definitions. General conditions. Notification and consent. Tracking document. Contracts. Provisions relating to recognized traders. Reporting and recordkeeping. Pre-approval for U.S. Recovery Facilities OECD Waste Lists. Subsections I-J: {Reserved} Subsection K – Alternative Requirements for Hazardous Determination & Accumulation Unwanted Material for Labora Owned by Eligible Academic In Definitions for this subsection. Applicability of this subsection. This Subsection is optional. How an eligible academic entity indicates it will be subject to the requirements of this subsection.	262- 262- 262- 262- 262- 262- 262- 262-
262.10 262.11 262.12 262.13 262.21 262.21 262.22 262.23 262.24	Subsection A – General Purpose, scope, and applicability. Hazardous waste determination. EPA identification numbers. State Requirements for Transportation of Waste from Generators of over 100 kgs per Month. Subsection B – The Manifest General Requirements. Manifest tracking numbers, manifest printing, and obtaining manifests Number of copies. Use of the Manifest. Additional Requirements for Generators of Hazardous Wastes in Arkansas (Including Wastes from Generators of over 100 kgs per month) Waste Minimization certification Subsection C – Pre-Transport Requirements	262- 262- 262- 262- 262- 262- 262- 262-	262.81 262.82 262.83 262.84 262.85 262.86 262.87 262.88 262.89	Shipments of Hazardous Was Recovery within the OECD Applicability. Definitions. General conditions. Notification and consent. Tracking document. Contracts. Provisions relating to recognized traders. Reporting and recordkeeping. Pre-approval for U.S. Recovery Facilities OECD Waste Lists. Subsections I-J: {Reserved} Subsection K - Alternative Requirements for Hazardous Determination & Accumulation Unwanted Material for Labora Owned by Eligible Academic In Definitions for this subsection. This Subsection is optional. How an eligible academic entity indicates it will be subject to the	262- 262- 262- 262- 262- 262- 262- 262-
262.10 262.11 262.12 262.13 262.20 262.21 262.22 262.23 262.24	Subsection A – General Purpose, scope, and applicability. Hazardous waste determination. EPA identification numbers. State Requirements for Transportation of Waste from Generators of over 100 kgs per Month. Subsection B – The Manifest General Requirements. Manifest tracking numbers, manifest printing, and obtaining manifests Number of copies. Use of the Manifest. Additional Requirements for Generators of Hazardous Wastes in Arkansas (Including Wastes from Generators of over 100 kgs per month) Waste Minimization certification Subsection C – Pre-Transport	262- 262- 262- 262- 262- 262- 262- 262-	262.81 262.82 262.83 262.84 262.85 262.86 262.87 262.88 262.89	Shipments of Hazardous Was Recovery within the OECD Applicability. Definitions. General conditions. Notification and consent. Tracking document. Contracts. Provisions relating to recognized traders. Reporting and recordkeeping. Pre-approval for U.S. Recovery Facilities OECD Waste Lists. Subsections I-J: {Reserved} Subsection K – Alternative Requirements for Hazardous Determination & Accumulation Unwanted Material for Labora Owned by Eligible Academic In Definitions for this subsection. Applicability of this subsection. This Subsection is optional. How an eligible academic entity indicates it will be subject to the requirements of this subsection. How an eligible academic entity	262- 262- 262- 262- 262- 262- 262- 262-
262.10 262.11 262.12 262.13 262.21 262.21 262.22 262.23 262.24 262.27	Subsection A – General Purpose, scope, and applicability. Hazardous waste determination. EPA identification numbers. State Requirements for Transportation of Waste from Generators of over 100 kgs per Month. Subsection B – The Manifest General Requirements. Manifest tracking numbers, manifest printing, and obtaining manifests Number of copies. Use of the Manifest. Additional Requirements for Generators of Hazardous Wastes in Arkansas (Including Wastes from Generators of over 100 kgs per month) Waste Minimization certification Subsection C – Pre-Transport Requirements Packaging	262- 262- 262- 262- 262- 262- 262- 262-	262.81 262.82 262.83 262.84 262.85 262.86 262.87 262.88 262.89	Shipments of Hazardous Was Recovery within the OECD Applicability. Definitions. General conditions. Notification and consent. Tracking document. Contracts. Provisions relating to recognized traders. Reporting and recordkeeping. Pre-approval for U.S. Recovery Facilities OECD Waste Lists. Subsections I-J: {Reserved} Subsections I-J: {Reserved} Subsection K - Alternative Requirements for Hazardous Determination & Accumulation Unwanted Material for Labora Owned by Eligible Academic In Definitions for this subsection. Applicability of this subsection. This Subsection is optional. How an eligible academic entity indicates it will be subject to the requirements of this subsection. How an eligible academic entity indicates it will withdraw from	262- 262- 262- 262- 262- 262- 262- 262-

262.205	Summary of the requirements of this subsection.	262-		Outrosites A. Consent	
262.206	Labeling and management	262-	264.4	Subsection A – General	264
202.200	standards for containers of	202	264.1	Purpose, scope, and applicability.	264-
	unwanted material in the		264.2	[Reserved]	264-
	laboratory.		264.3	Relationship to interim status	264-
262.207	Training.	262-		standards.	
262.208	Removing containers of	262-	264.4	Imminent hazard action.	264-
	unwanted material from the				
262.209	laboratory. Where and when to make the	262-		Subsection B – General Facil	ity
202.209	hazardous waste determination	202-		Standards	
	and where to send containers of		264.10	Applicability.	264-
	unwanted material upon		264.11	Identification number	264-
	removal from the laboratory.		264.12	Required notices.	264- 264-
262.210	Making the hazardous waste	262-	264.13 264.14	General waste analysis. Security	264-
	determination in the laboratory		264.15	General Inspection	264-
	before the unwanted material is			requirements.	_0.
262 244	removed from the laboratory.	262-	264.16	Personnel training.	264-
262.211	Making the hazardous waste determination at an on-site	202-	264.17	General requirements for	264-
	central accumulation area.			ignitable, reactive, or	
262.212	Making the hazardous waste	262-		incompatible wastes.	
	determination at an on-site		264.18	Location standards.	264-
	interim status or permitted		264.19	Construction quality assurance program.	264-
	treatment, storage or disposal		264.20	State-specific Performance	264-
	facility.		201.20	Standards	20.
262.213	Laboratory clean-outs.	262-			
262.214 262.215	Laboratory management plan. Unwanted material that is not	262- 262-			
202.213	solid or hazardous waste.	202-		Subsection C – Preparedness	s &
262.216	Non-laboratory hazardous	262-		Prevention	
	waste generated at an eligible		264.30	Applicability.	264-
	academic entity.		264.31	Design and operation of facility.	264-
	Appendix I to Section 262	262-	264.32	Required equipment.	264-
			264.33	Testing and maintenance of equipment.	264-
Sectio	n 263		264.34	Access to communications or	264-
		T0		alarm system.	
_	DARDS APPLICABLE	10	264.35	Required aisle space.	264-
TRAN	SPORTERS OF		264.36	[Reserved]	264-
HAZAI	RDOUS WASTE		264.37	Arrangements with local	264-
				authorities.	
	Subsection A – General			Subsection D – Contingency	Plan and
263.10	Scope.	263-		Emergency Procedures	
263.11	EPA identification number.	263-	264.50	Applicability.	264-
263.12	Transfer facility requirements.	263-	264.51	Purpose and implementation of	264-
263.13	Transporter Permits.	263-		contingency plan.	
	Subsection B. Compliance	with the	264.52	Content of contingency plan.	264-
	Subsection B – Compliance Manifest System & Poserdke		264.53	Copies of contingency plan.	264-
263.20	Manifest System & Recordke The manifest system.	263-	264.54	Amendment of contingency plan.	264-
263.21	Compliance with the manifest.	263-	264.55	Emergency coordinator.	264-
263.22	Recordkeeping.	263-	264.56	Emergency procedures.	264-
	Subsection C – Hazardous V	/asta		Subsection E – Manifest Syst	tom
	Discharges	4010		Recordkeeping, & Reporting	O111,
263.30	Immediate Action	263-	264.70	Applicability.	264-
263.31	Discharge clean-up	263-	264.71	Use of manifest system.	264-
	O F	-	264.72	Manifest discrepancies.	264-
			264.73	Operating record.	264-
Sectio	n 264.		264.74	Availability, retention, and	264-
	DARDS FOR OWNERS	AND	004.75	disposition of records.	204
_			264.75 264.76	Annual Report.	264- 264
OPER	ATORS OF HAZARDO	บร	264.76 264.77	Unmanifested waste report. Additional reports.	264- 264-
WAST	E TREATMENT, STOR	AGE.	207.11	, taditional reports.	∠ ∪ + −
	POSAL FACILITIES	•		Subsection F – Releases from	n Solid
~ DIOI	JUAL I AUILITIEU				-

	Waste Management Units		264.173	Management of containers.	264-
264.90	Applicability.	264-	264.174	Inspections.	264-
264.91	Required programs.	264-	264.175	Containment.	264-
264.92	Ground-water protection	264-	264.176	Special requirements for	264-
	standard.			ignitable or reactive waste	
264.93	Hazardous constituents.	264-	264.177	Special requirements for	264-
264.94	Concentration limits.	264-		incompatible wastes.	
264.95	Point of compliance.	264-	264.178	Closure.	264-
264.96	Compliance period	264-	264.179	Air emission standards.	264-
264.97	General groundwater monitoring	264-			
	requirements.			Subsection J - Tank Systems	
264.98	Detection monitoring program.	264-	264.190	Applicability.	264-
264.99	Compliance monitoring	264-	264.191	Assessment of existing tank	264-
	program.			system's integrity.	
264.100	Corrective action program.	264-	264.192	Design and installation of new	264-
264.101	Corrective action for solid waste	264-		tank systems or components.	
	management units		264.193	Containment and detection of	264-
				releases.	
	Subsection G - Closure and F	Post-	264.194	General operating	264-
	Closure			requirements.	
264.110	Applicability	264-	264.195	Inspections.	264-
264.111	Closure performance standard.	264-	264.196	Response to leaks or spills and	264-
264.112	Closure plan; amendment of	264-		disposition of leaking or unfit-	
204.112	plan.	204-		for-use tank systems.	
264.113	Closure; time allowed for	264-	264.197	Closure and post-closure care.	264-
204.110	closure.	204-		•	
264.114	Disposal or decontamination of	264-	264.198	Special requirements for	264-
204.114	equipment, structures, and	204-		ignitable or reactive wastes	
	soils.		264.199	Special requirements for	264-
264.115	Certification of closure.	264-		incompatible wastes.	
264.116	Survey plat.	264-	264.200	Air emission standards.	264-
264.117	Post-closure care and use of	264-			
20	property.	201		Subsection K—Surface	
264.118	Post-closure plan; amendment	264-		Impoundments	
204.110	of plan.	204	264.220	Applicability.	264-
264.119	Post-closure notices.	264-	264.221	Design and operating	264-
264.120	Certification of completion of	264-	204.221	requirements.	204-
204.120	post-closure care.	204	264.222	Action leakage rate.	264-
	poor diodure dare.		264.223	Response actions.	264-
	Subsection F – Financial		264.224	- 264.225 [Reserved]	264-
			264.226	Monitoring and inspection	264-
004440	Requirements	004	264.227	Emergency repairs; contingency	264-
264.140	Applicability.	264-	204.221	plans.	204-
264.141	Definitions of terms as used in	264-	264.228	Closure and post-closure care.	264-
264 142	this Subsection.	064	204.220	Closure and post diodare date.	204
264.142	Cost estimate for closure.	264-	264.229	Special requirements for	264-
264.143	Financial assurance for closure.	264-	204.220	ignitable or reactive wastes	204
264.144	Cost estimate for post-closure	264-	264.230	Special requirements for	264-
004 445	care.	004	201.200	incompatible wastes.	
264.145	Financial assurance for post-	264-	264.231	Special requirements for	264-
264.146	closure care.	264		hazardous wastes F020, F021,	_0.
204.140	Use of a mechanism for	264-		F022, F023, F026, and F027.	
	financial assurance of both		264.232	Air emission standards.	264-
264 447	closure and post-closure care.	264	201.202	7 til Ollinoololi otaliaarao.	
264.147	Liability requirements.	264-		Subsection L – Waste Piles	
264.148	Incapacity of owners or	264-	264.250	Applicability.	264-
	operators, guarantors, or financial institutions.		264.251	Design and operating	264-
264 140	Use of State-required	264-	204.231	requirements.	204-
264.149	•	204-	264.252	Action leakage rate.	264-
264 450	mechanisms.	264	264.253	Response actions.	264-
264.150	State assumption of responsibility.	264-	264.254	Monitoring and inspection.	264-
264 151	, ,	264	264.255	[Reserved]	264-
264.151	Wording of the instruments.	264-	264.256	Special requirements for	264-
	Outer-tier to the		207.230	ignitable or reactive waste	20 1 -
	Subsection I – Use and Mana	gement	264.257	Special requirements for	264-
	of Containers		20 1.201	incompatible wastes.	_U-r-
264.170	Applicability.	264-	264.258	Closure and post-closure care.	264-
264.171	Condition of containers.	264-	264.259	Special requirements for	264-
264.172	Compatibility of waste with	264-	20 1.200	hazardous wastes F020, F021,	_0-
	containers.				

	F022, F023, F026, and F027.		264.552	Management Units Corrective Action Management	264-
	Subsection M – Land Treatme	nt		Units.	
264.270	Applicability.	264-	264.553	Temporary Units	264-
264.271	Treatment Program.	264-	264.554	Staging piles.	264-
264.271	Treatment demonstration.	264-	264.555	Disposal of CAMU-Eligible	264-
264.272				Waste in permitted hazardous	
204.273	Design and operating	264-		waste landfills	
004074	requirements.	004		waste landinis	
264.274	- 264.275 [Reserved]	264-		Subscations T. M. (Decembed)	
264.276	Food-chain crops	264-		Subsections T – V (Reserved)	
264.277	[Reserved]	264-			
264.278	Unsaturated zone monitoring.	264-		Subsection W – Drip Pads	
264.279	Recordkeeping	264-	264.570	Applicability.	264-
264.280	Closure and post-closure care.	264-	264.571	Assessment of existing drip pad	264-
264.281	Special requirements for	264-		integrity.	
	ignitable or reactive waste		264.572	Design and installation of new	264-
264.282	Special requirements for	264-		drip pads.	
	incompatible wastes.		264.573	Design and operating	264-
264.283	Special requirements for	264-		requirements	
	hazardous wastes F020, F021,		264.574	Inspections.	264-
	F022, F023, F026, and F027.		264.575	Closure.	264-
	1 022, 1 023, 1 020, and 1 027.		204.575	Olosuic.	204-
	Subsection N – Landfills			Outro dia V. Misselle versus	1.1-26-
204 200		004		Subsection X – Miscellaneous	
264.300	Applicability.	264-	264.600	Applicability	264-
264.301	Design and operating	264-	264.601	Environmental performance	264-
	requirements.			standards.	
264.302	Action leakage rate.	264-	264.602	Monitoring, analysis, inspection,	264-
264.303	Monitoring and inspection.	264-		response, reporting, and	
264.304	Response actions.	264-		corrective action.	
264.305	— 264.308 [Reserved]	264-	264.603	Post-closure care	264-
264.309	Surveying and recordkeeping	264-			
264.310	Closure and post-closure care.	264-		Subsections Y – Z (Reserved)	
264.311	[Reserved]	264-		2 (10001104)	
264.312	Special requirements for	264-			
	ignitable or reactive waste				
264.313	Special requirements for	264-		Subscation AA Air Emission	
204.515	incompatible wastes.	204-		Subsection AA – Air Emission	
264.314	Special requirements for bulk	264-		Standards for Process Vents	
204.314		204-	264.1030	Applicability.	264-
004.045	and containerized liquids.	004	264.1031	Definitions.	264-
264.315	Special requirements for	264-	264.1032	Standards: Process vents	264-
004040	containers.	004	264.1033	Standards: Closed-vent	264-
264.316	Disposal of small containers of	264-		systems and control devices.	
	hazardous wastes in		264.1034	Test methods and procedures.	264-
	overpacked drums ("lab packs").		264.1035	Recordkeeping requirements.	264-
264.317	Special requirements for	264-	264.1036	Reporting requirements.	264-
	hazardous wastes F020, F021,				
	F022, F023, F026, and F027.			Subsection BB – Air Emission	
				Standards for Equipment Leak	
	Subsection O Incinerators		264.1050	Applicability.	264-
264.340	Applicability.	264-	264.1051	Definitions.	264-
364.341	Waste analysis.	264-	264.1052	Standards: Pumps in light liquid	264-
264.342	Principal organic hazardous	264-		service.	
204.042	constituents (POHCs)	201	264.1053	Standards: Compressors.	264-
264.343	Performance standards.	264-	264.1054	Standards: Pressure relief	264-
264.344	Hazardous waste incinerator	264-		devices in gas/vapor service.	
204.344		204-	264.1055	Standards: Sample connecting	264-
004.045	permits.	004		systems.	
264.345	Operating requirements.	264-	264.1056	Standards: Open-ended valves	264-
264.346	Reserved]	264-		or lines.	
264.347	Monitoring and inspections.	264-	264.1057	Standards: Valves in gas/vapor	264-
264.351	Closure.	264-	204.1007	service or light liquid service.	204-
			264 1050		264-
	Subsections P—R (Reserved)		264.1058	Standards: Pumps and valves in	204-
				heavy liquid service, pressure	
	Subsection S - Special Provis	ions for		relief devices in light liquid or	
	Cleanup			heavy liquid service, and	
264.550	Applicability of Corrective Action	264-	00440=0	flanges and other connectors.	001
_0 1.000	Management Unit Regulations	_•.	264.1059	Standards: Delay of repair.	264-
264.551	Grandfathered Corrective Action	264-	264.1060	Standards: Closed-vent	264-
_000 1	S.G. Idianiolog Solicotive Action			systems and control devices.	

264.1061	Alternative standards for valves	264-			
	in gas/vapor service or in light			Subsection A – General	
	liquid service: percentage of		265.1	Purpose, scope, and	265-
	valves allowed to leak.			applicability.	
264.1062	Alternative standards for valves	264-	265.2	- 265.3 [Reserved]	265-
	in gas/vapor service or in light		265.4	Imminent hazard action.	265-
	liquid service; skip period leak				
004 4000	detection and repair.	004		Subsection B – General Facili	ty
264.1063	Test methods and procedures Recordkeeping requirements.	264-		Standards	
264.1064 264.1065	Record Record Reporting requirements.	264- 264-	265.10	Applicability	265-
264.1065	264.1079 [Reserved]	264-	265.11	Identification number.	265-
204.1000	204.1079 [Neserved]	204-	265.12	Required notices.	265-
	Cubaastian CC Air Emissian		265.13	General waste analysis.	265-
	Subsection CC – Air Emission		265.14	Security.	265-
	Standards for Tanks, Surface		265.15	General Inspection	265-
	Impoundments, and Container			requirements.	
264.1080	Applicability.	264-	265.16	Personnel training	265-
264.1081	Definitions.	264-	265.17	General requirements for	265-
264.1082	Standards: General.	264- 264-		ignitable, reactive, or	
264.1083	Waste determination	204-	265.18	incompatible wastes. Location standards.	265-
264.1084	procedures. Standards: Tanks.	264-	265.16	Construction quality assurance	265-
264.1085	Standards: Fariks: Standards: Surface	264-	200.19	program.	200-
204.1000	impoundments.	204-		program.	
264.1086	Standards: Containers.	264-		Subsection C – Preparedness	
264.1087	Standards: Closed-vent	264-		Prevention	CX
	systems and control devices		265.20		265-
264.1088	Inspection and monitoring	264-	265.30 265.31	Applicability. Maintenance and operation of	265-
	requirements		200.51	facility.	200-
264.1089	Recordkeeping requirements.	264-	265.32	Required equipment.	265-
264.1090	Reporting requirements.	264-	265.33	Testing and maintenance of	265-
				equipment.	
	Subsection DD - Containment	t	265.34	Access to communications or	265-
	Buildings			alarm system.	
264.1100	Applicability.	264-	265.35	Required aisle space.	265-
264.1101	Design and operating	264-	265.36	[Reserved]	265-
	standards.		265.37	Arrangements with local	265-
264.1102	Closure and post-closure care.	264- 264-		authorities.	
264.1103	-264.1110 [Reserved]	204-		Subscription D. Continuous	DI=== 0
	Subsection EE – Hazardous V	Vaste		Subsection D – Contingency I	Plati &
	Munitions and Explosives Stor		005 50	Emergency Procedures	205
264.1200	Applicability.	264-	265.50 265.51	Applicability. Purpose and implementation of	265- 265-
264.1201	Design and operating	264-	203.31	contingency plan.	200-
	standards.		265.52	Content of contingency plan.	265-
264.1202	Closure and post-closure care.	264-	265.53	Copies of contingency plan.	265-
	Appendix I Recordkeeping	264-	265.54	Amendment of contingency	265-
	Instructions			plan.	
	Appendix II – III [Reserved]	264-	265.55	Emergency coordinator.	265-
	Appendix IV Cochran's	264-	265.56	Emergency procedures.	265-
	Approximation to the Behrens-				
	Fisher Students' T-Test	004		Subsection E – Manifest	
	Appendix V Examples of	264-		System, Recordkeeping,	
	Potentially Incompatible Waste			and Reporting	
	Appendices VI-VIII [Reserved]	264-	265.70	Applicability.	265-
	Appendix IX Groundwater	264-	265.71	Use of manifest system.	265-
	Monitoring List	201	265.72	Manifest discrepancies.	265-
	eg =.et		265.73	Operating record.	265-
			265.74	Availability, retention, and	265-
Section	n 265.		005.75	disposition of records.	205
		DC	265.75 265.76	Annual Report.	265- 265-
	M STATUS STANDAR		265.76 265.77	Unmanifested waste report. Additional Reports	265- 265-
FOR O	WNERS AND OPERAT	ORS	200.11	Ασυποπαι Νεμοπο	200-
	ZARDOUS WASTE				
				Subsection F – Groundwater	
	MENT, STORAGE, &			Monitoring	
DISPO	SAL FACILITIES		265.90	Applicability.	265-
				: :	

265.91	Ground-water monitoring	265-	265.190	Applicability.	265-
	system.		265.191	Assessment of existing tank	265-
265.92	Sampling and analysis.	265-		system's integrity.	
265.93	Preparation, evaluation, and	265-	265.192	Design and installation of new	265-
205.55	•	200-	203.132	tank systems or components	200-
265.04	response.	265	265 102		265
265.94	Recordkeeping and reporting.	265-	265.193	Containment and detection of	265-
				releases.	
	Subsection G – Closure and F	Post-	265.194	General operating	265-
	Closure			requirements.	
265.110	Applicability.	265-	265.195	Inspections.	265-
265.111	Closure performance standard.	265-	265.196	Response to leaks or spills and	265-
				disposition of leaking or unfit-	
265.112	Closure plan; amendment of	265-		for-use tank systems.	
	plan.		265.197	Closure and post-closure care.	265-
265.113	Closure; time allowed for	265-	200.101	Ciosure and post-ciosure care.	200-
	closure.		005 400	Ou a sial as surias as auto for	005
265.114	Disposal or decontamination of	265-	265.198	Special requirements for	265-
	equipment, structures, and			ignitable or reactive wastes	
	soils.		265.199	Special requirements for	265-
265.115	Certification of closure.	265-		incompatible wastes.	
		265-	265.200	Waste analysis and trial tests.	265-
265.116	Survey plat.		265.201	Special requirements for	265-
265.117	Post-closure care and use of	265-		Generators of between 100 and	
	property			1000 kg/mo who accumulate	
265.118	Post-closure plan; amendment	265-		•	
	of plan.		005 000	hazardous waste in tanks	005
265.119	Post-closure notices.	265-	265.202	Air emission standards.	265-
265.120	Certification of completion of	265-			
	post-closure care.			Subsection K—Surface	
265.120	Post-closure requirements for	265-		Impoundments	
200.120	facilities that obtain enforceable	200-	265.220	Applicability.	265-
	documents in lieu of post-		265.221	Design and operating	265-
	closure permits			requirements.	
			265.222	Action leakage rate.	265-
	Subsection H – Financial		265.223	Response actions.	265-
	Requirements		265.224	Containment system.	265-
OGE 140		265	265.225	Waste analysis and trial tests.	265-
265.140	Applicability.	265-	265.226	Monitoring and inspection.	265-
265.141	Definitions of terms as used in	265-	265.227	[Reserved]	265-
	this Subsection.		265.228		265-
265.141	Cost estimate for closure.	265-		Closure and post-closure care.	
265.143	Financial assurance for closure.	265-	265.229	Special requirements for	265-
265.144	Cost estimate for post-closure	265-		ignitable or reactive wastes	
	care.		265.230	Special requirements for	265-
265.146	Financial assurance for post-	265-		incompatible wastes.	
200.110	closure care.	200	265.231	Air emission standards.	265-
265.147	Use of a mechanism for	265-			
205.147		200-		Subsection L – Waste Piles	
	financial assurance of both		265.250		265-
	closure and post-closure care.			Applicability.	
265.148	Liability requirements.	265-	265.251	Protection from wind.	265-
265.149	Incapacity of owners or	265-	265.252	Waste analysis	265-
	operators, guarantors, or		265.253	Containment.	265-
	financial institutions.		265.254	Design and operating	265-
265.150	Use of State-required	265-		requirements.	
	mechanisms.		265.255	Action leakage rates.	265-
			265.256	Special requirements for	265-
	Outro di la la la continua			ignitable or reactive waste.	
	Subsection I – Use and Mana	gement	265.257	Special requirements for	265-
	of Containers		200.201	incompatible wastes.	200-
265.170	Applicability.	265-	005.050	•	005
265.171	Condition of containers.	265-	265.258	Closure and post-closure care.	265-
265.172	Compatibility of waste with	265-			
200.172	containers.	_00	265.259	Response actions.	265-
265.173		265-	265.260	Monitoring and inspection.	265-
	Management of containers.				
265.174	Inspections.	265-		Subsection M – Land Treatme	ent
265.175	[Reserved]	265-	265.270	Applicability.	265-
265.176	Special requirements for	265-		• • •	
	ignitable or reactive waste		265.271	[Reserved]	265-
265.177	Special requirements for	265-	265.272	General operating	265-
	incompatible wastes.			requirements.	
265.178	Air Emission Standards	265-	265.273	Waste analysis.	265-
			265.274	- 265.275 [Reserved]	265-
	Subsection I Tank Systems		265.276	Food chain crops.	265-
	Subsection J – Tank Systems			•	

265.277	[Reserved]	265-	265.406	Special requirements for	265-
265.278	Unsaturated zone (zone of	265-		incompatible wastes.	
	aeration) monitoring.				
265.279	Recordkeeping.	265-		Subsection B. Underground	Injection
265,280	Closure and post-closure.	265-	005 400	Subsection R – Underground	
265.281	Special requirements for	265-	265.430	Applicability.	265-
203.201	ignitable or reactive waste	200-			
265 202		265		Subsection W – Drip Pads	
265.282	Special requirements for	265-	265.440	Applicability.	265-
	incompatible wastes.		265.441	Assessment of existing drip pad	265-
				integrity.	
	Subsection N – Landfills		265.442	Design and installation of new	265-
265.301	Applicability.	265-		drip pads	_00
265.302	Action Leakage rate.	265-	265.443	Design and operating	265-
265.303	Response actions.	265-	200.440	requirements.	200-
265.304	Monitoring and inspection.	265-	265.444	Inspections	265-
265.305	- 265.308 [Reserved]	265-		Closure.	265-
265.309	Surveying and recordkeeping.	265-	265.445	Ciosure.	200-
265.310	Closure and post-closure care.	265-			
265.311	[Reserved]	265-		Subsection AA – Air Emission	1
265.312	Special requirements for	265-		Standards for Process Vents	
205.512	ignitable or reactive waste	200-	265.1030	Applicability.	265-
205 242		005	265.1031	Definitions.	265-
265.313	Special requirements for	265-	265.1032	Standards: Process vents	265-
	incompatible wastes.		265.1033	Standards: Closed-vent	265-
265.314	Special requirements for bulk	265-	200.1000	systems and control devices.	200-
	and containerized liquids.		265.1034		265-
265.315	Special requirements for	265-	265.1034	Test methods and procedures.	
	containers.		205.1035	Recordkeeping requirements.	265-
265.316	Disposal of small containers of	265-			
	hazardous waste in overpacked			Subsection BB – Air	
	drums ("lab packs")			Emission Standards for	
	, ,			Equipment Leaks	
	Subsection O – Incinerators		265.1050	Applicability.	265-
265 240		265	265.1051	Definitions.	265-
265.340	Applicability.	265-	265.1051	Standards: Pumps in light liquid	265-
265.341	Waste analysis.	265-	203.1032		205-
265.342	- 265.344 [Reserved]	265-	205 4052	service.	205
265.345	General operating	265-	265.1053	Standards: Compressors.	265-
	requirements.		265.1054	Standards: Pressure relief	265-
265.346	[Reserved]	265-		devices in gas/vapor service.	
265.347	Monitoring and inspections.	265-	265.1055	Standards: Sample connecting	265-
265.348	- 265.350 [Reserved]	265-		systems.	
265.351	Closure.	265-	265.1056	Standards: Open-ended valves	265-
265.352	Interim status incinerators	265-		or lines.	
	burning particular hazardous		265.1057	Standards: Valves in gas/vapor	265-
	wastes.			service or light liquid service.	
265.353	- 265.369 [Reserved]	265-	265.1058	Standards: Pumps and valves in	265-
				heavy liquid service, pressure	
	Subsection P – Thermal Treat	mont		relief devices in light liquid or	
005.070				heavy liquid service, and	
265.370	Other thermal treatment.	265-		flanges and other connectors.	
265.373	General operating	265-	265.1059	Standards: Delay of repair.	265-
00-0==	requirements.	005	265.1060	Standards: Closed-vent	265-
265.375	Waste analysis.	265-	203.1000	systems and control devices.	200-
265.377	Monitoring and inspections.	265-	265.1061	Alternative standards for valves	265-
265.381	Closure.	265-	203.1001		205-
265.382	Open burning; waste	265-		in gas/vapor service or in light	
	explosives.			liquid service: percentage of	
265.383	Interim status thermal treatment	265-		valves allowed to leak.	
	devices burning particular		265.1062	Alternative standards for valves	265-
	hazardous waste.			in gas/vapor service or in light	
				liquid service; skip period leak	
	Subsection O - Chamical Phy	vsical &		detection and repair.	
	Subsection Q – Chemical. Phy	yoldai, a	265.1063	Test methods and procedures	265-
	Biological Treatment		265.1064	Recordkeeping requirements.	265-
265.400	Applicability.	265-			
265.401	General operating	265-		Subsection CC – Air	
	requirements.			Emission Standards for	
265.402	Waste analysis and trial tests.	265-			
265.403	Inspections.	265-		Tanks, Surface	
265.404	Closure.	265-		Impoundments, and	
265.405	Special requirements for	265-		Containers	
	ignitable or reactive waste		265.1080	Applicability.	265-

265.1081	Definitions.	265-		of materials that are to be used	
265.1082	Standards: General.	265-		in a manner that constitutes	
265.1083	Waste determination	265-		disposal who are not the	
200.1000	procedures.	200-		ultimate users.	
265.1084	Standards: Tanks.	265-	266.23		266-
			200.23	Standards applicable to users of materials that are used in a	200-
265.1085	Standards: Surface	265-			
	impoundments.			manner that constitutes	
265.1086	Standards: Containers.	265-		disposal.	
265.1087	Standards: Closed-vent	265-			
	systems and control devices			Subsections D – E (Reserved)	
265.1088	Inspection and monitoring	265-			
	requirements			Subsection F – Recyclable Ma	aterials
265.1089	Recordkeeping requirements.	265-		Utilized for Precious Metal Re	
265.1090	Reporting requirements	265-	266.70	Applicability and requirements.	266-
			200.70	rippingasinty and requirements.	200
	Subsection DD - Containmen	t		Subsection G - Spent Lead-A	cid
		•		Subsection G – Spent Lead-A	iciu
005 4400	Buildings	005		Batteries being Reclaimed	
265.1100	Applicability	265-	266.80	Applicability and requirements.	266-
265.1101	Design and Operating	265-			
	Standards				
265.1102	Closure and Post-Closure Care	265-		Subsection H – Hazardous W	'aste
265.1103	265.1110 [Reserved]	265-		being Burned in Boilers and Ir	ndustrial
				Furnaces	raaca raa
	Subsection EE - Hazardous V	Vaste	266.100	Applicability.	266-
	Munitions and Explosives Sto	rage	266.101	Management prior to burning.	266-
265.1200	Applicability.	265-	266.101	Permit standards for burners.	266-
265.1201	Design and operating	265-	266.103		
203.1201	standards.	200-	200.103	Interim Status standards for	266-
265 1202		265	000 404	burners.	000
265.1202	Closure and post-closure care	265-	266.104	Standards to control organic	266-
	Appendix I Recordkeeping	265-		emissions	
	Instructions	005	266.105	Standards to control particulate	266-
	Appendix II [Reserved]	265-		matter.	
	Appendix III EPA Interim	265-	266.106	Standards to control metals	266-
	Primary Drinking Water			emissions.	
	Standards		266.107	Standards to control hydrogen	266-
	Appendix IV Tests for	265-		chloride (HCI) and chlorine gas	
	Significance			(Cl ₂) emissions.	
	Appendix V Examples of	265-	266.108	Small quantity on-site burner	266-
	Potentially Incompatible Waste			exemption.	
	Appendix VI Compounds With	265-	266.109	Low risk waste exemption.	266-
	Henry's Law Constant Less		266.110	Waiver of DRE trial burn for	266-
	Than 0.1 Y/X			boilers	
			266.111	Standards for direct transfer.	266-
			266.112	Regulation of residues.	266-
				3	
				Subsections I – L (Reserved)	
Sectio	n 266			_ (,	
				Subsection M - Military Munit	ione
STAND	DARDS FOR THE		266.200	Applicability.	266-
MANA	GEMENT OF SPECIFIC	•	266.201	Definitions.	266-
		•	266.202	Definitions. Definition of solid waste.	266-
HAZAF	RDOUS WASTES AND		266.203	Standards applicable to the	266-
			200.203	• •	200-
SPECI	FIC TYPES OF			transportation of solid waste	
HAZAF	RDOUS WASTE		000 004	military munitions.	000
			266.204	Standards applicable to	266-
WANA	GEMENT FACILITIES		000 00-	emergency responses.	000
			266.205	Standards applicable to the	266-
	Subsections A – B (Reserved)			storage of solid waste military	
	,			munitions.	
	Subsection C - Recyclable Ma	aterials	266.206	Standards applicable to the	266-
	Used in a Manner Constituting			treatment and disposal of waste	
	•	1		military munitions.	
260.00	Disposal	266			
266.20	Applicability.	266-		Subsection N – Conditional E.	xemption
266.21	Standards applicable to	266-		for Low-Level Mixed Waste S	
	generators and transporters of			Treatment, Transportation, and	_
	materials used in a manner that				u
	constitute disposal.		000 040	Disposal	000
266.22	Standards applicable to storers	266-	266.210	What definitions apply to this	266-

266.220	subsection? What does a storage and	266-		Appendix II Tier I feed Rate Screening Limits for Total	266-
200.220	treatment conditional exemption	200-		Chlorine	
	do?			Appendix III Tier II Emission	266-
266.225	What wastes are eligible for the	266-		Rate Screening Limits for Free	
	storage and treatment			Chlorine and Hydrogen Chloride	
000 000	conditional exemption?	222		Appendix IV Reference Air	266-
266.230	What conditions must you meet	266-		Concentrations	200
	for your LLMW to qualify for and maintain a storage and			Appendix VRisk Specific Doses	266-
	treatment exemption?			Appendix VI Stack Plume	266-
266.235	What waste treatment does the	266-		Rise	200
	storage and treatment			Appendix VII Health Based	266-
	conditional exemption allow?			Limits for Exclusion of Waste-	
266.240	How could you lose the	266-		Derived Residues*	
	conditional exemption for your			Appendix VIII Potential PICs	266-
	LLMW and what action must you take?			for Determination of Exclusion of Waste-Derived Residues	
266.245	If you lose the storage and	266-		Appendix IX Methods Manual	266-
200.240	treatment conditional exemption	200		For Compliance With BIF	200
	for your LLMW, can the			Regulations	
	exemption be reclaimed?			Appendix X Guideline on Air	266-
266.250	What records must you keep at	266-		Quality Models	
000 055	your facility and for how long?	222		Appendix XI Lead-Bearing	266-
266.255	When is your low-level mixed	266-		Materials that May Be	
	waste no longer eligible for the storage conditional exemption?			Processed in Exempt Lead Smelters	
266.260	Do closure requirements apply	266-		Appendix XII - Nickel or	266-
	to units that stored LLMW prior			Chromium-bearing Materials	
	to the effective date of			that May Be Processed in	
	subsection N?			Exempt Nickel-Chromium	
266.305	What does the transportation	266-		Recovery Furnaces	000
	and disposal conditional			Appendix XIII Mercury	266-
266.310	exemption do? What wastes are eligible for the	266-		Bearing Wastes That May Be Processed in Exempt Mercury	
200.310	transportation and disposal	200-		Recovery Units	
				recovery office	
266.315	conditional exemption? What are the conditions you	266-		recovery office	
266.315	conditional exemption? What are the conditions you must meet for your waste to	266-		recovery critic	
266.315	conditional exemption? What are the conditions you must meet for your waste to qualify for and maintain the	266-	Section	·	
266.315	conditional exemption? What are the conditions you must meet for your waste to qualify for and maintain the transportation and disposal	266-		n 267.	ΔΝΓ
	conditional exemption? What are the conditions you must meet for your waste to qualify for and maintain the transportation and disposal exemption?		STANE	n 267. DARDS FOR OWNERS	
266.315 266.320	conditional exemption? What are the conditions you must meet for your waste to qualify for and maintain the transportation and disposal exemption? What treatment standards must	266-	STAND OPERA	n 267. DARDS FOR OWNERS ATORS OF HAZARDOL	JS
	conditional exemption? What are the conditions you must meet for your waste to qualify for and maintain the transportation and disposal exemption? What treatment standards must your eligible waste meet?		STAND OPERA	n 267. DARDS FOR OWNERS	JS
266.320	conditional exemption? What are the conditions you must meet for your waste to qualify for and maintain the transportation and disposal exemption? What treatment standards must your eligible waste meet? Are you subject to the manifest and transportation condition in §	266-	STAND OPERA WASTI	n 267. DARDS FOR OWNERS ATORS OF HAZARDOU E FACILITIES OPERAT	JS
266.320 266.325	conditional exemption? What are the conditions you must meet for your waste to qualify for and maintain the transportation and disposal exemption? What treatment standards must your eligible waste meet? Are you subject to the manifest and transportation condition in § 266.315(b)?	266- 266-	STAND OPERA WASTI UNDER	n 267. DARDS FOR OWNERS ATORS OF HAZARDOU E FACILITIES OPERAT R A STANDARDIZED	JS
266.320	conditional exemption? What are the conditions you must meet for your waste to qualify for and maintain the transportation and disposal exemption? What treatment standards must your eligible waste meet? Are you subject to the manifest and transportation condition in § 266.315(b)? When does the transportation	266-	STAND OPERA WASTI	n 267. DARDS FOR OWNERS ATORS OF HAZARDOU E FACILITIES OPERAT R A STANDARDIZED	JS
266.320 266.325	conditional exemption? What are the conditions you must meet for your waste to qualify for and maintain the transportation and disposal exemption? What treatment standards must your eligible waste meet? Are you subject to the manifest and transportation condition in § 266.315(b)? When does the transportation and disposal exemption take	266- 266-	STAND OPERA WASTI UNDER	n 267. DARDS FOR OWNERS ATORS OF HAZARDOU E FACILITIES OPERAT R A STANDARDIZED T	JS
266.320 266.325 266.330	conditional exemption? What are the conditions you must meet for your waste to qualify for and maintain the transportation and disposal exemption? What treatment standards must your eligible waste meet? Are you subject to the manifest and transportation condition in § 266.315(b)? When does the transportation and disposal exemption take effect?	266- 266- 266-	STAND OPERA WASTI UNDER PERMI	n 267. DARDS FOR OWNERS ATORS OF HAZARDOU E FACILITIES OPERAT R A STANDARDIZED T	JS ING
266.320 266.325	conditional exemption? What are the conditions you must meet for your waste to qualify for and maintain the transportation and disposal exemption? What treatment standards must your eligible waste meet? Are you subject to the manifest and transportation condition in § 266.315(b)? When does the transportation and disposal exemption take effect? Where must your exempted	266- 266-	STAND OPERA WASTI UNDER	n 267. DARDS FOR OWNERS ATORS OF HAZARDOU E FACILITIES OPERAT R A STANDARDIZED T Subsection A – General What are the purpose, scope	JS
266.320 266.325 266.330	conditional exemption? What are the conditions you must meet for your waste to qualify for and maintain the transportation and disposal exemption? What treatment standards must your eligible waste meet? Are you subject to the manifest and transportation condition in § 266.315(b)? When does the transportation and disposal exemption take effect?	266- 266- 266-	STAND OPERA WASTI UNDER PERMI	n 267. DARDS FOR OWNERS ATORS OF HAZARDOU E FACILITIES OPERAT R A STANDARDIZED T	JS ING
266.320 266.325 266.330 266.335	conditional exemption? What are the conditions you must meet for your waste to qualify for and maintain the transportation and disposal exemption? What treatment standards must your eligible waste meet? Are you subject to the manifest and transportation condition in § 266.315(b)? When does the transportation and disposal exemption take effect? Where must your exempted waste be disposed of?	266- 266- 266-	STAND OPERA WASTI UNDER PERMI	n 267. DARDS FOR OWNERS ATORS OF HAZARDOUT E FACILITIES OPERAT R A STANDARDIZED T Subsection A – General What are the purpose, scope and applicability of this section?	JS TING
266.320 266.325 266.330 266.335 266.340	conditional exemption? What are the conditions you must meet for your waste to qualify for and maintain the transportation and disposal exemption? What treatment standards must your eligible waste meet? Are you subject to the manifest and transportation condition in § 266.315(b)? When does the transportation and disposal exemption take effect? Where must your exempted waste be disposed of? What type of container must be used for disposal of exempted waste?	266- 266- 266- 266-	STAND OPERA WASTI UNDER PERMI	n 267. DARDS FOR OWNERS ATORS OF HAZARDOUTE FACILITIES OPERAT R A STANDARDIZED T Subsection A – General What are the purpose, scope and applicability of this section? What is the relationship to interim status standards? How does this section affect an	JS TING
266.320 266.325 266.330 266.335 266.340	conditional exemption? What are the conditions you must meet for your waste to qualify for and maintain the transportation and disposal exemption? What treatment standards must your eligible waste meet? Are you subject to the manifest and transportation condition in § 266.315(b)? When does the transportation and disposal exemption take effect? Where must your exempted waste be disposed of? What type of container must be used for disposal of exempted waste? Whom must you notify?	266- 266- 266- 266- 266-	STAND OPERA WASTI UNDEF PERMI 267.1	n 267. DARDS FOR OWNERS ATORS OF HAZARDOUT E FACILITIES OPERAT R A STANDARDIZED T Subsection A – General What are the purpose, scope and applicability of this section? What is the relationship to interim status standards?	267- 267-
266.320 266.325 266.330 266.335 266.340	conditional exemption? What are the conditions you must meet for your waste to qualify for and maintain the transportation and disposal exemption? What treatment standards must your eligible waste meet? Are you subject to the manifest and transportation condition in § 266.315(b)? When does the transportation and disposal exemption take effect? Where must your exempted waste be disposed of? What type of container must be used for disposal of exempted waste? Whom must you notify? What records must you keep at	266- 266- 266- 266-	STAND OPERA WASTI UNDEF PERMI 267.1	n 267. DARDS FOR OWNERS ATORS OF HAZARDOUTE FACILITIES OPERAT R A STANDARDIZED T Subsection A – General What are the purpose, scope and applicability of this section? What is the relationship to interim status standards? How does this section affect an imminent hazard action?	267- 267- 267-
266.320 266.325 266.330 266.335 266.340 266.345 266.350	conditional exemption? What are the conditions you must meet for your waste to qualify for and maintain the transportation and disposal exemption? What treatment standards must your eligible waste meet? Are you subject to the manifest and transportation condition in § 266.315(b)? When does the transportation and disposal exemption take effect? Where must your exempted waste be disposed of? What type of container must be used for disposal of exempted waste? Whom must you notify? What records must you keep at your facility and for how long?	266- 266- 266- 266- 266- 266- 266-	STAND OPERA WASTI UNDEF PERMI 267.1	n 267. DARDS FOR OWNERS ATORS OF HAZARDOUTE FACILITIES OPERAT R A STANDARDIZED T Subsection A – General What are the purpose, scope and applicability of this section? What is the relationship to interim status standards? How does this section affect an imminent hazard action? Subsection B – General Facility	267- 267- 267-
266.320 266.325 266.330 266.335 266.340	conditional exemption? What are the conditions you must meet for your waste to qualify for and maintain the transportation and disposal exemption? What treatment standards must your eligible waste meet? Are you subject to the manifest and transportation condition in § 266.315(b)? When does the transportation and disposal exemption take effect? Where must your exempted waste be disposed of? What type of container must be used for disposal of exempted waste? Whom must you notify? What records must you keep at your facility and for how long? How could you lose the	266- 266- 266- 266- 266-	STANE OPERA WASTI UNDEF PERMI 267.1 267.2 267.3	ATORS OF HAZARDOUE FACILITIES OPERATE A STANDARDIZED T Subsection A – General What are the purpose, scope and applicability of this section? What is the relationship to interim status standards? How does this section affect an imminent hazard action? Subsection B – General Facility Standards	267- 267- 267-
266.320 266.325 266.330 266.335 266.340 266.345 266.350	conditional exemption? What are the conditions you must meet for your waste to qualify for and maintain the transportation and disposal exemption? What treatment standards must your eligible waste meet? Are you subject to the manifest and transportation condition in § 266.315(b)? When does the transportation and disposal exemption take effect? Where must your exempted waste be disposed of? What type of container must be used for disposal of exempted waste? Whom must you notify? What records must you keep at your facility and for how long?	266- 266- 266- 266- 266- 266- 266-	STAND OPERA WASTI UNDEF PERMI 267.1	ATORS OF HAZARDOUE FACILITIES OPERATE A STANDARDIZED T Subsection A – General What are the purpose, scope and applicability of this section? What is the relationship to interim status standards? How does this section affect an imminent hazard action? Subsection B – General Facility Standards Does this subsection apply to	267- 267- 267-
266.320 266.325 266.330 266.335 266.340 266.345 266.350	conditional exemption? What are the conditions you must meet for your waste to qualify for and maintain the transportation and disposal exemption? What treatment standards must your eligible waste meet? Are you subject to the manifest and transportation condition in § 266.315(b)? When does the transportation and disposal exemption take effect? Where must your exempted waste be disposed of? What type of container must be used for disposal of exempted waste? Whom must you notify? What records must you keep at your facility and for how long? How could you lose the transportation and disposal conditional exemption for your waste and what actions must	266- 266- 266- 266- 266- 266- 266-	STANE OPERA WASTI UNDEF PERMI 267.1 267.2 267.3	ATORS OF HAZARDOUE FACILITIES OPERATE A STANDARDIZED T Subsection A – General What are the purpose, scope and applicability of this section? What is the relationship to interim status standards? How does this section affect an imminent hazard action? Subsection B – General Facility Standards Does this subsection apply to me?	267- 267- 267- 267-
266.320 266.325 266.330 266.335 266.340 266.345 266.350 266.355	conditional exemption? What are the conditions you must meet for your waste to qualify for and maintain the transportation and disposal exemption? What treatment standards must your eligible waste meet? Are you subject to the manifest and transportation condition in § 266.315(b)? When does the transportation and disposal exemption take effect? Where must your exempted waste be disposed of? What type of container must be used for disposal of exempted waste? Whom must you notify? What records must you keep at your facility and for how long? How could you lose the transportation and disposal conditional exemption for your waste and what actions must you take?	266- 266- 266- 266- 266- 266- 266-	STANE OPERA WASTI UNDEF PERMI 267.1 267.2 267.3	ATORS OF HAZARDOUE FACILITIES OPERATE A STANDARDIZED T Subsection A – General What are the purpose, scope and applicability of this section? What is the relationship to interim status standards? How does this section affect an imminent hazard action? Subsection B – General Facility Standards Does this subsection apply to	267- 267- 267-
266.320 266.325 266.330 266.335 266.340 266.345 266.350	conditional exemption? What are the conditions you must meet for your waste to qualify for and maintain the transportation and disposal exemption? What treatment standards must your eligible waste meet? Are you subject to the manifest and transportation condition in § 266.315(b)? When does the transportation and disposal exemption take effect? Where must your exempted waste be disposed of? What type of container must be used for disposal of exempted waste? Whom must you notify? What records must you keep at your facility and for how long? How could you lose the transportation and disposal conditional exemption for your waste and what actions must you take? If you lose the transportation	266- 266- 266- 266- 266- 266- 266-	STANE OPERA WASTI UNDEF PERMI 267.1 267.2 267.3	ATORS OF HAZARDOUE FACILITIES OPERATE A STANDARDIZED T Subsection A – General What are the purpose, scope and applicability of this section? What is the relationship to interim status standards? How does this section affect an imminent hazard action? Subsection B – General Facility Standards Does this subsection apply to me? What must I do to comply with	267- 267- 267- 267-
266.320 266.325 266.330 266.335 266.340 266.345 266.350 266.355	conditional exemption? What are the conditions you must meet for your waste to qualify for and maintain the transportation and disposal exemption? What treatment standards must your eligible waste meet? Are you subject to the manifest and transportation condition in § 266.315(b)? When does the transportation and disposal exemption take effect? Where must your exempted waste be disposed of? What type of container must be used for disposal of exempted waste? Whom must you notify? What records must you keep at your facility and for how long? How could you lose the transportation and disposal conditional exemption for your waste and what actions must you lose the transportation and disposal conditional	266- 266- 266- 266- 266- 266- 266-	STANE OPERA WASTI UNDEF PERMI 267.1 267.2 267.3	ATORS OF HAZARDOUE FACILITIES OPERATE A STANDARDIZED T Subsection A – General What are the purpose, scope and applicability of this section? What is the relationship to interim status standards? How does this section affect an imminent hazard action? Subsection B – General Facility Standards Does this subsection apply to me? What must I do to comply with this subsection? How do I obtain an identification number?	267- 267- 267- 267- 267- 267-
266.320 266.325 266.330 266.335 266.340 266.345 266.350 266.355	conditional exemption? What are the conditions you must meet for your waste to qualify for and maintain the transportation and disposal exemption? What treatment standards must your eligible waste meet? Are you subject to the manifest and transportation condition in § 266.315(b)? When does the transportation and disposal exemption take effect? Where must your exempted waste be disposed of? What type of container must be used for disposal of exempted waste? Whom must you notify? What records must you keep at your facility and for how long? How could you lose the transportation and disposal conditional exemption for your waste and what actions must you take? If you lose the transportation and disposal conditional exemption for a waste, can the	266- 266- 266- 266- 266- 266- 266-	STANE OPERA WASTI UNDEF PERMI 267.1 267.2 267.3	ATORS OF HAZARDOUE FACILITIES OPERATE A STANDARDIZED TO Subsection A – General What are the purpose, scope and applicability of this section? What is the relationship to interim status standards? How does this section affect an imminent hazard action? Subsection B – General Facility Standards Does this subsection apply to me? What must I do to comply with this subsection? How do I obtain an identification number? What are my waste analysis	267- 267- 267- 267- 267-
266.320 266.325 266.330 266.335 266.340 266.345 266.350 266.355	conditional exemption? What are the conditions you must meet for your waste to qualify for and maintain the transportation and disposal exemption? What treatment standards must your eligible waste meet? Are you subject to the manifest and transportation condition in § 266.315(b)? When does the transportation and disposal exemption take effect? Where must your exempted waste be disposed of? What type of container must be used for disposal of exempted waste? Whom must you notify? What records must you keep at your facility and for how long? How could you lose the transportation and disposal conditional exemption for your waste and what actions must you lose the transportation and disposal conditional	266- 266- 266- 266- 266- 266- 266-	STANE OPERA WASTI UNDEF PERMI 267.1 267.2 267.3 267.10 267.11 267.12 267.13	ATORS OF HAZARDOUE FACILITIES OPERATE A STANDARDIZED TO Subsection A – General What are the purpose, scope and applicability of this section? What is the relationship to interim status standards? How does this section affect an imminent hazard action? Subsection B – General Facility Standards Does this subsection apply to me? What must I do to comply with this subsection? How do I obtain an identification number? What are my waste analysis requirements?	267- 267- 267- 267- 267- 267-
266.320 266.325 266.330 266.335 266.340 266.345 266.350 266.355	conditional exemption? What are the conditions you must meet for your waste to qualify for and maintain the transportation and disposal exemption? What treatment standards must your eligible waste meet? Are you subject to the manifest and transportation condition in § 266.315(b)? When does the transportation and disposal exemption take effect? Where must your exempted waste be disposed of? What type of container must be used for disposal of exempted waste? Whom must you notify? What records must you keep at your facility and for how long? How could you lose the transportation and disposal conditional exemption for your waste and what actions must you take? If you lose the transportation and disposal conditional exemption for a waste, can the exemption be reclaimed?	266- 266- 266- 266- 266- 266- 266-	STANE OPERA WASTI UNDEF PERMI 267.1 267.2 267.3	ATORS OF HAZARDOUE FACILITIES OPERATE A STANDARDIZED TO Subsection A – General What are the purpose, scope and applicability of this section? What is the relationship to interim status standards? How does this section affect an imminent hazard action? Subsection B – General Facility Standards Does this subsection apply to me? What must I do to comply with this subsection? How do I obtain an identification number? What are my waste analysis	267- 267- 267- 267- 267- 267-

				6 6.	0 " 1
267.16	requirements?	267		Subsection F – Releases from	Solid
267.16	What training must my employees have?	267-		Waste Management Units	
267.17	What are the requirements for	267-	267.90	Who must comply with this	267-
207.17	managing ignitable, reactive, or	201	267.04	section?	267
	incompatible wastes?		267.91 267.101	–267.100 [Reserved] What must I do to address	267- 267-
267.18	What are the standards for	267-	207.101	corrective action for solid waste	207-
	selecting the location of my			management units?	
	facility?			management units:	
	•			Subsection G – Closure	
	Subsection C - Preparedness	&	267.110	Does this subsection apply to	267-
	Prevention		207.110	me?	201
267.30	Does this subsection apply to	267-	267.111	What general standards must I	267-
	me?			meet when I stop operating the	
267.31	What is the purpose of the	267-		unit?	
	contingency plan and how do I		267.112	What procedures must I follow?	267-
	use it?		267.113	Will the public have the	267-
267.32	What equipment am I required	267-		opportunity to comment on the	
007.00	to have?	007	007.444	plan?	007
267.33	What are the testing and	267-	267.114	[Reserved]	267-
	maintenance requirements		267.115	After I stop operating, how long	267-
267.34	for the equipment? When must personnel have	267-	267.116	until I must close? What must I do with	267-
207.34	access to communication	207-	207.110	contaminated equipment,	207-
	equipment or an alarm system?			structure, and soils?	
267.35	How do I ensure access for	267-	267.117	How do I certify closure?	267-
_000	personnel and equipment during				
	emergencies?			Subsection H – Financial	
267.36	What arrangements must I	267-		Requirements	
	make with local authorities for		267.140	Who must comply with this	267-
	emergencies?		207.110	subsection, and briefly, what do	201
				they have to do?	
	Subsection D – Contingency F	Plans	267.141	Definitions of terms as used in	267-
	and Emergency Procedures			this subsection.	
267.50	Does this subsection apply to	267-	267.142	Cost estimate for closure.	267-
	me?		267.143	Financial assurance for closure.	267-
267.51	What is the purpose of the	267-	267.144	-267.146 [Reserved]	267-
	contingency plan and how do I		267.147	Liability requirements.	267-
267.52	use it? What must be in the	267-	267.148	Incapacity of owners or	267-
207.52	contingency plan?	207-		operators, guarantors, or financial institutions.	
267.53	Who must have copies of the	267-	267.149	[Reserved]	267-
_000	contingency plan?		267.150	State assumption of	267-
267.54	When must I amend the	267-		responsibility.	
	contingency plan?		267.151	Wording of the instruments	267-
267.55	What is the role of the	267-		· ·	
	emergency coordinator?			Subsection I – Use and Manag	gement
267.56	What are the required	267-		of Containers	
	emergency procedures for the		267.170	Does this subsection apply to	267-
267 57	emergency coordinator?	267		me?	
267.57	What must the emergency coordinator do after an	267-	267.171	What standards apply to the	267-
	emergency?			containers?	
267.58	What notification and	267-	267.172	What are the inspection	267-
207.00	recordkeeping must I do after	20.	007.470	requirements?	007
	an emergency?		267.173	What standards apply to the	267-
			267.174	container storage areas?	267-
	Subsection E - Manifest Syste	em,	201.114	What special requirements must I meet for ignitable or reactive	201-
	Recordkeeping, and Reporting	7		waste?	
267.70	Does this subsection apply to	267-	267.175	What special requirements must	267-
	me?			I meet for incompatible wastes?	
267.71	Use of the manifest system.	267-	267.176	What must I do when I want to	267-
267.72	Manifest Discrepancies	267-		stop using the containers?	
267.73	What information must I keep?	267-	267.177	What air emission standards	267-
267.74	Who sees the records?	267-		apply?	
267.75	What reports must I prepare	267-			
267.76	and to whom do I send them? What notifications must I make?	267		Subsection J – Tank Systems	
267.76	vvnat notinications must i make?	267-	267.190	Does this subsection apply to	267-
				me?	

267.191	What are the required design	267-	LAND	DISPOSAL RESTRICTI	ONS
	and construction standards for new tank systems or			Subsection A – General	
267.192	components? What handling and inspection	267-	268.1	Purpose, scope and applicability.	268-
	procedures must I follow during installation of new tank systems?		268.2	Definitions applicable in this section.	268-
267.193	What testing must I do?	267-	268.3	Dilution prohibited as a substitute for treatment.	268-
267.194	What installation requirements must I follow?	267-	268.4	Treatment surface impoundment exemption.	268-
267.195	What are the secondary containment requirements?	267-	268.5	Procedures for case-by-case extensions to an effective date.	268-
267.196	What are the required devices for secondary containment and what are their design, operating and installation requirements?	267-	268.6	Petitions to allow land disposal of a waste prohibited under Subsection C of Section 268.	268-
267.197	What are the requirements for ancillary equipment?	267-	268.7	Testing, tracking, and record- keeping requirements for	268-
267.198	What are the general operating requirements for my tank	267-	268.8	generators, treaters, and disposal facilities. [Reserved]	268-
267.199	systems? What inspection requirements must I meet?	267-	268.9	Special rules regarding wastes that exhibit a characteristic.	268-
267.200	What must I do in case of a leak or a spill?	267-		Subsection B – Schedule for L	and
267.201	What must I do when I stop operating the tank system?	267-		Disposal Prohibition and Establishment of Treatment S	tandards
267.202	What special requirements must I meet for ignitable or reactive wastes?	267-	268.10 268.13	- 268.12 [Reserved] Schedule for wastes identified or listed after November 8,	268- 268-
267.203	What special requirements must I meet for incompatible wastes?	267-	268.14	1984. Surface impoundment	268-
267.204	What air emission standards apply?	267-	200.11	exemptions.	200
	Subsections K through CC (Reserved)	ved)		Subsection C – Prohibitions of Disposal	
	Subsection DD – Containmen Buildings	t	268.20	Waste specific prohibitions — Dyes and/or pigments production wastes	268-
267.1100	Does this subsection apply to	267-	268.31	- 268.29 (Reserved)	268-
267 1101	me? What design and operating	267-	268.30	Waste specific prohibitions — wood preserving wastes.	268-
267.1101	standards must my containment building meet?	201-	268.31	Waste specific prohibitions Dioxin-containing wastes.	268-
267.1102	What other requirements must I meet to prevent releases?	267-	268.32	Waste specific prohibitions — Soils exhibiting the toxicity	268-
267.1103	What additional design and operating standards apply if	267-		characteristic for metals and containing PCBs	
	liquids will be in my containment building?		268.33	Waste specific prohibitions — Chlorinated aliphatic wastes	268-
267.1104	How may I obtain a waiver from secondary containment requirements?	267-	268.34	Waste specific prohibitions — toxicity characteristic metal wastes.	268-
267.1105	What do I do if my containment building	267-	268.35	Waste specific prohibitions — petroleum refining wastes.	268-
	contains areas both with and without secondary containment?		268.36	Waste specific prohibitions — Inorganic chemical wastes	268-
267.1106	What do I do if I detect a release?	267-	268.37	Waste specific prohibitions- ignitable and corrosive	268-
267.1107	Can a containment building itself be considered secondary containment?	267-		characteristic wastes whose treatment standards were vacated.	
267.1108	What must I do when I stop operating the containment building?	267-	268.38	Waste specific prohibitions- newly identified organic toxicity characteristic wastes and newly listed coke by-product and chlorotoluene production	268-
Section 268.			268.39	wastes. Waste specific	268-

	prohibitions spent aluminum potliners; reactive; and carbamate wastes.			Requirements for Permit Applications	
	Subsection D – Treatment Star	ndards		Subsection B - Permit Applic	ations
268.40	Applicability of Treatment Standards.	268-	270.10	General application requirements.	270-
268.41	Treatment standards expressed as concentrations in waste	268-	270.11	Signatories to permit applications and reports.	270-
268.42	extract. Treatment standards expressed	268-	270.12	Availability of Information and Protection of Trade and Business Secrets.	270-
268.43	as specified technologies. Treatment standards expressed as waste concentrations.	268-	270.13	Contents of Part A of the permit application.	270-
268.44	Variance from a treatment standard	268-	270.14	Contents of Part B: General requirements.	270-
268.45	Treatment standards for hazardous debris.	268-	270.15	Specific Part B information requirements for containers.	270-
268.46	Alternative treatment standards based on HTMR.	268-	270.16	Specific Part B information requirements for tank systems.	270-
268.47 268.48	Reserved] Universal Treatment Standards	268- 268-	270.17	Specific Part B information requirements for surface	270-
268.49	Alternative LDR treatment standards for contaminated soil.	268-	270.18	impoundments. Specific Part B information	270-
	Subsection E – Prohibitions on)	270.19	requirements for waste piles. Specific Part B information requirements for incinerators.	270-
268.50	Storage Prohibitions on storage of restricted wastes.	268-	270.20	Specific Part B information requirements for land treatment	270-
	Appendices I – II [Reserved] Appendix III List of	268- 268-	270.21	facilities. Specific Part B information	270-
	Halogenated Organic	200-		requirements for landfills.	
	Compounds Regulated Under § 268.32		270.22	Specific Part B information requirements for boilers and	270-
	Appendix IV Wastes Excluded From Lab Packs Under the	268-		industrial furnaces burning hazardous waste.	
	Alternative Treatment Standards of § 268.42(c)		270.23	Specific Part B information requirements for miscellaneous	270-
	Appendix V – [Reserved] Appendix VI Recommended	268- 268-	270.24	units. Specific Part B information	270-
	Technologies to Achieve Deactivation of Characteristics	200-	270.25	requirements for process vents. Specific Part B information	270-
	in § 268.42 Appendix VII Effective Dates	268-		requirements for equipment leaks	
	of Disposal	000	270.26	Special Part B information requirements for drip pads.	270-
	Appendix XIII LDR Effective Dates of Ingested Prohibited Hazardous Waste	268-	270.27	Specific Part B information requirements for air emission	270-
	Appendix IX See 40 CFR 268, Appendix IX	268-		controls for tanks, surface impoundments, and containers.	
	, appoint in the second	268-	270.28	Part B information requirements for post-closure permits.	270-
Section	n 270		270.29	Permit Denial.	270-
	ISTERED PERMIT			Subsection C - Permit Condit	ions
	RAMS: THE HAZARDO	IIC	270.30	Conditions applicable to all	270-
	E PERMIT PROGRAM	03	270.31	permits. Requirements for recording and reporting of monitoring results.	270-
			270.32	Establishing permit conditions.	270-
270.1	Subsection A; General Informa Purpose and scope of these	270-	270.33	Schedules of compliance.	270-
210.1	regulations.	210-	270.34	Health Monitoring and Hazard Identification.	270-
270.2 270.3	Definitions. Considerations under Federal	270- 270-		Subsection D – Changes to	
270.4	law. Effect of a permit.	270-		Permits Changes to	
270.4	Noncompliance and program	270-	270.40	Transfer of permits.	270-
070.0	reporting by the Director.	070	270.41	Modification or revocation and reissuance of permits.	270-
270.6 270.7	References. Arkansas's General	270- 270-	270.42	Permit modification at the	270-

	request of the Dermittee			final decision on my DAD	
270.43	request of the Permittee. Termination of permits.	270-		final decision on my RAP application?	
270.10	rommaton or pomito.	2.0	270.155	May the decision to approve or	270-
	Subsection E - Expiration and			deny my RAP application be	
	Continuation of Permits			administratively appealed?	
270.50	Duration of Permits	270-	270.160	When does my RAP become	270-
270.51	Continuation of Expiring Permits	270-	270.165	effective?	270-
			270.103	When may I begin physical construction of new units	270-
	Subsection F – Special Forms	of		permitted under the RAP?	
070.00	Permits	070	270.170	After my RAP is issued, how	270-
270.60 270.61	Permits by rule. Emergency permits.	270- 270-		may it be modified, revoked and	
270.61	Hazardous waste incinerator	270-		reissued, or terminated?	
	permits.	•	270.180	For what reasons may the	270-
270.63	Permits for land treatment	270-		Director choose to modify my final RAP?	
	demonstrations using field test		270.185	For what reasons may the	270-
070.04	or laboratory analyses.	070	270.100	Director choose to terminate my	2.0
270.64 270.65	Interim permits for UIC wells. Research, development, and	270- 270-		final RAP, or deny my renewal	
270.03	demonstration permits.	210-		application?	
270.66	Permits for boilers and industrial	270-	270.190	May the decision to approve or	270-
	furnaces burning hazardous			deny a modification, revocation	
	waste			and reissuance, or termination of my RAP be administratively	
270.67	RCRA standardized permits for	270-		appealed?	
070.00	storage and treatment units.	070	270.195	When will my RAP expire?	270-
270.68	Remedial Action Plans (RAPs).	270-	270.200	How may I renew my RAP if it is	270-
	Subsection G – Interim			expiring?	
	Status		270.205	What happens if I have applied	270-
270.70	Qualifying for interim status.	270-		correctly for a RAP renewal but have not	
270.71	Operation during interim status.	270-		received approval by the time	
270.72	Changes during interim status.	270-		my old RAP expires?	
270.73	Termination of interim status.	270-	270.210	What records must I maintain	270-
				concerning my	
	Subsection H – Remedial Action	on	070.045	RAP?	070
270.79	Plans Why is this subsection written in	270-	270.215	How are time periods in the	270-
270.79	Why is this subsection written in a special format?	270-		requirements in this subpart and my RAP computed?	
270.80	What is a RAP?	270-	270.220	How may I transfer my RAP to a	270-
270.85	When do I need a RAP?	270-		new owner or operator?	
270.90	Does my RAP grant me any	270-	270.225	What must the State or EPA	270-
	rights or relieve me of any			Region report about	
270.05	obligations?	270	270 220	noncompliance with RAPs?	270
270.95 270.100	How do I apply for a RAP? Who must obtain a RAP?	270- 270-	270.230	May I perform remediation waste management activities	270-
270.100	Who must sign the application	270-		under a RAP at a location	
	and any required reports for a	•		removed from the area where	
	RAP?			the remediation wastes	
270.110	What must I include in my	270-		originated?	
270 115	application for a RAP?	270		Cuba action Is late avertion with	
270.115	What if I want to keep this information confidential?	270-		Subsection I: Integration with	
270.120	To whom must I submit my RAP	270-		Maximum Achievable Control	1 0
	application?	•	270.235	Technology (MACT) Standard Options for incinerators and	S 270-
270.125	If I submit my RAP application	270-	210.233	cement and lightweight	270-
	as part of another document,			aggregate kilns to minimize	
070 400	what must I do?	070		emissions from startup,	
270.130	What is the process for approving or denying my	270-		shutdown, and malfunction	
	application for a RAP?			events	
270.135	What must the Director include	270-		Subscation Is BCDA Standard	li-o d
	in a draft RAP?			Subsection J: RCRA Standard	
270.140	What else must the Director	270-		Permits for Storage and Treat Units	Herit
	prepare in addition to the draft		270.250	What is a RCRA standardized	270-
270.145	RAP or notice of intent to deny? What are the procedures for	270-	210.200	permit?	210-
210.140	public comment on the draft	210-	270.255	Who is eligible for a	270-
	RAP or notice of intent to deny?			standardized permit?	
270.150	How will the Director make a	270-	270.260	What requirements of Section	270-
270.100					

	270 apply to a standardized		273.34	Labeling/marking.	273-
	permit?		273.35	Accumulation time limits.	273-
270.270	How do I apply for a	270-	273.36	Employee training	273-
	standardized permit?		273.37	Response to releases.	273-
270.275	What information must I submit	270-	273.38	Off-site shipments.	273-
	to the permitting agency to		273.39	Tracking universal waste	273-
	support my standardized permit			shipments.	
	application?		273.40	Exports.	273-
270.280	What are the certification	270-			
210.200	requirements?	2.0		Cubacation D. Ctandenda for	
270.290	What general types of	270-		Subsection D – Standards for	
210.290		210-		Universal Waste Transporter	S
	information must I keep at my		273.50	Applicability.	273-
	facility?		273.51	Prohibitions.	273-
270.300	What container information	270-	273.52	Waste management	273-
	must I keep at my facility?		273.53	Storage Time Limits	273-
270.305	What tank information must I	270-	273.54	Response to releases.	273-
	keep at my facility?		273.55	Off-site shipments.	273-
270.310	What equipment information	270-	273.56	Exports.	273-
	must I keep at my facility?		210.00	Exports.	210
270.315	What air emissions control	270-		Cubocation F Standards for	
	information must I keep at my			Subsection E – Standards for	
	facility?			Destination Facilities	
270.320	How do I modify my RCRA	270-	273.60	Applicability.	273-
	standardized permit?	•	273.61	Off-site shipments.	273-
	standardized permit:		273.62	Tracking universal waste	273-
				shipments.	
				·	
•	070			Subsection F - Import Requir	ements
Sectio	n 2/3.		273.70	Imports	273-
STANI	DARDS FOR UNIVERS	ΛΙ	210.10	Importo	2.0
		~ L		Subsection G – Petitions to In	clude
WAST	E MANAGEMENT				Ciude
				Other Wastes under § 273	
	Subsection A – General		273.80	General	273-
273.1	Scope	273-	273.81	Factors for Petitions to Include	273-
				Other Wastes under § 273.	
273.2	Applicability – Batteries.	273-			
273.3	Applicability – Pesticides.	273-			
273.4	Applicability – Mercury-	273-			
	Containing Devices		Section	on 279.	
273.5	Applicability – Lamps.	273-			
273.6	Applicability – Consumer	273-	STAN	DARDS FOR THE	
	Electronic Items		NA A NA	CEMENT OF LICED OF	
273.7	[Reserved]	273-	IVIAINA	GEMENT OF USED OF	_
273.8	Applicability – household and	273-			
	conditionally exempt small			Subsection A General	
	quantity generator waste.		279.1	Definitions	279-
273.9	Definitions	273-			
				Subsection B	
	Subsection B – Standards for	Small			
				Applicability	
070 40	Quantity Handlers of Universa		279.10	Applicability.	279-
273.10	Applicability.	273-	279.11	Used oil specifications.	279-
273.11	Prohibitions.	273-	279.12	Prohibitions.	279-
273.12	Notification.	273-			
273.13	Waste management	273-		Subsection C - Standards for	Used
273.14	Labeling/marking.	273-		Oil Generators	
273.15	Accumulation time limits.	273-	279.20	Applicability.	279-
273.16	Accumulation time limits.				
213.10	Employee training	273-			
273.10		273- 273-	279.21	Hazardous waste mixing.	279-
	Employee training	273-	279.21 279.22	Hazardous waste mixing. Used oil storage.	279- 279-
273.17	Employee training Response to releases.	273- 273-	279.21	Hazardous waste mixing. Used oil storage. On-site burning in space	279-
273.17 273.18	Employee training Response to releases. Off-site shipments. Tracking universal waste	273- 273- 273-	279.21 279.22 279.23	Hazardous waste mixing. Used oil storage. On-site burning in space heaters.	279- 279- 279-
273.17 273.18 273.19	Employee training Response to releases. Off-site shipments. Tracking universal waste shipments.	273- 273- 273-	279.21 279.22	Hazardous waste mixing. Used oil storage. On-site burning in space	279- 279-
273.17 273.18 273.19	Employee training Response to releases. Off-site shipments. Tracking universal waste	273- 273- 273- 273-	279.21 279.22 279.23	Hazardous waste mixing. Used oil storage. On-site burning in space heaters.	279- 279- 279-
273.17 273.18	Employee training Response to releases. Off-site shipments. Tracking universal waste shipments. Exports.	273- 273- 273- 273- 273-	279.21 279.22 279.23	Hazardous waste mixing. Used oil storage. On-site burning in space heaters. Off-site shipments.	279- 279- 279- 279-
273.17 273.18 273.19	Employee training Response to releases. Off-site shipments. Tracking universal waste shipments.	273- 273- 273- 273- 273-	279.21 279.22 279.23	Hazardous waste mixing. Used oil storage. On-site burning in space heaters. Off-site shipments. Subsection D – Standards for	279- 279- 279- 279-
273.17 273.18 273.19	Employee training Response to releases. Off-site shipments. Tracking universal waste shipments. Exports. Subsection C – Standards for	273- 273- 273- 273- 273-	279.21 279.22 279.23	Hazardous waste mixing. Used oil storage. On-site burning in space heaters. Off-site shipments.	279- 279- 279- 279-
273.17 273.18 273.19 273,20	Employee training Response to releases. Off-site shipments. Tracking universal waste shipments. Exports. Subsection C – Standards for Quantity Handlers of Universal	273- 273- 273- 273- 273- * Large al Waste	279.21 279.22 279.23	Hazardous waste mixing. Used oil storage. On-site burning in space heaters. Off-site shipments. Subsection D – Standards for	279- 279- 279- 279-
273.17 273.18 273.19 273,20 273,20	Employee training Response to releases. Off-site shipments. Tracking universal waste shipments. Exports. Subsection C – Standards for Quantity Handlers of Universal Applicability.	273- 273- 273- 273- 273- ** Large al Waste 273-	279.21 279.22 279.23	Hazardous waste mixing. Used oil storage. On-site burning in space heaters. Off-site shipments. Subsection D – Standards for Oil Collection Centers and	279- 279- 279- 279-
273.17 273.18 273.19 273,20 273,20 273.30 273.31	Employee training Response to releases. Off-site shipments. Tracking universal waste shipments. Exports. Subsection C – Standards for Quantity Handlers of Universal Applicability. Prohibitions.	273- 273- 273- 273- 273- ** Large al Waste 273- 273-	279.21 279.22 279.23 279.24	Hazardous waste mixing. Used oil storage. On-site burning in space heaters. Off-site shipments. Subsection D – Standards for Oil Collection Centers and Aggregation Points	279- 279- 279- 279- Used
273.17 273.18 273.19 273,20 273,20	Employee training Response to releases. Off-site shipments. Tracking universal waste shipments. Exports. Subsection C – Standards for Quantity Handlers of Universal Applicability.	273- 273- 273- 273- 273- ** Large al Waste 273-	279.21 279.22 279.23 279.24	Hazardous waste mixing. Used oil storage. On-site burning in space heaters. Off-site shipments. Subsection D – Standards for Oil Collection Centers and Aggregation Points Do-it-yourselfer used oil	279- 279- 279- 279- Used

279.32	Used oil aggregation points owned by the generator.	279-	279.64 279.65 279.66	Used oil storage. Tracking. Notices.	279- 279- 279-
	Subsection E – Standards for		279.67	Management of residues.	279-
279.40	Oil Transporter and Transfer I Applicability.	Facilities 279-		Subsection H – Standards for	r Used
279.41	Restrictions on transporters who	279-		Oil Fuel Marketers	
	are not also processors or re-		279.70	Applicability.	279-
	refiners.		279.71	Prohibitions.	279-
279.42	Notification.	279-	279.72	On-specification used oil fuel.	279-
279.43	Used oil transportation.	279-	279.73	Notification.	279-
279.44	Rebuttable presumption for	279-	279.74	Tracking.	279-
	used oil.		279.75	Notices.	279-
279.45	Used oil storage at transfer facilities.	279-		Cubaction I Standards for	
279.46	Tracking.	279-		Subsection I – Standards for	
279.47	Management of residues.	279-		Dust Suppressant and Dispo	osai ot
210.41	Management of residues.	213-		Used Oil	
	Subsection F – Standards for	Used Oil	279.80	Applicability.	279-
	Processors and Re-refiners	0000 011	279.81 279.82	Disposal.	279- 279-
279.50	Applicability.	279-	219.02	Use as a dust suppressant.	219-
279.51	Notification.	279-			
279.52	General facility standards.	279-		CHAPTER 3	
279.53	Rebuttable presumption for	279-	19		279-
	used oil.		20	Effect of Federal Regulations	279- 279-
279.54	Used oil management.	279-	20 21	Authority Definitions	279- 279-
279.55	Analysis plan	279-	22	State/EPA Memorandum of Agre	
279.56	Tracking.	279-	22	State/LFA Memorandum of Agre	e inent
279.57	Operating record and reporting.	279-			
279.58	Off-site shipments of used oil.	279-		CHAPTER 4	
279.59	Management of residues.	279-		(Reserved)	279-
				(Neserveu)	219-
	Subsection G – Standards for Used Oil Burners Who Burn Off— specification Used Oil for Energy				
				CHAPTER 5	
			28	Penalty Policy & Administrative I	Dolinian
	Recovery		26 29	Severability	279-
279.60	Applicability.	279-	30	Effective Date.	279-
279.61	Restrictions on burning.	279-	00	Endage Bate.	210
279.62	Notification.	279-			
279.63	Rebuttable presumption for used oil.	279-			

Proposed Itemized Revisions to Regulation No. 23 2011 Annual Update

Provisions of APC&EC Regulation No. 23 (Hazardous Waste Management), dated August 26, 2011, are amended as itemized below:

1. Section 3(b) is amended to read as follows:

* * * * *

(b) Incorporations by Reference. The regulations listed immediately below, promulgated by the U.S. Environmental Protection Agency, are hereby adopted as provisions of this Chapter as though set forth herein line for line and word for word with the exception that all references therein to "Administrator", "Regional Administrator", "Director", or "State Director" shall be considered references to the "Director of the Arkansas Department of Environmental Quality"; and all references to the "U.S. Environmental Protection Agency" or "EPA" shall be considered references to the "Arkansas Department of Environmental Quality". All references elsewhere in this chapter to any of the following regulations shall constitute a reference to the regulation as herein adopted; and provided that the effective date of provisions adopted herein by reference as provisions of this Regulation shall be the date such provisions are specified as being effective by the Commission in its rulemaking and the effective date of the federal regulations adopted herein shall have no bearing on the effective date of any provisions of this Regulation.

Title 40 Code of Federal Regulations:

- (1) Appendix IX of Part 261 (with the exception of delisting decisions for Arkansas companies; for analogous provisions, see Reg. 23 § 261 Appendix IX);
 - (2) Appendix IX of Part 266; and
- (3) Subpart A of Part 124 with the following exceptions: 124.1, 124.2, 124.3(b), 124.3(d), 124.3(e), 124.4, 124.5(b), 124.5(e), 124.5(g), 124.6(b), 124.9, 124.10(a)(1)(i), 124.10(a)(1)(iv), 124.10(a)(1)(v), 124.12(e), 124.14, 124.15, 124.16, 124.18, 124.19, and 124.21 (see also APC&EC Regulation No. 8 (Administrative Procedures) for analogous provisions as referenced in § 270 of this Regulation.)
- (4) All as adopted as final rules (including "interim final rules" and "technical amendments") published in the *Federal Register* by the U.S. Environmental Protection Agency on or before August 31,2010 December 31, 2011.

- 2. **Section 261.33** is amended by removing the entries for the U202 hazardous waste code (Saccharin) in the table under paragraph (f).
- 3. Previous provisions at **Section 261.38** are deleted in their entirety and replaced by the following federal provisions:

§261.38 Comparable/Syngas Fuel Exclusion.

Wastes that meet the following comparable/syngas fuel requirements are not solid wastes:

- (a) Comparable fuel specifications.-(1) Physical specifications.-
 - (i) Heating value. The heating value must exceed 5,000 BTU/lbs. (11,500 J/g).
 - (ii) Viscosity. The viscosity must not exceed: 50 cs, as-fired.
 - (2) Constituent specifications. For compounds listed in Table 1 to this paragraph the specification levels and, where non-detect is the specification, minimum required detection limits are: (see Table 1on following page).
- (b) Synthesis gas fuel specification. Synthesis gas fuel (i.e., syngas fuel) that is generated from hazardous waste must:
 - (1) Have a minimum Btu value of 100 Btu/Scf;
 - (2) Contain less than 1 ppmv of total halogen;
 - (3) Contain less than 300 ppmv of total nitrogen other than diatomic nitrogen (N₂);
 - (4) Contain less than 200 ppmv of hydrogen sulfide; and
 - (5) Contain less than 1 ppmv of each hazardous constituent in the target list of Appendix VIII constituents of this Section.
- (c) Implementation. Waste that meets the comparable or syngas fuel specifications provided by paragraphs (a) or (b) of this section (these constituent levels must be achieved by the comparable fuel when generated, or as a result of treatment or blending, as provided in paragraphs (c)(3) or (4) of this section) is excluded from the definition of solid waste provided that the following requirements are met:
 - (1) Notices For purposes of this section, the person claiming and qualifying for the exclusion is called the comparable/syngas fuel generator and the person burning the comparable/syngas fuel is called the comparable/syngas burner. The person who generates the comparable fuel or syngas fuel must claim and certify to the exclusion.
 - (i) State RCRA and CAA Directors in Authorized States or Regional RCRA and CAA Directors in Unauthorized States.
 - (A) The generator must submit a one time notice to the Regional or State RCRA and CAA Directors, in whose jurisdiction the exclusion is being claimed and where the comparable/syngas fuel will be burned, certifying

compliance with the conditions of the exclusion and providing documentation as required by paragraph (c)(1)(i)(C) of this section:

- (B) If the generator is a company that generates comparable/syngas fuel at more than one facility, the generator shall specify at which sites the comparable/syngas fuel will be generated;
- (C) A comparable/syngas fuel generator's notification to the Directors must contain the following items:
 - (1) The name, address, and RCRA ID number of the person/facility claiming the exclusion;
 - (2) The applicable EPA Hazardous Waste Codes for the hazardous waste:
 - (3) Name and address of the units, meeting the requirements of paragraph (c)(2) of this section, that will burn the comparable/syngas fuel; and
 - (4) The following statement which shall be signed and submitted by the person claiming the exclusion or his authorized representative: Under penalty of criminal and civil prosecution for making or submitting false statements, representations, or omissions, I certify that the requirements of Regulation No. 23 Section 261.38 have been met for all waste identified in this notification. Copies of the records and information required at APC&EC Regulation No. 23, § 261.38(c)(10) are available at the comparable/syngas fuel generator's facility. Based on my inquiry of the individuals immediately responsible for obtaining the information, the information is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.
- (ii) Public notice. Prior to burning an excluded comparable/syngas fuel, the burner must publish in a major newspaper of general circulation local to the site where the fuel will be burned, a notice entitled "Notification of Burning a Comparable/Syngas Fuel Excluded Under the Resource Conservation and Recovery Act" containing the following information:
 - (A) Name, address, and RCRA ID number of the generating facility;
 - (B) Name and address of the unit(s) that will burn the comparable/syngas fuel;
 - (C) A brief, general description of the manufacturing, treatment, or other process generating the comparable/syngas fuel;
 - (D) An estimate of the average and maximum monthly and annual quantity of the waste claimed to be excluded; and
 - (E) Name and mailing address of the Regional or State Directors to whom the claim was submitted.
- (2) Burning. The comparable/syngas fuel exclusion for fuels meeting the requirements of paragraphs (a) or (b) and (c)(1) of this section applies only if the

- fuel is burned in the following units that also shall be subject to Federal/State/local air emission requirements, including all applicable CAA MACT requirements:
 - (i) Industrial furnaces as defined in §260.10 of this regulation;
 - (ii) Boilers, as defined in §260.10 of this regulation, that are further defined as follows:
 - (A) Industrial boilers located on the site of a facility engaged in a manufacturing process where substances are transformed into new products, including the component parts of products, by mechanical or chemical processes; or
 - (B) Utility boilers used to produce electric power, steam, heated or cooled air, or other gases or fluids for sale;
 - (iii) Hazardous waste incinerators subject to regulation under subsection O of Sections 264 or 265 of this regulation or applicable CAA MACT standards.
 - (iv) Gas turbines used to produce electric power, steam, heated or cooled air, or other gases or fluids for sale.
- (3) Blending to meet the viscosity specification. A hazardous waste blended to meet the viscosity specification shall:
 - (i) As generated and prior to any blending, manipulation, or processing meet the constituent and heating value specifications of paragraphs (a)(1)(i) and (a)(2) of this section;
 - (ii) Be blended at a facility that is subject to the applicable requirements of Sections 264 and 265, or §262.34 of this regulation; and
 - (iii) Not violate the dilution prohibition of paragraph (c)(6) of this regulation.
- (4) Treatment to meet the comparable fuel exclusion specifications.-(i) A hazardous waste may be treated to meet the exclusion specifications of paragraphs (a)(1) and (2) of this section provided the treatment:
 - (A) Destroys or removes the constituent listed in the specification or raises the heating value by removing or destroying hazardous constituents or materials;
 - (B) Is performed at a facility that is subject to the applicable requirements of Sections 264 and 265, or §262.34 of this regulation; and
 - (C) Does not violate the dilution prohibition of paragraph (c)(6) of this section.
 - (ii) Residuals resulting from the treatment of a hazardous waste listed in subsection D of this Section to generate a comparable fuel remain a hazardous waste.
- (5) Generation of a syngas fuel. (i) A syngas fuel can be generated from the processing of hazardous wastes to meet the exclusion specifications of paragraph (b) of this section provided the processing:
 - (A) Destroys or removes the constituent listed in the specification or raises the heating value by removing or destroying constituents or materials;

- (B) Is performed at a facility that is subject to the applicable requirements of Sections 264 and 265, or §262.34 of this regulation or is an exempt recycling unit pursuant to §261.6(c) of this regulation; and
- (C) Does not violate the dilution prohibition of paragraph (c)(6) of this section.
- (ii) Residuals resulting from the treatment of a hazardous waste listed in subsection D of this Section to generate a syngas fuel remain a hazardous waste.
- (6) Dilution prohibition for comparable and syngas fuels. No generator, transporter, handler, or owner or operator of a treatment, storage, or disposal facility shall in any way dilute a hazardous waste to meet the exclusion specifications of paragraph (a)(1)(i), (a)(2) or (b) of this section.
- (7) Waste analysis plans. The generator of a comparable/syngas fuel shall develop and follow a written waste analysis plan which describes the procedures for sampling and analysis of the hazardous waste to be excluded. The plan shall be followed and retained at the facility excluding the waste.
 - (i) At a minimum, the plan must specify:
 - (A) The parameters for which each hazardous waste will be analyzed and the rationale for the selection of those parameters;
 - (B) The test methods which will be used to test for these parameters;
 - (C) The sampling method which will be used to obtain a representative sample of the waste to be analyzed:
 - (D) The frequency with which the initial analysis of the waste will be reviewed or repeated to ensure that the analysis is accurate and up to date: and
 - (E) If process knowledge is used in the waste determination, any information prepared by the generator in making such determination.
 - (ii) The waste analysis plan shall also contain records of the following:
 - (A) The dates and times waste samples were obtained, and the dates the samples were analyzed;
 - (B) The names and qualifications of the person(s) who obtained the samples;
 - (C) A description of the temporal and spatial locations of the samples;
 - (D) The name and address of the laboratory facility at which analyses of the samples were performed;
 - (E) A description of the analytical methods used, including any clean up and sample preparation methods;
 - (F) All quantitation limits achieved and all other quality control results for the analysis (including method blanks, duplicate analyses, matrix spikes, etc.), laboratory quality assurance data, and description of any deviations from analytical methods written in the plan or from any other activity written in the plan which occurred;
 - (G) All laboratory results demonstrating that the exclusion specifications have been met for the waste; and

(H) All laboratory documentation that support the analytical results, unless a contract between the claimant and the laboratory provides for the documentation to be maintained by the laboratory for the period specified in paragraph (c)(11) of this section and also provides for the availability of the documentation to the claimant upon request.

(iii) Syngas fuel generators shall submit for approval, prior to performing sampling, analysis, or any management of a syngas fuel as an excluded waste, a waste analysis plan containing the elements of paragraph (c)(7)(i) of this section to the appropriate regulatory authority. The approval of waste analysis plans must be stated in writing and received by the facility prior to sampling and analysis to demonstrate the exclusion of a syngas. The approval of the waste analysis plan may contain such provisions and conditions as the regulatory authority deems appropriate.

(8) Comparable fuel sampling and analysis. (i) General. For each waste for which an exclusion is claimed, the generator of the hazardous waste must test for all the constituents on Appendix VIII to this Section, except those that the generator determines, based on testing or knowledge, should not be present in the waste. The generator is required to document the basis of each determination that a constituent should not be present. The generator may not determine that any of the following categories of constituents should not be present:

(A) A constituent that triggered the toxicity characteristic for the waste constituents that were the basis of the listing of the waste stream, or constituents for which there is a treatment standard for the waste code in § 268.40:

- (B) A constituent detected in previous analysis of the waste:
- (C) Constituents introduced into the process that generates the waste;
- (D) Constituents that are byproducts or side reactions to the process that generates the waste.

Note to paragraph (c)(8): Any claim under this section must be valid and accurate for all hazardous constituents; a determination not to test for a hazardous constituent will not shield a generator from liability should that constituent later be found in the waste above the exclusion specifications.

(ii) For each waste for which the exclusion is claimed where the generator of the comparable/syngas fuel is not the original generator of the hazardous waste, the generator of the comparable/syngas fuel may not use process knowledge pursuant to paragraph (c)(8)(i) of this section and must test to determine that all of the constituent specifications of paragraphs (a)(2) and (b) of this section have been met.

(iii) The comparable/syngas fuel generator may use any reliable analytical method to demonstrate that no constituent of concern is present at concentrations above the specification levels. It is the responsibility of the generator to ensure that the sampling and analysis are unbiased, precise, and representative of the waste. For the waste to be eligible for exclusion, a generator must demonstrate that:

- (A) Each constituent of concern is not present in the waste above the specification level at the 95% upper confidence limit around the mean; and
- (B) The analysis could have detected the presence of the constituent at or below the specification level at the 95% upper confidence limit around the mean.
- (iv) Nothing in this paragraph preempts, overrides or otherwise negates the provision in §262.11 of this regulation, which requires any person who generates a solid waste to determine if that waste is a hazardous waste.
- (v) In an enforcement action, the burden of proof to establish conformance with the exclusion specification shall be on the generator claiming the exclusion.
- (vi) The generator must conduct sampling and analysis in accordance with their waste analysis plan developed under paragraph (c)(7) of this section.
- (vii) Syngas fuel and comparable fuel that has not been blended in order to meet the kinematic viscosity specifications shall be analyzed as generated.
- (viii) If a comparable fuel is blended in order to meet the kinematic viscosity specifications, the generator shall:
 - (A) Analyze the fuel as generated to ensure that it meets the constituent and heating value specifications; and
 - (B) After blending, analyze the fuel again to ensure that the blended fuel continues to meet all comparable/syngas fuel specifications.
- (ix) Excluded comparable/syngas fuel must be re tested, at a minimum, annually and must be retested after a process change that could change the chemical or physical properties of the waste.
- (9) Speculative accumulation. Any persons handling a comparable/syngas fuel are subject to the speculative accumulation test under §261.2(c)(4) of this regulation.
- (10) Records. The generator must maintain records of the following information on-site:
 - (i) All information required to be submitted to the implementing authority as part of the notification of the claim:
 - (A) The owner/operator name, address, and RCRA facility ID number of the person claiming the exclusion;
 - (B) The applicable EPA Hazardous Waste Codes for each hazardous waste excluded as a fuel; and
 - (C) The certification signed by the person claiming the exclusion or his authorized representative.
 - (ii) A brief description of the process that generated the hazardous waste and process that generated the excluded fuel, if not the same;
 - (iii) An estimate of the average and maximum monthly and annual quantities of each waste claimed to be excluded;
 - (iv) Documentation for any claim that a constituent is not present in the hazardous waste as required under paragraph (c)(8)(i) of this section;

- (v) The results of all analyses and all detection limits achieved as required under paragraph (c)(8) of this section;
- (vi) If the excluded waste was generated through treatment or blending, documentation as required under paragraph (c)(3) or (4) of this section;
- (vii) If the waste is to be shipped off site, a certification from the burner as required under paragraph (c)(12) of this section;
- (viii) A waste analysis plan and the results of the sampling and analysis that includes the following:
 - (A) The dates and times waste samples were obtained, and the dates the samples were analyzed:
 - (B) The names and qualifications of the person(s) who obtained the samples:
 - (C) A description of the temporal and spatial locations of the samples;
 - (D) The name and address of the laboratory facility at which analyses of the samples were performed;
 - (E) A description of the analytical methods used, including any clean-up and sample preparation methods;
 - (F) All quantitation limits achieved and all other quality control results for the analysis (including method blanks, duplicate analyses, matrix spikes, etc.), laboratory quality assurance data, and description of any deviations from analytical methods written in the plan or from any other activity written in the plan which occurred:
 - (G) All laboratory analytical results demonstrating that the exclusion specifications have been met for the waste; and
 - (H) All laboratory documentation that support the analytical results, unless a contract between the claimant and the laboratory provides for the documentation to be maintained by the laboratory for the period specified in paragraph (c)(11) of this section and also provides for the availability of the documentation to the claimant upon request; and
- -(ix) If the generator ships comparable/syngas fuel off-site for burning, the generator must retain for each shipment the following information on-site:
 - (A) The name and address of the facility receiving the comparable/syngas fuel for burning;
 - (B) The quantity of comparable/syngas fuel shipped and delivered;
 - (C) The date of shipment or delivery;
 - (D) A cross reference to the record of comparable/syngas fuel analysis or other information used to make the determination that the comparable/syngas fuel meets the specifications as required under paragraph (c)(8) of this section; and
 - (E) A one time certification by the burner as required under paragraph (c)(12) of this section.
- (11) Records retention. Records must be maintained for the period of three years. A generator must maintain a current waste analysis plan during that three year period.

- (12) Burner certification. Prior to submitting a notification to the Director and EPA Regional Administrator, a comparable/syngas fuel generator who intends to ship their fuel off-site for burning must obtain a one-time written, signed statement from the burner:
 - (i) Certifying that the comparable/syngas fuel will only be burned in an industrial furnace or boiler, utility boiler, or hazardous waste incinerator, as required under paragraph (c)(2) of this section;
 - (ii) Identifying the name and address of the units that will burn the comparable/syngas fuel; and
 - (iii) Certifying that the state in which the burner is located is authorized to exclude wastes as comparable/syngas fuel under the provisions of this section.
- (13) Ineligible waste codes. Wastes that are listed because of presence of dioxins or furans, as set out in Appendix VII of this Section, are not eligible for this exclusion, and any fuel produced from or otherwise containing these wastes remains a hazardous waste subject to full RCRA hazardous waste management requirements.

§ 261.38 Exclusion of comparable fuel and syngas fuel.

- (a) Specifications for excluded fuels. Wastes that meet the specifications for comparable fuel or syngas fuel under paragraphs (a)(1) or (a)(2) of this section, respectively, and the other requirements of this section, are not solid wastes.
 - (1) Comparable fuel specifications.—
 - (i) Physical specifications.—
 - (A) Heating value. The heating value must exceed 5,000 Btu/lbs. (11,500 J/g).
 - (B) Viscosity. The viscosity must not exceed: 50 cS, as-fired.
 - (ii) Constituent specifications. For compounds listed in Table 1 to this section, the specification levels and, where non-detect is the specification, minimum required detection limits are: (see Table 1 of this section).
 - (2) Synthesis gas fuel specifications.—Synthesis gas fuel (i.e., syngas fuel) that is generated from hazardous waste must:
 - (i) Have a minimum Btu value of 100 Btu/Scf;
 - (ii) Contain less than 1 ppmv of total halogen;
 - (iii) Contain less than 300 ppmv of total nitrogen other than diatomic nitrogen (N₂);
 - (iv) Contain less than 200 ppmv of hydrogen sulfide; and
 - (v) Contain less than 1 ppmv of each hazardous constituent in the target list of appendix VIII constituents of this section.
 - (3) Blending to meet the specifications.

- (i) Hazardous waste shall not be blended to meet the comparable fuel specification under paragraph (a)(1) of this section, except as provided by paragraph (a)(3)(ii) of this section:
- (ii) Blending to meet the viscosity specification. A hazardous waste blended to meet the viscosity specification for comparable fuel shall:
 - (A) As generated and prior to any blending, manipulation, or processing, meet the constituent and heating value specifications of paragraphs (a)(1)(i)(A) and (a)(1)(ii) of this section;
 - (B) Be blended at a facility that is subject to the applicable requirements of Sections 264, 265, or 267 or § 262.34 of this regulation; and
 - (C) Not violate the dilution prohibition of paragraph (a)(6) of this section.
- (4) Treatment to meet the comparable fuel specifications.
 - (i) A hazardous waste may be treated to meet the specifications for comparable fuel set forth in paragraph (a)(1) of this section provided the treatment:
 - (A) Destroys or removes the constituents listed in the specification or raises the heating value by removing or destroying hazardous constituents or materials;
 - (B) Is performed at a facility that is subject to the applicable requirements of Sections 264, 265, or 267, or § 262.34 of this regulation; and
 - (C) Does not violate the dilution prohibition of paragraph (a)(6) of this section.
 - (ii) Residuals resulting from the treatment of a hazardous waste listed in Subsection D of this section to generate a comparable fuel remain a hazardous waste.
- (5) Generation of a syngas fuel.
 - (i) A syngas fuel can be generated from the processing of hazardous wastes to meet the exclusion specifications of paragraph (a)(2) of this section provided the processing:
 - (A) Destroys or removes the constituents listed in the specification or raises the heating value by removing or destroying constituents or materials;
 - (B) Is performed at a facility that is subject to the applicable requirements of Sections 264, 265, or 267, or § 262.34 of this regulation or is an exempt recycling unit pursuant to § 261.6(c); and
 - (C) Does not violate the dilution prohibition of paragraph (a)(6) of this section.
 - (ii) Residuals resulting from the treatment of a hazardous waste listed in Subsection D of this Section to generate a syngas fuel remain a hazardous waste.

(6) Dilution prohibition. No generator, transporter, handler, or owner or operator of a treatment, storage, or disposal facility shall in any way dilute a hazardous waste to meet the specifications of paragraphs (a)(1)(i)(A) or (a)(1)(ii) of this section for comparable fuel, or paragraph (a)(2) of this section for syngas.

(b) Implementation.

(1) General.

(i) Wastes that meet the specifications provided by paragraph (a) of this section for comparable fuel or syngas fuel are excluded from the definition of solid waste provided that the conditions under this section are met. For purposes of this section, such materials are called excluded fuel; the person claiming and qualifying for the exclusion is called the excluded fuel generator and the person burning the excluded fuel is called the excluded fuel burner.

(ii) The person who generates the excluded fuel must claim the exclusion by complying with the conditions of this section and keeping records necessary to document compliance with those conditions.

(2) Notices.

(i) Notices to State RCRA and CAA Directors in authorized States or regional RCRA and CAA Directors in unauthorized States.

(A) The generator must submit a one-time notice, except as provided by paragraph (b)(2)(i)(C) of this section, to the Regional or State RCRA and CAA Directors, in whose jurisdiction the exclusion is being claimed and where the excluded fuel will be burned, certifying compliance with the conditions of the exclusion and providing the following documentation:

- (1) The name, address, and EPA ID number of the person/facility claiming the exclusion;
- (2) The applicable EPA Hazardous Waste Code(s) that would otherwise apply to the excluded fuel;
- (3) The name and address of the units meeting the requirements of paragraphs (b)(3) and (c) of this section, that will burn the excluded fuel;
- (4) An estimate of the average and maximum monthly and annual quantity of material for which an exclusion would be claimed, except as provided by paragraph (b)(2)(i)(C) of this section; and
- (5) The following statement, which shall be signed and submitted by the person claiming the exclusion or his authorized representative:

Under penalty of criminal and civil prosecution for making or submitting false statements, representations, or omissions, I certify that the requirements of 40 CFR 261.38 and APC&EC Regulation No. 23 have been met for all comparable fuels identified in this notification. Copies of the records and information required at 40 CFR 261.38(b)(8) are available at the generator's facility. Based on my inquiry of the individuals immediately responsible for obtaining the

- information, the information is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.
- (B) If there is a substantive change in the information provided in the notice required under this paragraph, the generator must submit a revised notification.
- (C) Excluded fuel generators must include an estimate of the average and maximum monthly and annual quantity of material for which an exclusion would be claimed only in notices submitted after December 19, 2008 for newly excluded fuel or for revised notices as required by paragraph (b)(2)(i)(B) of this section.
- (ii) Public notice. Prior to burning an excluded fuel, the burner must publish in a major newspaper of general circulation local to the site where the fuel will be burned, a notice entitled "Notification of Burning a Fuel Excluded Under the Resource Conservation and Recovery Act" and containing the following information:
 - (A) Name, address, and EPA ID number of the generating facility(ies);
 - (B) Name and address of the burner and identification of the unit(s) that will burn the excluded fuel;
 - (C) A brief, general description of the manufacturing, treatment, or other process generating the excluded fuel;
 - (D) An estimate of the average and maximum monthly and annual quantity of the excluded fuel to be burned; and
 - (E) Name and mailing address of the Regional or State Directors to whom the generator submitted a claim for the exclusion.
- (3) Burning. The exclusion applies only if the fuel is burned in the following units that also shall be subject to Federal/State/local air emission requirements, including all applicable requirements implementing section 112 of the federal Clean Air Act:
 - (i) Industrial furnaces as defined in § 260.10 of this regulation;
 - (ii) Boilers, as defined in § 260.10 of this regulation, that are further defined as follows:
 - (A) Industrial boilers located on the site of a facility engaged in a manufacturing process where substances are transformed into new products, including the component parts of products, by mechanical or chemical processes; or
 - (B) Utility boilers used to produce electric power, steam, heated or cooled air, or other gases or fluids for sale;
 - (iii) Hazardous waste incinerators subject to regulation under Subsection O of Sections 264 or 265 of this regulation and applicable CAA MACT standards.
 - (iv) Gas turbines used to produce electric power, steam, heated or cooled air, or other gases or fluids for sale.

- (4) Fuel analysis plan for generators. The generator of an excluded fuel shall develop and follow a written fuel analysis plan which describes the procedures for sampling and analysis of the material to be excluded. The plan shall be followed and retained at the site of the generator claiming the exclusion.
 - (i) At a minimum, the plan must specify:
 - (A) The parameters for which each excluded fuel will be analyzed and the rationale for the selection of those parameters;
 - (B) The test methods which will be used to test for these parameters;
 - (C) The sampling method which will be used to obtain a representative sample of the excluded fuel to be analyzed;
 - (D) The frequency with which the initial analysis of the excluded fuel will be reviewed or repeated to ensure that the analysis is accurate and up to date; and
 - (E) If process knowledge is used in the determination, any information prepared by the generator in making such determination.
 - (ii) For each analysis, the generator shall document the following:
 - (A) The dates and times that samples were obtained, and the dates the samples were analyzed;
 - (B) The names and qualifications of the person(s) who obtained the samples;
 - (C) A description of the temporal and spatial locations of the samples;
 - (D) The name and address of the laboratory facility at which analyses of the samples were performed;
 - (E) A description of the analytical methods used, including any clean-up and sample preparation methods;
 - (F) All quantitation limits achieved and all other quality control results for the analysis (including method blanks, duplicate analyses, matrix spikes, etc.), laboratory quality assurance data, and the description of any deviations from analytical methods written in the plan or from any other activity written in the plan which occurred;
 - (G) All laboratory results demonstrating whether the exclusion specifications have been met; and
 - (H) All laboratory documentation that support the analytical results, unless a contract between the claimant and the laboratory provides for the documentation to be maintained by the laboratory for the period specified in paragraph (b)(9) of this section and also provides for the availability of the documentation to the claimant upon request.
 - (iii) Syngas fuel generators shall submit for approval, prior to performing sampling, analysis, or any management of an excluded syngas fuel, a fuel analysis plan containing the elements of paragraph (b)(4)(i) of this section to the appropriate regulatory authority. The approval of fuel analysis

plans must be stated in writing and received by the facility prior to sampling and analysis to demonstrate the exclusion of a syngas. The approval of the fuel analysis plan may contain such provisions and conditions as the regulatory authority deems appropriate.

(5) Excluded fuel sampling and analysis.

- (i) General. For wastes for which an exclusion is claimed under the specifications provided by paragraphs (a)(1) or (a)(2) of this section, the generator of the waste must test for all the constituents in appendix VIII to this section, except those that the generator determines, based on testing or knowledge, should not be present in the fuel. The generator is required to document the basis of each determination that a constituent with an applicable specification should not be present. The generator may not determine that any of the following categories of constituents with a specification in Table 1 to this section should not be present:
 - (A) A constituent that triggered the toxicity characteristic for the constituents that were the basis for listing the hazardous secondary material as a hazardous waste, or constituents for which there is a treatment standard for the waste code in § 268.40 of this regulation;
 - (B) A constituent detected in previous analysis of the waste;
 - (C) Constituents introduced into the process that generates the waste; or
 - (D) Constituents that are byproducts or side reactions to the process that generates the waste.

Note to paragraph (b)(5): Any claim under this section must be valid and accurate for all hazardous constituents; a determination not to test for a hazardous constituent will not shield a generator from liability should that constituent later be found in the excluded fuel above the exclusion specifications.

- (ii) Use of process knowledge. For each waste for which the comparable fuel or syngas exclusion is claimed where the generator of the excluded fuel is not the original generator of the hazardous waste, the generator of the excluded fuel may not use process knowledge pursuant to paragraph (b)(5)(i) of this section and must test to determine that all of the constituent specifications of paragraphs (a)(1) and (a)(2) of this section, as applicable, have been met.
- (iii) The excluded fuel generator may use any reliable analytical method to demonstrate that no constituent of concern is present at concentrations above the specification levels. It is the responsibility of the generator to ensure that the sampling and analysis are unbiased, precise, and representative of the excluded fuel. For the fuel to be eligible for exclusion, a generator must demonstrate that:
 - (A) The 95% upper confidence limit of the mean concentration for each constituent of concern is not above the specification level; and
 - (B) The analyses could have detected the presence of the constituent at or below the specification level.

- (iv) Nothing in this paragraph preempts, overrides or otherwise negates the provision in § 262.11 of this regulation, which requires any person who generates a solid waste to determine if that waste is a hazardous waste.
- (v) In an enforcement action, the burden of proof to establish conformance with the exclusion specification shall be on the generator claiming the exclusion.
- (vi) The generator must conduct sampling and analysis in accordance with the fuel analysis plan developed under paragraph (b)(4) of this section.
- (vii) Viscosity condition for comparable fuel.
 - (A) Excluded comparable fuel that has not been blended to meet the kinematic viscosity specification shall be analyzed as-generated.
 - (B) If hazardous waste is blended to meet the kinematic viscosity specification for comparable fuel, the generator shall:
 - (1) Analyze the hazardous waste as-generated to ensure that it meets the constituent and heating value specifications of paragraph (a)(1) of this section; and
 - (2) After blending, analyze the fuel again to ensure that the blended fuel meets all comparable fuel specifications.
- (viii) Excluded fuel must be re-tested, at a minimum, annually and must be retested after a process change that could change its chemical or physical properties in a manner than may affect conformance with the specifications.
- (6) (Reserved)
- (7) Speculative accumulation. Excluded fuel must not be accumulated speculatively, as defined in § 261.1(c)(8).
- (8) Operating record. The generator must maintain an operating record on site containing the following information:
 - (i) All information required to be submitted to the implementing authority as part of the notification of the claim:
 - (A) The owner/operator name, address, and EPA ID number of the person claiming the exclusion;
 - (B) For each excluded fuel, the EPA Hazardous Waste Codes that would be applicable if the material were discarded; and
 - (C) The certification signed by the person claiming the exclusion or his authorized representative.
 - (ii) A brief description of the process that generated the excluded fuel. If the comparable fuel generator is not the generator of the original hazardous waste, provide a brief description of the process that generated the hazardous waste;
 - (iii) The monthly and annual quantities of each fuel claimed to be excluded;
 - (iv) Documentation for any claim that a constituent is not present in the excluded fuel as required under paragraph (b)(5)(i) of this section;

- (v) The results of all analyses and all detection limits achieved as required under paragraph (b)(4) of this section;
- (vi) If the comparable fuel was generated through treatment or blending, documentation of compliance with the applicable provisions of paragraphs (a)(3) and (a)(4) of this section;
- (vii) If the excluded fuel is to be shipped off-site, a certification from the burner as required under paragraph (b)(10) of this section;
- (viii) The fuel analysis plan and documentation of all sampling and analysis results as required by paragraph (b)(4) of this section; and
- (ix) If the generator ships excluded fuel off-site for burning, the generator must retain for each shipment the following information on-site:
 - (A) The name and address of the facility receiving the excluded fuel for burning;
 - (B) The quantity of excluded fuel shipped and delivered;
 - (C) The date of shipment or delivery;
 - (D) A cross-reference to the record of excluded fuel analysis or other information used to make the determination that the excluded fuel meets the specifications as required under paragraph (b)(4) of this section; and
 - (E) A one-time certification by the burner as required under paragraph (b)(10) of this section.
- (9) Records retention. Records must be maintained for a period of three (3) years.
- (10) Burner certification to the generator. Prior to submitting a notification to the State and Regional Directors, a generator of excluded fuel who intends to ship the excluded fuel off-site for burning must obtain a one-time written, signed statement from the burner:
 - (i) Certifying that the excluded fuel will only be burned in an industrial furnace, industrial boiler, utility boiler, or hazardous waste incinerator, as required under paragraph (b)(3) of this section;
 - (ii) Identifying the name and address of the facility that will burn the excluded fuel; and
 - (iii) Certifying that the State in which the burner is located is authorized to exclude wastes as excluded fuel under the provisions of this section.
- (11) Ineligible waste codes. Wastes that are listed as hazardous waste because of the presence of dioxins or furans, as set out in Appendix VII of this Section, are not eligible for these exclusions, and any fuel produced from or otherwise containing these wastes remains a hazardous waste subject to the full RCRA hazardous waste management requirements.
- (12) Regulatory status of boiler residues. Burning excluded fuel that was otherwise a hazardous waste listed under §§ 261.31 through 261.33 does not subject boiler residues, including bottom ash and emission control residues, to regulation as derived-from hazardous wastes.

- (13) Residues in containers and tank systems upon cessation of operations.
 - (i) Liquid and accumulated solid residues that remain in a container or tank system for more than 90 days after the container or tank system ceases to be operated for storage or transport of excluded fuel product are subject to regulation under Sections 262 through 265, 267, 268, and 270 of this regulation.
 - (ii) Liquid and accumulated solid residues that are removed from a container or tank system after the container or tank system ceases to be operated for storage or transport of excluded fuel product are solid wastes subject to regulation as hazardous waste if the waste exhibits a characteristic of hazardous waste under §§ 261.21 through 261.24 or if the fuel were otherwise a hazardous waste listed under §§ 261.31 through 261.33 when the exclusion was claimed.
 - (iii) Liquid and accumulated solid residues that are removed from a container or tank system and which do not meet the specifications for exclusion under paragraphs (a)(1) or (a)(2) of this section are solid wastes subject to regulation as hazardous waste if:
 - (A) The waste exhibits a characteristic of hazardous waste under §§ 261.21 through 261.24; or
 - (B) The fuel were otherwise a hazardous waste listed under §§ 261.31 through 261.33. The hazardous waste code for the listed waste applies to these liquid and accumulated solid resides.
- (14) Waiver of RCRA Closure Requirements. Interim status and permitted storage and combustion units, and generator storage units exempt from the permit requirements under § 262.34 of this regulation, are not subject to the closure requirements of Sections 264, 265, and 267 provided that the storage and combustion unit has been used to manage only hazardous waste that is subsequently excluded under the conditions of this section, and that afterward will be used only to manage fuel excluded under this section.

(15) Spills and leaks.

- (i) Excluded fuel that is spilled or leaked and that therefore no longer meets the conditions of the exclusion is discarded and must be managed as a hazardous waste if it exhibits a characteristic of hazardous waste under §§ 261.21 through 261.24 or if the fuel were otherwise a hazardous waste listed in §§ 261.31 through 261.33.
- (ii) For excluded fuel that would have otherwise been a hazardous waste listed in §§ 261.31 through 261.33 and which is spilled or leaked, the hazardous waste code for the listed waste applies to the spilled or leaked material.
- (16) Nothing in this section preempts, overrides, or otherwise negates the provisions in CERCLA Section 103, which establish reporting obligations for releases of hazardous substances, or the Department of Transportation requirements for hazardous materials in 49 CFR parts 171 through 180.

(c) Failure to comply with the conditions of the exclusion. An excluded fuel loses its exclusion if any person managing the fuel fails to comply with the conditions of the exclusion under this section, and the material must be managed as hazardous waste from the point of generation. In such situations, EPA or an authorized State agency may take enforcement action under RCRA section 3008(a).

Table 1 to § 261.38 – Detection and Detection Limit Values for Comparable Fuel					
		ification			
Chemical Name	CAS Number	Composite Value (mg/kg)	Heating Value (BTU/Ib)	Concentration Limit (mg/kg at 10,000 Btu/lb)	Minimum Required Detection Limit (mg/kg)
Total Nitrogen as N	NA	9000	18400	4900	
Total Halogen as Cl	NA	1000	18400	540	
Total Organic Halogens as Cl	NA			(^a)	
Polychlorinated biphenyl, total [Arochlors, total]	1338-36-3	ND		ND	1.4
Cyanide, total	57-12-5	ND		ND	1
Metals					
Antimony, total	7440-36-0	ND		12	
Arsenic, total	7440-38-2	ND		0.23	
Barium, total	7440-39-3	ND		23	
Beryllium, total	7440-41-7	ND		1.2	
Cadmium, total	7440-43-9	ND		1.2	
Chromium, total	7440-47-3	ND		2.3	
Cobalt	7440-48-4	ND		4.6	
Lead, total	7439-92-1	57	18100	31	
Manganese	7439-96-5	ND		1.2	
Mercury, total	7439-97-6	ND		0.25	
Nickel, total	7440-02-0	106	18400	58	
Selenium, total	7782-49-2	ND		0.23	
Silver, total	7440-22-4	ND		2.3	
Thallium, total	7440-28-0	ND		23	
Hydrocarbons					
Benzo(a)anthracene	56-55-3	ND		2400	
Benzene	71-43-2	8000	19600	4100	
Benzo(b)fluoranthene	205-99-2	ND		2400	
Benzo(k)fluoranthene	207-08-9	ND		2400	
Benzo(a)pyrene	50-32-8	ND		2400	
Chrysene	218-01-9	ND		2400	
Dibenzo(a,h)anthracene	52-70-3	ND		2400	
7,12-Dimethylbenz(a)anthracene	57-97-6	ND		2400	
Fluoranthene	206-44-0	ND		2400	
Indeno(1,2,3-cd)pyrene	193-39-5	ND		3400	
3-Methylcholanthrene	56-49-5	ND		2400	
Napthalene	91-20-3	6200	19400	3200	
Toluene	108-88-3	69000	19400	36000	
Oxygenates					
Acetophenone	98-86-1	ND		2400	
Acrolein	107-02-8	ND		39	
Allyl alcohol	107-18-6	ND		30	
Bis(2-ethylhexyl)phthalate [Di-2-ethylhexyl phthalate]	117-81-7	ND		2400	

Table 1 to § 261.38 – Detection and Detection Limit Values for Comparable Fuel
Specification

	Spec	ification			
Chemical Name	CAS Number	Composite Value (mg/kg)	Heating Value (BTU/lb)	Concentration Limit (mg/kg at 10,000 Btu/lb)	Minimum Required Detection Limit (mg/kg)
Butyl benzyl pthalate	85-68-7	ND		2400	
o-Cresol (2-methyl phenol)	95-48-7	ND		2400	
m-Cresol (3-methyl phenol)	108-39-4	ND		2400	
p-Cresol (4-methyl phenol)	106-44-5	ND		2400	
Di-n-butyl pthalate	84-74-2	ND		2400	
Diethyl pthalate	84-66-2	ND		2400	
2,4-Dimethylphenol	105-67-9	ND		2400	
Dimethyl pthalate	117-8-0	ND		2400	
Endothall	145-73-3	ND		100	
Ethyl methacrylate	97-63-2	ND		39	
2-Ethoxyethanol (Ethylene glycol monoethyl ether)	110-80-5	ND		100	
Isobutyl alcohol	78-83-1	ND		39	
Isosafrole	120-58-1	ND		2400	
Methyl ethyl ketone (2-butanone)	78-93-3	ND		39	-
Methyl methacrylate	80-62-6	ND		39	-
1,4-Napthoquinone	13-15-4	ND		2400	
Phenol	108-95-2	ND		2400	
Propargyl alcohol (2-propyn-1-ol)	107-19-7	ND		30	
Safrole	94-59-7	ND		2400	
Sulfonated Organics					
Carbon disulfide	75-15-0			ND	39
Disulfoton	298-04-4			ND	2400
Ethyl methanesulfonate	62-50-0			ND	2400
Methyl methanesulfonate	66-27-3			ND	2400
Phorate	298-02-2			ND	2400
1,3-Propane sulfone	1120-71-4			ND	100
Tetraethyldithiopyrophosphate (Sulfotepp)	3689-24-5			ND	2400
Thiophenol (benzenethiol)	108-98-5			ND	30
O,O,O-Triethyl phosphorothioate	126-68-1			ND	2400
Nitrogenated Organics					
Acetonitrile (Methyl cyanide)	75-05-8	ND		ND	30
2-Acetylaminofluorene [2-AAF]	53-96-3	ND		ND	2400
Acrylonitrile	107-13-1	ND		ND	39
4-Aminibiphenyl	92-67-1	ND		ND	2400
4-Aminopyridene	504-24-5	ND		ND	100
Aniline	62-53-3	ND		ND	2400
Benzidine	92-67-5	ND		ND	2400
Dibenz(a,j)acridine	224-42-0	ND		ND	2400
O,O-Diethyl O-pyrazinyl	297-97-2	ND		ND	2400
phosphorothiate (Thionazin)	1				
Dimethoate	60-51-5	ND		ND	2400
p-(Dimethylamino) azobenzene [4- dimethylaminoazobenzene]	60-11-7	ND		ND	2400
3,3'-Dimethylbenzidine	119-93-7	ND		ND	2400
α, α -Dimethylphenethylamine	122-09-8	ND		ND	2400
3,3'-Dimethoxybenzidine	119-93-8	ND		ND	100
1,3-Dinitrobenzene [m-dinitrobenzene]	99-65-0	ND		ND	2400

Table 1 to § 261.38 – Detection and Detection Limit Values for Comparable Fuel Specification

	Spec	ification		•	
Chemical Name	CAS Number	Composite Value (mg/kg)	Heating Value (BTU/lb)	Concentration Limit (mg/kg at 10,000 Btu/lb)	Minimum Required Detection Limit (mg/kg)
4,6-Dinitro-o-cresol	534-52-1	ND		ND	2400
2,4-Dinitrophenol	51-28-5	ND		ND	2400
2,4-Dinitrotoluene	121-14-2	ND		ND	2400
2,6-Dinitrotoluene	605-20-2	ND		ND	2400
Dinoseb (2-sec-butyl-4,6-dinitrophenol)	88-85-7	ND		ND	2400
Diphenylamine	122-39-4	ND		ND	2400
Ethyl carbamate (Urethane)	51-79-6	ND		ND	100
Ethylenethiourea (2-	96-45-7	ND		ND	110
imidazolidinethione)					
Famphur	52-85-7	ND		ND	2400
Methacrylonitrile	126-98-7	ND		ND	39
Methapyrilene	91-80-5	ND		ND	2400
Methomyl	16752-77- 5	ND		ND	57
2-Methyllactonitrile (acetone cyanohydrin)	75-86-5	ND		ND	100
Methyl parathion	298-00-0	ND		ND	2400
MNNG [N-methyl-N-nitroso-N'-nitroguanidine)	70-25-7	ND		ND	110
1-Napthylamine [α-napthylamine]	134-32-7	ND		ND	2400
2-Napthylamine [β-napthylamine]	91-59-8	ND		ND	2400
Nicotine [p naperylamine]	54-11-5	ND		ND	100
4-Nitroaniline (p-nitroaniline)	100-01-6	ND		ND	2400
Nitrobenzene	98-96-3	ND		ND	2400
p-Nitrophenol	100-02-7	ND		ND	2400
5-Nitro-o-toluidine	99-55-8	ND		ND	2400
N-Nitroso-di-n-butylamine	924-16-3	ND		ND	2400
N-Nitrosodiethylamine	55-18-5	ND		ND	2400
N-Nitrosodiphenylamine (diphenylnitrosamine)	86-30-6	ND		ND	2400
N-Nitroso-N-methylethylamine	10595-95- 6	ND		ND	2400
N-Nitrosomorpholine	59-89-2	ND		ND	2400
N-Nitrosopiperidine	100-75-4	ND		ND	2400
N-Nitrosopyrrolidine	930-55-2	ND		ND	2400
2-Nitropropane	79-46-9	ND		ND	2400
Parathion	56-38-2	ND		ND	2400
Phenacetin	62-44-2	ND		ND	2400
1,4-Phenylene diamine (p- phenylenediamine)	106-50-3	ND		ND	2400
N-Phenylthiourea	103-85-5	ND		ND	57
2-Picoline (α-picoline)	109-06-8	ND		ND	2400
Propylthiourracil (6-propyl-2-thiouracil)	51-52-5	ND		ND	100
Pyridine	110-86-1	ND		ND	2400
Strychnine	57-24-9	ND		ND	100
Thioacetamide	62-55-5	ND		ND	57
Thiofanox	39196-18- 4	ND		ND ND	100
Thiourea	62-56-6	ND		ND	57

Table 1 to § 261.38 – Detection and Detection Limit Values for Comparable Fuel					
	Spec	ification			
Chemical Name	CAS Number	Composite Value (mg/kg)	Heating Value (BTU/Ib)	Concentration Limit (mg/kg at 10,000 Btu/lb)	Minimum Required Detection Limit (mg/kg)
Toluene-2,4-diamine (2,4-	95-80-7	ND		ND	57
diaminotoluene)					
Toluene-2,6-diamine (2,6-	823-40-5	ND		ND	57
diaminotoluene)					
o-Toluidine	95-53-4	ND		ND	2400
p-Toluidine	106-49-0	ND		ND	100
1,3,5-Trinitrobenzene (sym-	99-35-4	ND		ND	2400
trinitrobenzene)					
Halogenated Organics					
Allyl chloride	107-05-1	ND		ND	2400
Aramite	140-57-8	ND		ND	2400
Benzal chloride (dichloromethyl	98-57-3	ND		ND	2400
benzene)					
Benzyl chloride	100-44-77	ND		ND	2400
bis(2-Chloroethyl) ether dichloroethyl	111-44-4	ND		ND	39
ether)					
Bromoform (tribromomethane)	75-25-2	ND		ND	39
Bromomethane (methyl bromide)	74-84-9	ND		ND	39
4-Bromophenyl phenyl ether (p-	101-55-3	ND		ND	2400
bromodiphenyl ether)					
Carbon tetrachloride	56-23-5	ND		ND	2400
Chlordane	57-75-9	ND		ND	2400
p-Chloroaniline	106-47-8	ND	-	ND	39
Chlorobenzene	108-90-7	ND		ND	39
Chlorobenzilate	510-15-6	ND		ND	39
p-Chloro-m-cresol	59-50-7	ND	-	ND	30
2-Chloroethyl vinyl ether	110-75-8	ND		ND	1.4
Chloroform	67-66-3	ND	-	ND	1.4
Chloromethane (methyl chloride)	74-87-3	ND	-	ND	1.4
2-Chloronapthalene (β-	91-58-7	ND		ND	1.4
chloronapthalene)					
2-Chlorophenol (o-chlorophenol)	95-57-8	ND		ND	1.4
Chloroprene (2-chloro-1,3-butadiene)	1126-99-8	ND		ND	30
2,4-D (2,4-dichlorophenoxyacetic acid)	94-75-7	ND		ND	39
Diallate	2303-16-4	ND		ND	100
1,2-Dibromo-3-chloropropane	96-12-8	ND		ND	1.4
1,2-Dichlorobenzene (o-	95-50-1	ND		ND	2.8
dichlorobenzene)					
1,3-Dichlorobenzene (m-dichlorobenzene)	541-73-1	ND		ND	2400
1,4-Dichlorobenzene (p-dichlorobenzene)	106-47-7	ND		ND	2400
3,3'-Dichlorobenzidine	91-94-1	ND		ND	2400
Dichlorodifluoromethane (CFC-12)	75-71-8	ND		ND	2400
1,2-Dichlorethane (ethylene dichloride)	107-06-2	ND		ND	59000
1,1-Dichloroethylene (vinylidene	75-35-4	ND		ND	2400
chloride)	'5 55 '			5	
Dichloromethoxy ethane (bis(2-	111-91-1	ND		ND	2400
chlorethoxy) methane				1.2	

Table 1 to § 261.38 – Detect	tion and De	etection Lim	nit Values f	or Comparab	le Fuel
	Spec	ification			
Chemical Name	CAS Number	Composite Value (mg/kg)	Heating Value (BTU/lb)	Concentration Limit (mg/kg at 10,000 Btu/lb)	Minimum Required Detection Limit (mg/kg)
1-Dichlorophenol	120-83-2	ND		ND	4700

	Number	Value (mg/kg)	Value (BTU/lb)	Limit (mg/kg at 10,000 Btu/lb)	Required Detection Limit (mg/kg)
2,4-Dichlorophenol	120-83-2	ND		ND	4700
2,6-Dichlorophenol	87-65-0	ND		ND	1.4
1,2-Dichloropropane (propylene dichloride)	78-87-5	ND		ND	39
cis-1,3-Dichloropropylene	10061-01- 5	ND		ND	100
trans-1,3-Dichloropropylene	10061-02- 6	ND		ND	39
1,3-Dichloro-2-propanol	96-23-1	ND		ND	2400
Endosulfan I	959-98-8	ND		ND	39
Endosulfan II	33213-65- 9	ND		ND	2400
Endrin	72-20-8	ND		ND	2400
Endrin aldehyde	7421-93-4	ND		ND	2400
Endrin ketone	53494-70- 5	ND		ND	30
Epichlorohydrin (1-chloro-2,3-epoxy propane	106-89-8	ND		ND	30
Ethylidene dichloride (1,1- dichloroethane)	75-34-3	ND		ND	2400
2-Fluoroacetamide	640-19-7	ND		ND	39
Heptachlor	76-44-8	ND		ND	39
Heptachlor epoxide	1024-57-3	ND		ND	2400
Hexachlorobenzene	118-74-1	ND		ND	2400
Hexachloro-1,3-butadiene (hexachlorobutadiene)	87-88-3	ND		ND	39
Hexachlorocyclopentadiene	77-47-4	ND		ND	39
Hexachloroethane	67-72-1	ND		ND	39
Hexachlorophene	70-30-4	ND		ND	39
Hexachloropropene (hexachloropropylene)	1888-71-7	ND		ND	2400
Isodrin	465-73-6	ND		ND	2400
Kepone (chlordecone)	143-50-0	ND		ND	39
Lindane (γ-BHC; γ- hexachlorocyclohexane)	58-89-9	ND		ND	39
Methylene chloride (dichloromethane)	75-09-2	ND		ND	
4,4'-Methylenr-bis-(2-chloroaniline)	101-14-4	ND		ND	
Methyl iodide (iodomethane)	74-88-4	ND		ND	
Pentachlorobenzene	608-93-5	ND		ND	
Pentachloroethane	76-01-7	ND		ND	
Pentachloronitrobenzene (PCNB, Quintobezene, Quintozene)	82-68-8	ND		ND	
Pentachlorophenol	87-88-5	ND		ND	
Pronamide	23950-58- 5	ND		ND	
Silvex (2,4,5-Trichlorophenoxypropionic acid)	93-72-1	ND		ND	
2,3,7,8-Tetrachlorodibenzo-p- dioxin (2,3,7,8-TCDD)	1746-01-6	ND		ND	

Table 1 to § 261.38 – Detection and Detection Limit Values for Comparable Fuel						
Specification						
Chemical Name	CAS Number	Composite Value (mg/kg)	Heating Value (BTU/Ib)	Concentration Limit (mg/kg at 10,000 Btu/lb)	Minimum Required Detection Limit (mg/kg)	
1,2,4,5-Tetrachlorobenzene	95-94-3	ND		ND		
1,1,2,2-Tetrachloroethane	79-35-4	ND		ND		
Tetrachloroethylene (perchloroethylene)	127-18-4	ND		ND		
2,3,4,6-Tetrachlorophenol	58-90-2	ND		ND		
1,2,4-Trichlorobenzene	120-82-1	ND		ND		
1,1,1-Trichloroethane (methyl chloroform)	71-55-6	ND		ND		
1,1,2-Trichlororoethane (vinyl trichloride)	79-00-5	ND		ND		
Trichloroethylene	79-01-6	ND		ND	-	
Trichlorofluoromethane (trichloromonfluoromethane)	75-69-4	ND		ND	1	
2.4.5-Trichorophenol	95-95-4	ND		ND		
2,4,6-Trichlorophenol	88-06-2	ND		ND		
1,2,3-Trichloropropane	98-18-4	ND		ND		
Vinyl chloride	75-01-4	ND		ND		

Notes:

NA – Not Applicable

ND – Non-detect

(a) – 25 or individual halogenated organics listed below

- 5. **Appendix VIII to Section 261** is amended by removing the entries for "Saccharin" and "Saccharin salts" from the table "Hazardous Constituents."
- 6. **Section 262.21** is amended by revising paragraph (f)(4) to read as follows:

§ 262.21 Manifest tracking numbers, manifest printing, and obtaining manifests.

* * * * * (f) ** *

(4) The manifest and continuation sheet must be printed in black ink that can be legibly photocopied, scanned, or faxed, except that the marginal words indicating copy distribution must be in red ink printed with a distinct ink color or with another method (e.g., white text against black background in text box, or, black text against grey background in text box) that clearly distinguishes the copy distribution notations from the other text and data entries on the form.

* * * * *

7. Amend **Section 262.200** to revise the definition of "central accumulation area" to read as follows:

§ 262.200 Definitions for this subsection.

* * * * *

"Central accumulation area" means an on-site hazardous waste accumulation area subject to either § 262.34(a)-(b) of this Section (large quantity generators) or § 262.34(d)-(f) of this Section (small quantity generators). A central accumulation area at an eligible academic entity that chooses to be subject to this subsection must also comply with § 262.211 when accumulating unwanted material and/or hazardous waste.

* * * * *

- 8. Amend **Section 262.206** to revise paragraph (b)(3)(i), to read as follows:
- § 262.206 Labeling and management standards for containers of unwanted material in the laboratory.

* * * * * *

(b) * * *

(3) * * *

(i) When adding, removing or consolidating bulking unwanted material, or

* * * * *

- 9. Amend **Section 262.212** to revise paragraph (e)(1), to read as follows:
- § 262.212 Making the hazardous waste determination at an on-site interim status or permitted treatment, storage or disposal facility.

* * * * * (e) * * *

(1) Write the words "hazardous waste" on the container label that is affixed or attached to the container (or on the label that is affixed or attached to the container, if that is preferred) within 4 calendar days of arriving at the on-site interim status or permitted treatment, storage disposal facility and before the hazardous waste may be removed from the on-site interim status or permitted treatment, storage or disposal facility, and

* * * * *

10. Amend **Section 262.214** to revise paragraphs (a)(1) introductory text and (b)(1), to read as follows:

§ 262.214 Laboratory management plan.

- (a) * * *
 - (1) Describe procedures for container labeling in accordance with § 262.206(a), as follows including:

* * * * *

- (b) * * *
 - (1) Describe its intended best practices for container labeling and management, including how the eligible academic entity will manage containers used for in line collection of unwanted materials, such as with high performance liquid chromatographs and other laboratory equipment (see the required standards at § 262.206) (see the required standards at § 262.206).

* * * * *

11. **Section 264.16** is amended to add new paragraph (a)(4) to read as follows:

§ 264.16 Personnel training.

(a) * * *

(4) For facility employees that receive emergency response training pursuant to Occupational Safety and Health Administration (OSHA) regulations 29 CFR 1910.120(p)(8) and 1910.120(q), the facility is not required to provide separate emergency response training pursuant to this section, provided that the overall facility training meets all the requirements of this section.

12. **Section 264.195** is revised to read as follows:

§ 264.195 Inspections.

- (a) * * * * *
- (b) The owner or operator must inspect at least once each operating day:
 - (1) Aboveground portions of the tank system, if any, to detect corrosion or releases of waste:
 - (2) Data gathered from monitoring and leak detection equipment (e.g., pressure or temperature gauges, monitoring wells) to ensure that the tank system is being operated according to its design; and

- (3) The construction materials and the area immediately surrounding the externally accessible portion of the tank system, including the secondary containment system (e.g., dikes) to detect erosion or signs of releases of hazardous waste (e.g., wet spots, dead vegetation).
- (b) The owner or operator must inspect at least once each operating day data gathered from monitoring and leak detection equipment (e.g., pressure or temperature gauges, monitoring wells) to ensure that the tank system is being operated according to its design.

[Note: Section 264.15(c) requires the owner or operator to remedy any deterioration or malfunction he finds. Section 264.196 requires the owner or operator to notify the Director within 24 hours of confirming a leak. Also, 40 CFR part 302 may require the owner or operator to notify the National Response Center of a release.]

- (c) The owner or operator must inspect cathodic protection systems, if present, according to, at a minimum, the following schedule to ensure that they are functioning properly:
 - (1) The proper operation of the cathodic protection system must be confirmed within six months after initial installation and annually thereafter; and
 - (2) All sources of impressed current must be inspected and/or tested, as appropriate, at least bimonthly (i.e., every other month).
- (d) The owner or operator must document in the operating record of the facility an inspection of those items in paragraphs (a) through (c) of this section.
- (c) In addition, except as noted under paragraph (d) of this section, the owner or operator must inspect at least once each operating day:
 - (1) Above ground portions of the tank system, if any, to detect corrosion or releases of waste.
 - (2) The construction materials and the area immediately surrounding the externally accessible portion of the tank system, including the secondary containment system (e.g., dikes) to detect erosion or signs of releases of hazardous waste (e.g., wet spots, dead vegetation).
- (d) Owners or operators of tank systems that either use leak detection systems to alert facility personnel to leaks, or implement established workplace practices to ensure leaks are promptly identified, must inspect at least weekly those areas described in paragraphs (c)(1) and (c)(2) of this section. Use of the alternate inspection schedule must be documented in the facility's operating record. This documentation must include a description of the established workplace practices at the facility.
 - (e) (Reserved)
- (f) Ancillary equipment that is not provided with secondary containment, as described in § 264.193(f)(1) through (4), must be inspected at least once each operating day.
- (g) The owner or operator must inspect cathodic protection systems, if present, according to, at a minimum, the following schedule to ensure that they are functioning properly:

- (1) The proper operation of the cathodic protection system must be confirmed within six months after initial installation and annually thereafter; and
- (2) All sources of impressed current must be inspected and/or tested, as appropriate, at least bimonthly (i.e., every other month).

[Note: The practices described in the National Association of Corrosion Engineers (NACE) standard, "Recommended Practice (RP-02-85)—Control of External Corrosion on Metallic Buried, Partially Buried, or Submerged Liquid Storage Systems," and the American Petroleum Institute (API) Publication 1632, "Cathodic Protection of Underground Petroleum Storage Tanks and Piping Systems," may be used, where applicable, as guidelines in maintaining and inspecting cathodic protection systems.]

- (h) The owner or operator must document in the operating record of the facility an inspection of those items in paragraphs (a) through (c) of this section.
- 13. **Section 264.251(c)** is revised to read as follows:

§ 264.251 Design and operating requirements.

* * * * *

(c) The owner or operator of each new waste pile unit on which construction commences after January 29, 1992, each lateral expansion of a waste pile unit on which construction commences after July 29, 1992, and each replacement of an existing waste pile unit that is to commence reuse after July 29, 1992 must install two or more liners and a leachate collection and removal system above and between such liners. "Construction commences" is as defined in § 260.10 under "existing facility".

* * * * *

14. **Section 264.301** is revised to read as follows:

§ 264.301 Design and operating requirements.

- (e) The double liner requirement set forth in paragraph (c) of this section may be waived by the Director for any monofill, if:
 - (1) The monofill contains only hazardous wastes from foundry furnace emission controls or metal casting molding sand, and such wastes do not contain constituents which would render the wastes hazardous for reasons other than the Toxicity Characteristic in § 261.24 of this regulation, with EPA Hazardous Waste Numbers D004 through D017; and
 - (2)(i)(A) The monofill has at least one liner for which there is no evidence that such liner is leaking;
 - (B) The monofill is located more than one-quarter mile from an underground source of drinking water (as that term is defined in 40 CFR 144.3 § 270.2 of this regulation); and

(C) The monofill is in compliance with generally applicable ground-water monitoring requirements for facilities with permits under RCRA 3005(c); or

15. **Section 264.314** is revised to read as follows:

§ 264.314 Special requirements for bulk and containerized liquids.

- (a) The following materials shall not be disposed of in landfills permitted under this Regulation and Regulation:
 - (1) Bulk liquids, semisolids and sludges unless, before disposal, such waste is treated or stabilized into cement like material.
 - (2) Containers holding free liquids unless all freestanding liquid has been removed or treated or stabilized into cement like material; or the container is very small, such as an ampule, or is a lab pack as defined in 264.316 or 265.316, as applicable and is disposed of in accordance with 264.316 or 265.316 as applicable.
 - (3) Municipal refuse which is not hazardous waste.
 - (4) Ignitable wastes in containers, unless all free liquids therein have been removed or treated and stabilized into cement-like material.

The placement of bulk or non-containerized liquid hazardous waste or hazardous waste containing free liquids (whether or not sorbents have been added) in any landfill is prohibited.

- (b) Effective May 8, 1985, the placement of bulk or non-containerized liquid hazardous waste or hazardous waste containing free liquids (whether or not sorbents have been added) in any landfill is prohibited. Before disposal, liquid waste or waste containing free liquids must be treated or stabilized, (e.g. by mixing with a sorbent solid so that free liquids are no longer present and the waste meets the requirements of (a)(1) or (2) above).
- (c) (b) To demonstrate the absence or presence of free liquids in either a containerized or a bulk waste, the following test must be used: Method 9095B (Paint Filter Liquids Test) as described in "Test Methods for Evaluating Solid Waste, Physical/Chemical Methods," EPA Publication SW-846, as incorporated by reference in § 260.11 of this regulation.

(d)(c) Containers holding free liquids must not be placed in a landfill unless:

- (1) All free-standing liquid:
 - (i) Has been removed by decanting, or other methods;
 - (ii) Has been mixed with sorbent or solidified so that free-standing liquid is no longer observed; or
 - (iii) Has been otherwise eliminated; or
- (2) The container is very small, such as an ampule; or
- (3) The container is designed to hold free liquids for use other than storage, such as a battery or capacitor; or

- (4) The container is a lab pack as defined in § 264.316 and is disposed of in accordance with § 264.316.
- (e)(d) Sorbents used to treat free liquids to be disposed of in landfills must be nonbiodegradable. Nonbiodegradable sorbents are: materials listed or described in paragraph (d)(1) of this section; materials that pass one of the tests in paragraph (d)(2) of this section; or materials that are determined by EPA to be nonbiodegradable through the Section 260 petition process.
 - (1) Nonbiodegradable sorbents.
 - (i) Inorganic minerals, other inorganic materials, and elemental carbon (e.g., aluminosilicates, clays, smectites, Fuller's earth, bentonite, calcium bentonite, montmorillonite, calcined montmorillonite, kaolinite, micas (illite), vermiculites, zeolites; calcium carbonate (organic free limestone); oxides/hydroxides, alumina, lime, silica (sand), diatomaceous earth; perlite (volcanic glass); expanded volcanic rock; volcanic ash; cement kiln dust; fly ash; rice hull ash; activated charcoal/activated carbon); or
 - (ii) High molecular weight synthetic polymers (e.g., polyethylene, high density polyethylene (HDPE), polypropylene, polystyrene, polyurethane, polyacrylate, polynorborene, polyisobutylene, ground synthetic rubber, cross-linked allylstyrene and tertiary butyl copolymers). This does not include polymers derived from biological material or polymers specifically designed to be degradable; or
 - (iii) Mixtures of these nonbiodegradable materials.
 - (2) Tests for nonbiodegradable sorbents.
 - (i) The sorbent material is determined to be nonbiodegradable under ASTM Method 21-70 (1984a) Standard Practice for Determining Resistance of Synthetic Polymer Materials to Fungi; or
 - (ii) The sorbent material is determined to be nonbiodegradable under ASTM Method G22-76 (1984b) Standard Practice for Determining Resistance of Plastics to Bacteria; or
 - (iii) The sorbent material is determined to be non-biodegradable under OECD test 301B: CO₂ Evolution (Modified Sturm Test)].
- (f) (e) The placement of any liquid which is not a hazardous waste in a landfill is prohibited unless the owner or operator of such landfill demonstrates to the Director, or the Director determines that:
 - (1) The only reasonably available alternative to the placement in such landfill is placement in a landfill or unlined surface impoundment, whether or not permitted or operating under interim status, which contains, or may reasonably be anticipated to contain, hazardous waste; and
 - (2) Placement in such owner or operator's landfill will not present a risk of contamination of any "underground source of drinking water" (as that term is defined in 40 CFR 144.3 § 270.2 of this regulation..)

16. **Section 264.552** is revised to read as follows:

§ 264.552 Corrective Action Management Units (CAMU).

* * * * * (e) * * * * * (4) * * * * * (iv) * * * * * * * * *

- (F) Alternatives to TCLP. For metal bearing wastes for which metals removal treatment is not used, the Director may specify a leaching test other than the TCLP (SW-846 Method 1311, 40 CFR 144.3 § 260.11(a)(11)) to measure treatment effectiveness, provided the Director determines that an alternative leach testing protocol is appropriate for use, and that the alternative more accurately reflects conditions at the site that affect leaching.
- 17. **Section 264.1030(c)** is revised to read as follows:
- § 264.1030 Applicability.

* * * * *

- (c) For the owner and operator of a facility subject to this subsection and who received a final permit under RCRA section 3005 prior to December 6, 1996, the requirements of this subsection shall be incorporated into the permit when the permit is reissued in accordance with the requirements of 40 CFR 124.15 or reviewed in accordance with the requirements of § 270.50 (d). Until such date when the owner and operator receive a final permit incorporating the requirements of this subsection, the owner and operator are subject to the requirements of Section 265, Subsection AA of this regulation.
- 18. Section 265.1(c)(4) is amended to read as follows:
- § 265.1 Purpose, scope, and applicability.

* * * * * (C) * * * * * (4) A person who treats, stores, or disposes of hazardous waste in a State with a RCRA hazardous waste program authorized under subpart A or B of 40 CFR part 271, except that the requirements of this section will continue to apply:

(i) If the authorized State RCRA program does not cover disposal of hazardous waste by means of underground injection; or

(ii) To a person who treats, stores, or disposes of hazardous waste in a State authorized under subpart A or B of 40 CFR part 271 if the State has not been authorized to carry out the requirements and prohibitions applicable to the treatment, storage, or disposal of hazardous waste at his facility which are imposed pursuant to the Hazardous and Solid Waste Act Amendments of 1984. The requirements and prohibitions that are applicable until a State receives authorization to carry them out include all Federal program requirements identified in 40 CFR 271.1(j);

19. Section 265.142 is revised to read as follows:

§ 265.142 Cost estimate for closure.

(a) The owner or operator must have a detailed written estimate, in current dollars, of the cost of closing the facility in accordance with the requirements in §§ 265.111 through 265.115 and applicable closure requirements in §§ 265.197, 265.228, 265.258, 265.280, 265.310, 265.351, 265.381, 265.404, and 265.1102.

20. **Section 268.7(b)(3)(ii)** is amended by amending the first entry in the Table:

Treatment Facility Paperwork Requirements Table				
Required information	§ 268.7(b)			
1. EPA Hazardous Waste Numbers and Manifest Number of first shipment.	V			
2. The waste is subject to the LDRs. The constituents concern for F001-F005, and F039, and underlying hazardous constituents in characteristic wastes, unless the waste will be treated and monitored for all constituents. If all constituents will be treated and monitored, there is no need to put them all on the LDR notice.	√			
3. The notice must include the applicable wastewater/nonwastewater category (see §§ 268.2(d) and (f)) and subdivisions made within a waste code based on waste-specific criteria (such as D003 reactive cyanide	٧			
4. Waste analysis data (when available)	V			
5. For contaminated soil subject to LDRs as provided in § 268.49(a), the constituents subject to treatment as described in § 268.49(d) and the following statement, "this contaminated soil [does/does not] exhibit a characteristic of hazardous waste and [is subject to/ complies with] the soil	√			

treatment standards as provided by § 268.49(c)"	
6. A certification is needed (see applicable section exact wording).	٧

- 21. **Section 268.40** is amended by removing the entry for waste code U202 from the table "Treatment Standards for Hazardous Wastes."
- 22. **Section 268.40, the Table of Treatment Standards** in paragraph (b) is amended by revising the entries for "K156", "K157", "K158", "K159", "K161", "P127", "P128", "P188", "P188", "P189", "P190", "P191", "P192", "P194", "P196", "P197", "P198", "P199", "P201", "P202", "P203", "P204", "P205", "U271", "U278", "U279", "U280", "U364", "U367", "U372", "U373", "U387", "U389", "U394", "U395", "U404", "U409", "U410", and "U411" to read as follows:

§2	268.40 TABLE TTS – TREATMENT ST	ANDARDS FOR HAZARDO	JS WASTES	NOTE: NA means n	ot applicable
Waste Waste Description & Code Treatment/Regulatory		Regulated Hazardous Co	nstituent	Wastewaters	Non- Wastewaters
	Subcategory ¹			Concentration ³ in mg/L; or Technology Code ⁴	Concentration ⁵ in mg/kg unless noted as "mg/L TCLP"; or Technology Code ⁴
K156	Organic waste (including heavy	Acetonitrile	75-05-8	5.6	1.8
	ends, still bottoms, light ends, spent solvents, filtrates, and	Acetophenone	98-86-2	0.010	9.7
	decantates) from the production of carbamates and carbamoyl oximes.	Aniline	62-53-3	0.81	14
	(This listing does not apply to wastes generated from the manufacture of 3-iodo-2-propynyl n-butylcarbamate.). 10	Benomyl ¹⁰	17804- 35-2	0.056; <u>or CMBST,</u> <u>CHOXD, BIODG,</u> <u>or CARBN</u>	1.4; <u>or CMBST</u>
		Benzene	71-43-2	0.14	10
		Carbaryl ^{<u>10</u>}	63-25-2	0.006;:or CMBST, CHOXD, BIODG, or CARBN	0.14 <u>; or CMBST</u>
		Carbenzadim ¹⁰	10605- 21-7	0.056; or CMBST, CHOXD, BIODG, or CARBN	1.4 <u>; or CMBST</u>
		Carbofuran ¹⁰	1563- 66-2	0.006; or CMBST, CHOXD, BIODG, or CARBN	0.14 <u>; or CMBST</u>
		Carbosulfan ¹⁰	55285- 14-8	0.028; or CMBST, CHOXD, BIODG, or CARBN	1.4 <u>; or CMBST</u>
		Chlorobenzene	108-90- 7	0.057	6.0
		Chloroform	67-66-3	0.046	6.0

	268.40 TABLE TTS – TREATMENT ST			NOTE: NA means n	
Waste Code	Waste Description & Treatment/Regulatory	Regulated Hazardous Cor	nstituent	Wastewaters	Non- Wastewaters
Coue	Subcategory ¹	Common Name	CAS ² Number	Concentration ³ in mg/L; or Technology Code ⁴	Concentration ⁵ in mg/kg unless noted as "mg/L TCLP"; or Technology Code ⁴
		o-Dichlorobenzene	95-50-1	0.088	6.0
		Methomyl ^{<u>10</u>}	16752- 77-5	0.028; or CMBST, CHOXD, BIODG, or CARBN	0.14 <u>; or CMBST</u>
		Methylene chloride	75-09-2	0.089	30
		Methyl ethyl ketone	78-93-3	0.28	36
		Naphthalene	91-20-3	0.059	5.6
		Phenol	108-95- 2	0.039	6.2
		Pyridine	110-86- 1	0.014	16
		Toluene	108-88- 3	0.080	10
		Triethylamine ¹⁰	121-44- 8	0.081; or CMBST, CHOXD, BIODG, or CARBN	1.5 <u>; or CMBST</u>
K157	Wastewaters (including scrubber	Carbon tetrachloride	56-23-5	0.057	6.0
	waters, condenser waters, washwaters, and separation	Chloroform	67-66-3	0.046	6.0
	waters) from the production of carbamates and carbamoyl oximes.	Chloromethane	74-87-3	0.19	30
	(This listing does not apply to wastes generated from the manufacture of 3-iodo-2-propynyl n-butylcarbamate.) 10	Methomyl ^{<u>10</u>}	16752- 77-5	0.028; or CMBST, CHOXD, BIODG, or CARBN	0.14 <u>; or CMBST</u>
		Methylene chloride	75-09-2	0.089	30
		Methyl ethyl ketone	78-93-3	0.28	36
		Pyridine	110-86- 1	0.014	16
		Triethylamine ¹⁰	121-44- 8	0.081; or CMBST, CHOXD, BIODG, or CARBN	1.5 <u>; or CMBST</u>
K158	Bag house dusts and filter/separation solids from the	Benomyl	17804- 35-2	0.056	1.4
	production of carbamates and carbamoyl oximes. (This listing	Benzene	71-43-2	0.14	10
	does not apply to wastes generated from the manufacture of 3-iodo-2-propynyl n-butylcarbamate.) ¹⁰	Carbenzadim ^{<u>10</u>}	10605- 21-7	0.056; or CMBST, CHOXD, BIODG, or CARBN	1.4 <u>; or CMBST</u>
		Carbofuran ¹⁰	1563- 66-2	0.006; or CMBST, CHOXD, BIODG, or CARBN	0.14 <u>; or CMBST</u>

§2	268.40 TABLE TTS – TREATMENT ST			NOTE: NA means n	ot applicable
Waste Code	Waste Description & Treatment/Regulatory Subcategory 1	Regulated Hazardous Constituent		Wastewaters	Non- Wastewaters
Code		Common Name	CAS ² Number	Concentration ³ in mg/L; or Technology Code ⁴	Concentration ⁵ in mg/kg unless noted as "mg/L TCLP"; or Technology Code ⁴
		Carbosulfan ¹⁰	55285- 14-8	0.028; or CMBST, CHOXD, BIODG, or CARBN	1.4 <u>; or CMBST</u>
		Chloroform	67-66-3	0.046	6.0
		Methylene chloride	75-09-2	0.089	30
		Phenol	108-95- 2	0.039	6.2
K159	Organics from the treatment of	Benzene	71-43-2	0.14	10
	thiocarbamate wastes. 10	Butylate ^{<u>10</u>}	2008- 41-5	0.042; or CMBST, CHOXD, BIODG, or CARBN	1.4 <u>; or CMBST</u>
		EPTC (Eptam) ¹⁰	759-94- 4	0.042; or CMBST, CHOXD, BIODG, or CARBN	1.4 <u>; or CMBST</u>
		Molinate ¹⁰	2212- 67-1	0.042; or CMBST, CHOXD, BIODG, or CARBN	1.4 <u>; or CMBST</u>
		Pebulate ^{<u>10</u>}	1114- 71-2	0.042; or CMBST, CHOXD, BIODG, or CARBN	1.4 <u>; or CMBST</u>
		Vernolate ¹⁰	1929- 77-7	0.042; or CMBST, CHOXD, BIODG, or CARBN	1.4 <u>; or CMBST</u>
K161	Purification solids (including filtration, evaporation, and centrifugation solids), baghouse dust and floor sweepings from the production of dithiocarbamate acids and their salts. 10	Antimony	7440- 36-0	1.9	1.15 mg/L TCLP
		Arsenic	7440- 38-2	1.4	5.0 mg/L TCLP
		Carbon disulfide	75-15-0	3.8	4.8 mg/L TCLP
		Dithiocarbamates (total) 10	NA	0.028; or CMBST, CHOXD, BIODG, or CARBN	28; or CMBST
		Lead	7439- 92-1	0.69	0.75 mg/L TCLP
		Nickel	7440- 02-0	3.98	11 mg/L TCLP
		Selenium	7782- 49-2	0.82	5.7 mg/L TCLP
P127	Carbofuran	Carbofuran ¹⁰	1563- 66-2	0.006; or CMBST, CHOXD, BIODG, or CARBN	0.14 <u>; or CMBST</u>

§268.40 TABLE TTS – TREATMENT STANDARDS FOR HAZARDOUS WASTES NOTE: NA means not applicable							
Waste	Waste Description &	Regulated Hazardous Con	stituent	Wastewaters	Non-		
Code	Treatment/Regulatory Subcategory ¹	Common Name	CAS ² Number	Concentration ³ in mg/L; or Technology Code ⁴	Wastewaters Concentration ⁵ in mg/kg unless noted as "mg/L TCLP"; or Technology Code ⁴		
P128	Mexacarbate	Mexacarbate ¹⁰	315-18- 4	0.056; or CMBST, CHOXD, BIODG, or CARBN	1.4 <u>; or CMBST</u>		
P185	Tirpate ¹⁰	Tirpate ¹⁰	26419- 73-8	0.056; <u>or CMBST,</u> CHOXD, BIODG, <u>or CARBN</u>	0.28 <u>; or CMBST</u>		
P188	Physostigmine salicylate	Physostigmine salicylate ¹⁰	57-64-7	0.056; <u>or CMBST,</u> <u>CHOXD, BIODG,</u> <u>or CARBN</u>	1.4 <u>; or CMBST</u>		
P189	Carbosulfan	Carbosulfan ¹⁰	55285- 14-8	0.028; or CMBST, CHOXD, BIODG, or CARBN	1.4; or CMBST		
P190	Metolcarb	Metolcarb ¹⁰	1129- 41-5	0.056; or CMBST, CHOXD, BIODG, or CARBN	1.4 <u>; or CMBST</u>		
P191	Dimetilan ¹⁰	Dimetilan ¹⁰	644-64- 4	0.056; or CMBST, CHOXD, BIODG, or CARBN	1.4 <u>; or CMBST</u>		
P192	Isolan ¹⁰	Isolan ¹⁰	119-38- 0	0.056; or CMBST, CHOXD, BIODG, or CARBN	1.4; or CMBST		
P194	Oxamyl	Oxamyl ^{<u>10</u>}	23135- 22-0	0.056; or CMBST, CHOXD, BIODG, or CARBN	0.028 <u>; or CMBST</u>		
P196	Manganese dimethyldithiocarbamate	Dithiocarbamates (total) ¹⁰	NA	0.028; or CMBST, CHOXD, BIODG, or CARBN	0.28 <u>; or CMBST</u>		
P197	Formparanate ¹⁰	Formparanate ¹⁰	17702- 57-7	0.056; <u>or CMBST,</u> <u>CHOXD, BIODG,</u> <u>or CARBN</u>	1.4 <u>; or CMBST</u>		
P198	Formetanate hydrochloride	Formetanate hydrochloride ¹⁰	23422- 53-9	0.056; or CMBST, CHOXD, BIODG, or CARBN	1.4 <u>; or CMBST</u>		
P199	Methiocarb	Methiocarb ¹⁰	2032- 65-7	0.056; or CMBST, CHOXD, BIODG, or CARBN	1.4 <u>; or CMBST</u>		
P201	Promecarb	Promecarb ^{<u>10</u>}	2631- 37-0	0.056; or CMBST, CHOXD, BIODG, or CARBN	1.4 <u>; or CMBST</u>		
P202	m-Cumenyl methylcarbamate	m-Cumenyl methylcarbamate ¹⁰	64-00-6	0.056; or CMBST, CHOXD, BIODG, or CARBN	1.4 <u>; or CMBST</u>		
P203	Aldicarb sulfone	Aldicarb sulfone 10	1646-	0.056 <u>; or CMBST,</u>	0.28 <u>; or CMBST</u>		

§268.40 TABLE TTS – TREATMENT STANDARDS FOR HAZARDOUS WASTES NOTE: NA means not applicable					
Waste Code			stituent	Wastewaters	Non-
Code	Subcategory ¹	Common Name	CAS ² Number	Concentration ³ in mg/L; or Technology Code ⁴	Wastewaters Concentration ⁵ in mg/kg unless noted as "mg/L TCLP"; or Technology Code ⁴
			88-4	CHOXD, BIODG, or CARBN	
P204	Physostigmine	Physostigmine ¹⁰	57-47-6	0.056; <u>or CMBST,</u> <u>CHOXD, BIODG,</u> <u>or CARBN</u>	1.4 <u>; or CMBST</u>
P205	Ziram	Dithiocarbamates (total) 10	NA	0.028; or CMBST, CHOXD, BIODG, or CARBN	28 <u>; or CMBST</u>
U271	Benomyl	Benomyl ^{<u>10</u>}	17804- 35-2	0.056; or CMBST, CHOXD, BIODG, or CARBN	1.4 <u>; or CMBST</u>
U278	Bendiocarb	Bendiocarb ¹⁰	22781- 23-3	0.056; or CMBST, CHOXD, BIODG, or CARBN	1.4 <u>; or CMBST</u>
U279	Carbaryl	Carbaryl ¹⁰	63-25-2	0.006; or CMBST, CHOXD, BIODG, or CARBN	0.14 <u>; or CMBST</u>
U280	Barban	Barban ¹⁰	101-27- 9	0.056; or CMBST, CHOXD, BIODG, or CARBN	1.4; or CMBST
U364	Bendiocarb phenol ¹⁰	Bendiocarb phenol ¹⁰	22961- 82-6	0.056; or CMBST, CHOXD, BIODG, or CARBN	1.4 <u>; or CMBST</u>
U367	Carbofuran phenol	Carbofuran phenol ¹⁰	1563- 38-8	0.056; or CMBST, CHOXD, BIODG, or CARBN	1.4; or CMBST
U372	Carbendazim	Carbendazim ¹⁰	10605- 21-7	0.056; <u>or CMBST,</u> CHOXD, BIODG, <u>or CARBN</u>	1.4 <u>; or CMBST</u>
U373	Propham	Propham ¹⁰	122-42- 9	0.056; or CMBST, CHOXD, BIODG, or CARBN	1.4 <u>; or CMBST</u>
U387	Prosulfocarb	Prosulfocarb ^{<u>10</u>}	52888- 80-9	0.042; or CMBST, CHOXD, BIODG, or CARBN	1.4 <u>; or CMBST</u>
U389	Triallate	Triallate ¹⁰	2303- 17-5	0.042; or CMBST, CHOXD, BIODG, or CARBN	1.4 <u>; or CMBST</u>
U394	A2213 ¹⁰	A2213 ¹⁰	30558- 43-1	0.042; or CMBST, CHOXD, BIODG, or CARBN	1.4 <u>; or CMBST</u>
U395	Diethylene glycol, dicarbamate ¹⁰	Diethylene glycol,	5952-	0.056; <u>or CMBST,</u>	1.4 <u>; or CMBST</u>

Waste Code		Waste Description & reatment/Regulatory Subcategory ¹	Regulated Hazardous Con Common Name		Wastewaters	Non-	
	Tı		Common Name			14/	
U404		Subcategory	Common Name		. 3.	Wastewaters	
U404				CAS ² Number	Concentration ³ in mg/L; or Technology Code ⁴	Concentration ⁵ in mg/kg unless noted as "mg/L TCLP"; or Technology Code ⁴	
U404			dicarbamate ¹⁰	26-1	CHOXD, BIODG, or CARBN		
	Triethylamine		Triethylamine ¹⁰	101-44- 8	0.081; or CMBST, CHOXD, BIODG, or CARBN	1.5 <u>; or CMBST</u>	
U409	Thiophanate-methyl		Thiophanate-methyl ¹⁰	23564- 05-8	0.056; or CMBST, CHOXD, BIODG, or CARBN	1.4 <u>; or CMBST</u>	
U410	Thiodicarb		Thiodicarb ¹⁰	59669- 26-0	0.019; or CMBST, CHOXD, BIODG, or CARBN	1.4 <u>; or CMBST</u>	
U411	Propoxur		Propoxur ¹⁰	114-26- 1	0.056; or CMBST, CHOXD, BIODG, or CARBN	1.4 <u>; or CMBST</u>	
		FOOTNOTES TO	TREATMENT STAND	ARD TA	BLE 268.40		
1	The waste descriptions provided in this table do not replace waste descriptions in Section 261 Descriptions of Treatment/Regulatory Subcategories are provided, as needed, to distinguish b applicability of different standards.				•		
2		CAS means Chemical Abstrac	act Services. When the waste code and/or regulated constituents are described as a with its salts and/or esters, the CAS number is given for the parent compound only.				
3		Concentration standards for samples.	wastewaters are expressed in	mg/L and are	e based on analysis of	composite	
4		detail in § 268.42 Table 1 - T	echnology Codes and Descripti	ons of Techn			
5		expressed as a concentration with the technical requirements based upon combustion in frequirements. A facility may	CLP) and Cyanides (Total and Amenable) the non-wastewater treatment standards ion were established, in part, based upon incineration in units operated in accordance ments of Section 264, Subsection O or Section 265, Subsection O of this regulation, or fuel substitution units operating in accordance with applicable technical may comply with these treatment standards according to provisions in § 268.40(d) of intration standards for non-wastewaters are based on analysis of grab samples.				
10	The treatment standard for this waste may be satisfied by either meeting the constituent concentrations in this table or by treating the waste by the specified technologies: combustion, as defined by the technology code CMBST at § 268.42 Table 1 of this Section, for non-wastewaters; and, biodegradation as defined by the technology code BIODG, carbon adsorption as defined by the technology code CARBN, chemical oxidation as defined by the technology code CHOXD, or combustion as defined as technology code CMBST at § 268.42 Table 1 of this Section, for wastewaters.				echnology code ned by the cal oxidation as		

23. At Section 268.48, Table UTS – Universal Treatment Standards, is amended by

a. Removing the entries for Aldicarb sulfone, Barban, Bendiocarb, Benomyl, Butylate, Carbaryl, Carbenzadim, Carbofuran, Carbofuran phenol, Carbosulfan, m-Cumenyl methylcarbamate, Dithiocarbamates (total), EPTC (Eptam), Formetanate hydrochloride, Methiocarb, Methomyl, Metolcarb, Mexacarbate, Molinate, Oxamyl,

Pebulate, Physostigmine, Physostigmine salicylate, Promecarb, Propham, Propoxur, Prosulfocarb, Thiodicarb, Thiophanate-methyl, Triallate, Triethylamin, and Vemolate; and

- b. Removing and reserving footnote 6.
- 24. **Appendix VII to Section 268** is amended by removing the entry for waste code U202 from Table 1, "Effective Dates of Surface Disposed Wastes (Non-Soil and Debris) Regulated in the LDRs Comprehensive List."
- 25. Section 273.34(d) is revised to read as follows:
- (d)(1) Mercury-containing devices (i.e., each device), or a container in which the mercury-containing device is contained, must be labeled or marked clearly with any of the following phrases: "Universal Waste—Mercury Containing Device(s)," "Waste Mercury-Containing Devices," or "Used Mercury-Containing Devices."
 - (2) A universal waste mercury-containing thermostat or container containing only universal waste mercury-containing thermostats may be labeled or marked clearly with any of the following phrases: "Universal Waste—Mercury Thermostat(s)," "Waste Mercury Thermostat(s)," or "Used Mercury Thermostat(s)."

EXHIBIT B:

Questionnaire for Filing
Proposed Rules and Regulations
with the
Arkansas Legislative Council
and the
Joint Interim Committee

QUESTIONNAIRE FOR FILING PROPOSED RULES AND REGULATIONS WITH THE ARKANSAS LEGISLATIVE COUNCIL AND JOINT INTERIM COMMITTEE

DEPARTMENT/AGENCY		Arkansas Department of Environmental Quality		
DIVISION		Hazardous Waste Division		
DIVISION DIRECTOR		Clyde Rhodes		
CONTACT PERSON		Tom Ezell, (501) 682-0854		
ADDRESS		5301 Northshore Drive, North Little Rock, AR		
		72118		
PHONE NO: (501) 682-	FAX	NO: (501) 682-0565	E-MAIL:	
0831			rhodesc@adeq.state.ar.us	
NAME OF PRESENTER AT		Ryan Benefield, Deputy Director		
COMMITTEE MEETING				
PRESENTER E-MAIL		benefield@adeq.state.ar.us		

INSTRUCTIONS

- A. Please make copies of this form for future use.
- B. Please answer each question <u>completely</u> using layman terms. You may use additional sheets, if necessary.
- C. If you have a method of indexing your rules, please give the proposed citation after "Short Title of this Rule" below.
- D. Submit two (2) copies of this questionnaire and financial impact statement attached to the front of two (2) copies of the proposed rule and required documents. Mail or deliver to:

Donna K. Davis Administrative Rules Review Section Arkansas Legislative Council Bureau of Legislative Research Room 315, State Capitol Little Rock, AR 72201

1. What is the short title of this rule?

APC&EC Regulation No. 23, 2011 Annual Update

2. What is the subject of the proposed rule?

Hazardous Waste Management

3. Is this rule required to comply with a federal statute, rule, or regulation? Yes <u>XX</u> No ____

If yes, please provide the federal rule, regulation, and/or statute citation. 40 CFR Part 271.4

4.	Was this rule filed under the emergency provisions of the Administrative Procedure Act? Yes No_XX
	If yes, what is the effective date of the emergency rule? N/A When does the emergency rule expire? N/A
	Will this emergency rule be promulgated under the permanent provisions of the Administrative Procedure Act? Yes No N/A
5. Is explain	s this a new rule? Yes NoXX_ If yes, please provide a brief summary aining the regulation.
with	s this repeal an existing rule? Yes No XX If yes, a copy of the aled rule is to be included with your completed questionnaire. If it is being replaced a new rule, please provide a summary of the rule giving an explanation of what the does.
mar char	his an amendment to an existing rule? Yes_XX_NoIf yes, please attach a k-up showing the changes in the existing rule and a summary of the substantive nges. Note: The summary should explain what the amendment does, and the k-up copy should be clearly labeled "mark-up."
	k-up attached as Exhibit "A" to the rulemaking packet. A summary of each revision ovided in the petition in the rulemaking packet.
6. C	Cite the state law that grants the authority for this proposed rule? <u>If codified</u> , <u>please give Arkansas Code citation</u> .
Arka	ansas Hazardous Waste Management Act, A.C.A. §§ 8-7-209(b)(1)
7. V	Vhat is the purpose of this proposed rule? Why is it necessary?
2011 keep	pts newly-revised federal rules published between July 1, 2010 and December 31, 1; makes editorial revisions to existing provisions. These revisions are necessary to the state hazardous waste regulations current with the corresponding federal irements.
	Please provide the address where this rule is publicly accessible in electronic in via the Internet as required by Arkansas Code § 25-19-108(b).
	http://www.adeq.state.ar.us/regs/drafts/draft_regs.htm
	Vill a public hearing be held on this proposed rule? Yes XX No If yes, please complete the following: Date: March 8, 2012 Time: 2:00 p.m. Place: in the Commission Room at the Department headquarters at 5301 Northshore Drive, North Little Rock.

10. '	Then does the public comment period expire for permanent promulgation?
	Must provide a date.) 4:30 p.m., March 22, 2012

- 11. What is the proposed effective date of this proposed rule? August 2012 (10 business days following filing of the rulemaking decision with the office of the Secretary of State, after the July 2012 APC&E Commission meeting)
- **12. Do you expect this rule to be controversial?** Yes ____ No __XX_ If yes, please explain.
- 13. Please give the names of persons, groups, or organizations that you expect to comment on these rules? Please provide their position (for or against) if known.

NAMES, ADDRESSES, & PHONE NUMBERS	FOR	AGAINST
Arkansas Environmental Federation, 1400 W. Markham Street, Suite 302, Little Rock, AR 72201, (501) 374-0263	X	

EXHIBIT C:

Financial Impact Statement

FINANCIAL IMPACT STATEMENT

PLEASE ANSWER ALL QUESTIONS COMPLETELY

DEPARTMENT DIVISION PERSON COMPLETING THIS STATEMENT		На	Arkansas Department of Environmental Quality Hazardous Waste Division Tom Ezell			
TELEPHO		FAX No.	•		EMAIL:	
(501) 682-0	0854	(501) 682	2-0565		ezell@adeq.sta	ate.ar.us
To comply Statement a	with Act 1104 of and file two copies	1995, plea with the c	se complequestionn	ete the follov aire and prop	ving Financial posed rules.	Impact
SHORT T	ITLE OF THIS F	RULE				
APC&EC I	Regulation No. 23.	, 2011 Ann	nual Upda	<u>ite</u>		
	es this proposed, a	mended, o No		d rule have a	financial impa	act?
	es this proposed, a	mended, o No		d rule affect	small business	es?
wit	es, please attach a h the Arkansas Ec 15-301 <i>et seq</i> .	copy of th onomic De	ne econon evelopme	nic impact st nt Commissi	atement requir on under Arka	ed to be filed insas Code §
Atto	ached as Exhibits	"E" and "	F" to thi	s rulemaking	packet	
	ou believe that the culative as to be co				oact statement i	is so
N/A	. Estimated costs	are provid	ded below	··		
incr	ne purpose of this ruemental cost for image of the program.					
<u>Curr</u>	ent Fiscal Year (2	012)		Nex	t Fiscal Year (2013)
General Re	venue:	\$0.0	00	General Rev	enue:	\$0.00
Federal Fur	nds: \$	905,000.0	00	Federal Fun	ds:	\$ 905,000.00
Cash Funds	3:	\$0.0	00	Cash Funds:		\$0.00
Special Rev	/enue: ~	-\$ 2 millio	n	Special Rev	enue:	~ \$2 million
Other (Iden	tify):			Other (Ident		
Total:	\$	2.9 millio	n	Total:		\$ 2.9 million

No additional costs or savings to State agencies have been identified as a result of implementing these proposed revisions to Regulation No. 23. No additional costs or savings in federal funding to the State have been identified.

5. What is the total estimated cost by fiscal year to any party subject to the proposed, amended, or repealed rule? Identify the party subject to the proposed rule and explain how they are affected.

Current Fiscal Year (2012)	Next Fiscal Year (2013))	
N/A	\$0.00	N/A	\$0.00
Total:	\$0.00	Total:	\$0.00

Regulation No. 23 affects all businesses and facilities which generate or manage hazardous wastes, used oil, and universal wastes. As of August 31, 2010, this addressed approximately 4,555 facilities and businesses in Arkansas, of which 1,275 actively manage hazardous wastes. The regulatory changes in this proposal are equivalent to previous state and federal requirements, so regulated facilities are anticipated to incur no additional costs to doing business or maintaining compliance. These costs will vary widely by the nature of each affected facility, and it would be speculative to estimate these costs over the wide range of businesses and operations subject to the hazardous waste management program.

6. What is the total estimated cost by fiscal year to the agency to implement this rule? Is this the cost of the program or grant? Please explain.

<u>Current Fiscal Year (2012)</u>		Next Fiscal Year (2013)		
Federal Funds:	\$0.00	Federal Funds:	\$0.00	
Special Revenue:	\$0.00	Special Revenue:	\$0.00	
Total:	\$0.00	Total:	\$0.00	

Implementing these proposed revisions will not discernibly increase or decrease ongoing program operational or administrative costs. At the State level, these additional program elements will be carried out with the currently authorized/existing staff and associated resources, so there is no discernible additional increase in program, administrative, or logistic costs to the Department from implementing these revisions. Overall program costs are estimated as shown under Question 5 above, at approximately \$2.9 million.

EXHIBIT D:

Compliance with Act 143 of 2007

Compliance with Act 143 of 2007 (formerly Executive Order 05-04)

A copy of this rulemaking petition and all attachments was provided to the Arkansas Department of Economic Development via e-mail on November 16, 2011, with a follow-up copy of the final version provided on January 13, 2012. As of the date of filing this petition with the Commission Office, no comments have been received from the ADED.

EXHIBIT E:

ENVIRONMENTAL IMPACT/ECONOMIC BENEFIT ANALYSIS

ARKANSAS POLLUTION CONTROL & ECOLOGY COMMISSION

ECONOMIC IMPACT/ENVIRONMENTAL BENEFIT ANALYSIS

Rule Number & Title: Regulation No. 23, Hazardous Waste Management

Petitioner: ADEQ Hazardous Waste Division

Contact/Phone/Electronic mail: Clyde Rhodes, 682-0831, rhodesc@adeq.state.ar.us

Analysis Prepared By: Tom Ezell, (501) 682-0854

Date Analysis Prepared: October 25, 2011

I. Federal Revisions

STEP 1: DETERMINATION OF ANALYSIS REQUIREMENT

Is the proposed rule exempt from economic impact/environment		
benefit analysis for one of the following reasons?	YES	NO
► The proposed rule incorporates the language of a federal statute or	X	
regulation without substantive change		
► The proposed rule incorporates or adopts the language of an		
Arkansas state statute or regulation without substantive change		X
► The proposed rule is limited to matters arising under Regulation		
No. 8 regarding the rules of practice or procedure before the		X
Commission		Λ
► The proposed rule makes only <i>de minimis</i> changes to existing rules		
or regulations, such as the correction of typographical errors, or the		X
renumbering of paragraphs or sections; or		Λ
► The proposed rule is an emergency rule that is temporary in		
duration.		X

If the proposed rulemaking does not require the following Analysis due to one or more of the exemptions listed above, state in the Petition to Initiate Rulemaking which exemptions apply, and explain specifically why each is applicable.

RULE SUMMARY:

I.1: Withdrawal of the Emission Comparable Fuel Exclusion. 75 FR 33712-33724, June 10, 2010. This federal rule withdrew a conditional exclusion from Federal regulations promulgated on December 19, 2008 at 73 FR 77954-78017 for so-called Emission Comparable Fuels (ECF). These are fuels produced from hazardous secondary materials which, when burned in industrial boilers under specified conditions, generate emissions that are comparable to emissions from burning fuel oil in those boilers. EPA

withdrew this conditional exclusion because the Agency concluded in response to public comments and subsequent litigation that ECF was more appropriately classified as a discarded material and regulated as a hazardous waste. Existing exclusions for comparable fuels and synthesis gas fuels were not addressed or otherwise affected by this rule. The Commission did not adopt the December 2008 Federal exclusion for emission comparable fuels. When EPA published this notice rescinding the exclusion for emission comparable fuels and reinstating most of the previous requirements under 40 CFR 261.38, numerous changes were made to the previous language at 40 CFR 261.38 and its accompanying Table 1, and the more stringent, 2008 federal standards for comparable fuels were carried over into the reinstatement of the provisions of this section. The Commission is therefore proposing to adopt the revised federal provisions at Regulation No. 23, Section 261.38 to maintain equivalence between the State regulations at § 261.38 and the corresponding Federal rules.

EPA estimated the potential costs and impacts of this rule on a national basis during its development of the federal final rule, and published these estimates at USEPA, "Assessment of the Potential Costs, Benefits, and Other Impacts of the Expansion of the RCRA Comparable Fuel Exclusion-Final Rule," May 14, 2008; http://frwebgate.access.gpo.gov/cgi-

bin/leaving.cgi?from=leavingFR.html&log=linklog&to=http://www.sba.gov/idc/groups/public/documents/sba homepage/serv sstd tablepdf.pdf; and USEPA, ``Revised Assessment of the Potential Costs, Benefits, and Other Impacts of the Expansion of the RCRA Comparable Fuel Exclusion-Final Rule," July 15, 2009. At the time that EPA's initial promulgation of the revised ECF rule came up for adoption at state level, EPA had already provided public notice of its intent to significantly revise or to withdraw the federal rule. Therefore, ADEQ did not propose the December 2008 federal rule for adoption by the Commission. Thus, we anticipate no additional financial or economic impact from reinstatement of the previous federal requirements, which have remained in place in Arkansas. This rulemaking incorporates a number of changes made in the reinstated federal rule to ensure conformity with the existing federal regulations.

In Arkansas, one (1) facility is affected by this rule, Rineco Chemical Industries in Haskell, in Saline County, which blends and manufactures hazardous waste-derived fuels for the cement kiln industry.

I.2: Hazardous Waste Management System; Identification and Listing of Hazardous Waste; Removal of Saccharin and Its Salts from the Lists of Hazardous Constituents, Hazardous Wastes, and Hazardous Substances. 75 FR 78918-78926, December 17, 2010. This federal rule removed saccharin and its salts from the lists of hazardous constituents and commercial chemical products which are hazardous wastes when discarded or intended to be discarded.

No Arkansas generators have been identified for this waste stream within the past three (3) annual hazardous waste reporting cycles, therefore no impact is anticipated on Arkansas businesses.

I.3: Technical Corrections to the Standards Applicable to Generators of Hazardous Waste; Alternative Requirements for Hazardous Waste Determination and Accumulation of Unwanted Material at Laboratories Owned by Colleges and Universities and Other Eligible Academic Entities Formally Affiliated With Colleges and Universities. 75 FR 79304-79308, December 20, 2010. This Federal rule made technical corrections to six (6) provisions under the 40 CFR 262, Subpart K "Academic Laboratories" rule. There are no changes which affect the stringency of this rule.

In Arkansas, two (2) facilities have notified ADEQ of their intent to manage their laboratory wastes under the provisions of Section 262 Subsection K: the University of Arkansas for Medical Sciences (UAMS, ARD981158405) in Little Rock, and Southern Arkansas University (ARR000021956) in Magnolia.

L4: Land Disposal Restrictions: Revision of the Treatment Standards for Carbamate Wastes. 76 FR 34147-34157, June 13, 2011. This Federal rule provided alternative treatment standards allowing for the use of best demonstrated available technologies (BDAT) and revises the Table of Treatment Standards for treating hazardous wastes from the production of carbamates and carbamate commercial chemical products, off-specification or manufacturing chemical intermediates and container residues that become hazardous wastes when they are discarded or intended to be discarded. In addition, this action removes carbamate regulated constituents from the table of Universal Treatment Standards in Section 268.

In Arkansas, this rule potentially affects four (4) facilities which generated these wastes during the 2010 annual hazardous waste reporting period:

Facility	City	Waste Code	Quantity (2010)
Rineco Chemical Industries	Haskell	K161	25,548 lbs
BPS, Inc. Unit 2	Helena	U279	3,041 lbs
FutureFuels Chemical	Batesville	U404	1,029 lbs
Crop Production Services	Portland	U410	100 lbs

I.5: Hazardous Waste Manifest Printing Specifications Correction Rule. 76 FR 36363-36366, June 22, 2011. This federal revision amended the printing specification regulations for uniform hazardous waste manifests to indicate that the use of red ink, as well as other distinct colors, or other methods to distinguish the copy distribution notations from the rest of the printed form and data entries is permissible for commercially-printed manifests as well as manifests from other authorized sources.

This revision affects only private companies which print hazardous waste manifests for their own use or for resale or distribution, and by removing the requirement for different colored inks, their printing and production costs are lessened. ADEQ no longer prints manifests, and so is unaffected by this rule. No Arkansas companies are currently approved by the U.S. EPA to print and sell or distribute manifest forms.

I.6: Miscellaneous Technical Corrections. In developing the Burden Reduction Rule, from which these revision are derived, EPA developed an economic cost and environmental benefit analysis which was summarized in the Final Rule at 71 FR 16899-16902, as well as published as an "Economic Background Document" as a component of the administrative record for the federal rule. ADEQ staff has reviewed these documents and compared them to the universe of facilities potentially subject to these proposed requirements, and concurs with EPA's assessment of the costs and benefits of these measures.

STEP 2: THE ANALYSIS

Federal revisions discussed in Paragraph I above are not subject to the requirement for economic analysis and environmental benefit, as they codify existing Federal regulations.

2A. ECONOMIC IMPACT

1. Who will be affected economically by this proposed rule?

State: a) the specific public or private entities affected by this rulemaking, indicating for each category if it is a positive or negative economic effect; and b) provide the estimated number of entities affected by this proposed rule.

See notes on affected facilities in the above discussion.

Sources and Assumptions:

- Arkansas RCRAInfo database
- Arkansas 2010 Annual Hazardous Waste Report
- U.S. EPA Hazardous Waste Manifest Registry, on-line at http://www.epa.gov/osw/hazard/transportation/manifest/registry/printers.htm
- See above discussion of the financial impact of each federal revision.

2. What are the economic effects of the proposed rule?

State: 1) the estimated increased or decreased cost for an average facility to implement the proposed rule; and 2) the estimated total cost to implement the rule.

In that the proposed revisions make administrative changes to existing waste management requirements, these revisions will not have a significant statewide adverse impact directly affecting business, including the ability of Arkansas businesses to compete with businesses in other states. Nor will these revisions adversely affect small businesses in Arkansas. ADEQ staff is not aware of any

cost impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed revised regulations. The proposed regulatory revisions will have no effect on the creation or elimination of jobs in Arkansas. Nor will the proposed regulatory revisions have any effect on the creation of new businesses, the elimination of existing businesses, or the expansion of existing businesses doing business within Arkansas.

Sources and Assumptions: N/A

3. List any fee changes imposed by this proposal, and the justification for each.

None.

4. What is the probable cost to ADEQ in manpower and associated resources to implement and enforce this proposed change, and what is the source of revenue supporting this proposed rule?

No additional costs to ADEQ are anticipated from the state-initiated revisions in this proposed rulemaking.

Sources and Assumptions: N/A

5. Is there a known beneficial or adverse impact to any other relevant state agency to implement or enforce this proposed rule? Is there any other relevant state agency's rule that could adequately address this issue, or is this proposed rulemaking in conflict with or have any nexus to any other relevant state agency's rule? Identify state agency and/or rule.

No additional costs or savings have been identified to any state or local agency as a result of implementing the proposed regulatory revisions.

Sources and Assumptions: N/A

6. Are there any less costly, non-regulatory, or less intrusive methods that would achieve the same purpose as this proposed rule?

No reasonable alternative would be more or equally effective in carrying out the purposes for which the proposed regulations are intended, or less burdensome to affected private persons or businesses than the proposed action. Interested persons may present statements or arguments with respect to alternatives to the proposed regulations during the public comment period or at any hearing on this matter.

Sources and Assumptions: N/A

2B. ENVIRONMENTAL BENEFIT

1. What issues affecting the environment are addressed by this proposal?

See above discussion of the individual rules.

2. How does this rule protect, enhance, or restore the natural environment for the well being of all Arkansans?

Arkansas businesses will continue to benefit from a regulatory environment that is equivalent to the corresponding Federal requirements, and effective in ensuring that hazardous wastes and similar regulated materials are managed in an environmentally safe manner.

Sources and Assumptions: N/A

3. What detrimental effect will there be to the environment or to the public health and safety if this proposed rule is not implemented?

None. Existing rules are currently protective of health and the environment. These updates are adopted to maintain consistency with corresponding Federal regulations.

Sources and Assumptions: N/A

4. What risks are addressed by the proposal and to what extent are these risks anticipated to be reduced?

Lessens risk of potential mismanagement of hazardous wastes.

Sources and Assumptions: N/A

II. State Revisions:

RULE SUMMARY:

II. 1 Regulations Incorporated by Reference. This administrative amendment moves forward the window within which specific federal regulations listed at Section 3(b)(1) through (4) are incorporated by reference to those published in the Federal

Register on or before December 31, 2011. No economic impact is anticipated for this action.

STEP 1: DETERMINATION OF ANALYSIS REQUIREMENT

Is the proposed rule exempt from economic impact/environment		
benefit analysis for one of the following reasons?	YES	NO
► The proposed rule incorporates the language of a federal statute or		
regulation without substantive change	\mathbf{X}	
► The proposed rule incorporates or adopts the language of an		X
Arkansas state statute or regulation without substantive change		
► The proposed rule is limited to matters arising under Regulation		
No. 8 regarding the rules of practice or procedure before the		X
Commission		
► The proposed rule makes only <i>de minimis</i> changes to existing rules		
or regulations, such as the correction of typographical errors, or the		X
renumbering of paragraphs or sections; or		
► The proposed rule is an emergency rule that is temporary in		
duration.		X

If the proposed rulemaking does not require the following Analysis due to one or more of the exemptions listed above, state in the Petition to Initiate Rulemaking which exemptions apply, and explain specifically why each is applicable.

STEP 2: THE ANALYSIS

2A. ECONOMIC IMPACT

1. Who will be affected economically by this proposed rule?

State: a) the specific public or private entities affected by this rulemaking, indicating for each category if it is a positive or negative economic effect; and b) provide the estimated number of entities affected by this proposed rule.

As the affected paragraph 3(b)(4) principally incorporates federal delisting decisions for facilities located outside Arkansas, only out-of-state generator facilities which have received a final delisting decision pursuant to 40 CFR 260.22 would be affected if their delistings were not applicable in Arkansas and the delisted wastes were shipped to an Arkansas TSDF or on public highways through Arkansas.

Sources and Assumptions:

• Regulation No. 23, Section 261, Appendix IX (approved delistings for Arkansas facilities)

• 40 CFR 261, Appendix IX (federally-approved delistings, nation-wide)

2. What are the economic effects of the proposed rule?

State: 1) the estimated increased or decreased cost for an average facility to implement the proposed rule; and 2) the estimated total cost to implement the rule.

In that the proposed revisions make administrative changes to existing waste management requirements, these revisions will not have a significant statewide adverse impact directly affecting business, including the ability of Arkansas businesses to compete with businesses in other states. Nor will these revisions adversely affect small businesses in Arkansas. ADEQ staff is not aware of any cost impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed revised regulations. The proposed regulatory revisions will have no effect on the creation or elimination of jobs in Arkansas. Nor will the proposed regulatory revisions have any effect on the creation of new businesses, the elimination of existing businesses, or the expansion of existing businesses doing business within Arkansas.

Sources and Assumptions: N/A

3. List any fee changes imposed by this proposal, and the justification for each.

None

4. What is the probable cost to ADEQ in manpower and associated resources to implement and enforce this proposed change, and what is the source of revenue supporting this proposed rule?

None: no additional revenue necessary for these specific revisions.

Sources and Assumptions: N/A

5. Is there a known beneficial or adverse impact to any other relevant state agency to implement or enforce this proposed rule? Is there any other relevant state agency's rule that could adequately address this issue, or is this proposed rulemaking in conflict with or have any nexus to any other relevant state agency's rule? *Identify state agency and/or rule*.

No additional costs or savings have been identified to any state or local agency as a result of implementing the proposed regulatory revisions.

Sources and Assumptions: N/A

6. Are there any less costly, non-regulatory, or less intrusive methods that would achieve the same purpose as this proposed rule?

No reasonable alternative would be more or equally effective in carrying out the purposes for which the proposed regulations are intended, or less burdensome to affected private persons or businesses than the proposed action. Interested persons may present statements or arguments with respect to alternatives to the proposed regulations during the public comment period or at any hearing on this matter.

Sources and Assumptions: N/A

2B. ENVIRONMENTAL BENEFIT

1. What issues affecting the environment are addressed by this proposal?

Consistency with Federal regulations concerning management of hazardous wastes.

2. How does this rule protect, enhance, or restore the natural environment for the well being of all Arkansans?

Arkansas businesses will continue to benefit from a regulatory environment that is equivalent to the corresponding Federal requirements, and effective in ensuring that hazardous wastes and similar regulated materials are managed in an environmentally safe manner.

Sources and Assumptions: N/A

3. What detrimental effect will there be to the environment or to the public health and safety if this proposed rule is not implemented?

None.

Sources and Assumptions: N/A

4. What risks are addressed by the proposal and to what extent are these risks anticipated to be reduced?

None, this revision is purely administrative in nature.

Sources and Assumptions: N/A

EXHIBIT F:

Economic Impact Statement: Regulatory Flexibility

ECONOMIC IMPACT STATEMENT OF PROPOSED RULES OR REGULATIONS

EO 05-04: Regulatory Flexibility

Department: Dept. of Environmental Quality
Contact Person: Tom Ezell
Contact Phone: (501) 682-0854
Division: Hazardous Waste
October 25, 2011
Contact E-Mail: ezell@adeq.state.ar.us

Title or Subject: APC&EC Regulation No. 23 (Hazardous Waste Management) 2011 Update

Benefits of the Proposed Rule or Regulation

1. Explain the need for the proposed change(s). Did any complaints motivate you to pursue regulatory action? If so, please explain the nature of such complaints.

ADEQ has been delegated responsibility for implementing federal provisions for the RCRA hazardous waste management program in Arkansas. This delegation is contingent upon the State maintaining a regulatory program that is consistent with and no less stringent than the corresponding federal requirements. Annually, ADEQ initiates rulemaking procedures via the Arkansas Pollution Control and Ecology Commission to incorporate and adopt recent changes to the federal regulations in order to maintain equivalence and consistency between the state and federal hazardous waste management regulations. This proposal seeks to incorporate relevant changes to federal regulations published since August 2010.

- 2. What are the top three benefits of the proposed rule or regulation?
 - Maintains equivalence between State and new or revised Federal hazardous waste management regulations;
- 3. What, in your estimation, would be the consequence of taking no action, thereby maintaining the status quo?

The delegation and program cooperative agreements between ADEQ and U.S. EPA require that the Department make an earnest effort to maintain consistency between State and Federal regulations. With little attempt to maintain consistency with corresponding Federal regulations, companies face an additional administrative burden in researching differences and maintaining compliance with both sets of regulatory standards.

4. Describe market-based alternatives or voluntary standards that were considered in place of the proposed regulation and state the reason(s) for not selecting these alternatives.

Portions of this rulemaking substantially codify existing, revised Federal regulations into the corresponding State regulation. As such, they are not subject to the provisions of Sections 3-5 of Executive Order 05-04. State-initiated portions of this proposal would implement the discontinuation of a federal incentive program which has been formally withdrawn by EPA, but for which a federal regulatory correction has not yet been made. As this proposal seeks to adopt and incorporate federal regulations into corresponding state rules in order to implement a federally authorized program, market-based or other alternatives were not considered. No reasonable alternative would be more or equally effective in carrying out the purposes for which the proposed regulations are intended, or less burdensome to affected private persons or businesses than the proposed action. Interested persons may present statements or arguments with respect to alternatives to the proposed regulations during the public comment period or at any hearing on this matter.

Impact of Proposed Rule or Regulation

5. Estimate the cost to state government of collecting information, completing paperwork, filing, recordkeeping, auditing and inspecting associated with this new rule or regulation.

Actions & activities required pursuant to these revisions will be carried out with existing Departmental staff and resources. No additional costs are anticipated other than the current costs of implementing the program.

6. What types of small businesses will be required to comply with the new rule or regulation? Please estimate the number of small businesses affected.

Small businesses which generate and which manage hazardous wastes, used oils, and universal wastes are required to comply with the provisions of Regulation No. 23 in managing, shipping, treating, and disposing of these wastes. As of October 1, 2011, 4,780 businesses fall within the regulated universe of the RCRA waste management program. ADEQ does not track whether regulated businesses fall within the definition of a "small business," but the RCRA regulations provide for varying degrees of regulatory requirements and compliance oversight based upon the amount of waste that a business generates at any time. Small businesses in Arkansas typically fall within those categories regulated as small quantity generators (SQGs) and conditionally-exempt small quantity generators (CESQGs). As of October 1, 2011, 185 large-quantity generators, 310 SQGs and 1,273 CESQGs were known to be active in Arkansas.

7. Does the proposed regulation create barriers to entry? If so, please describe those barriers and why those barriers are necessary.

Regulation No. 23 does not create any barrier to entry for small businesses, and the proposed revisions will not affect this. Businesses subject to this regulation are obligated to comply pursuant to federal and state law.

8. Explain the additional requirements with which small business owners will have to comply and estimate the costs associated with compliance.

This rulemaking does not add any additional regulatory burden on small business owners. Where regulatory requirements are revised, the revisions for the most part entail some degree of relief from previous regulatory burdens.

The proposed revisions will not have a significant statewide adverse impact directly affecting business, including the ability of Arkansas businesses to compete with businesses in other states. Nor will these revisions adversely affect small businesses in Arkansas. ADEQ staff is not aware of any cost impacts that a representative private person or business would necessarily incur in reasonable compliance with the proposed revised regulations. The proposed regulatory revisions will have no effect on the creation or elimination of jobs in Arkansas. Nor will the proposed regulatory revisions have any effect on the creation of new businesses, the elimination of existing businesses, or the expansion of existing businesses doing business within Arkansas.

9. State whether the regulation contains different requirements for different-sized entities, and explain why this is, or is not, necessary.

As noted above, requirements under Regulation No. 23 are not based upon the size of a particular business, but upon the amount of wastes which a particular business generates from month to month, regardless of the business' size or number of employees. This is consistent with the corresponding federal regulations for managing hazardous wastes.

10. Describe your understanding of the ability of small business owners to implement changes required by the proposed regulation.

ADEQ does not anticipate any difficulty for small businesses implementing these revised rules. In most cases since many of the proposed revisions will reduce the reporting and administrative burden of compliance in comparison to the existing regulations, small businesses should realize reduced administrative burdens and costs in carrying out these provisions within their operations.

11. How does this rule or regulation compare to similar rules or regulations in other states or the federal government?

The revisions proposed here are equivalent to the corresponding federal rules in Title 40, Code of Federal Regulations. Surrounding states are also required as a condition of their program delegation to consider adoption of these revisions and update their regulations appropriately so there is and will be no significant differences in the compliance requirements from those in adjacent states. Note that for easy reference, ADEQ identifies specific provisions in the body of Regulation No. 23 which are more stringent than or in addition to the corresponding federal regulations by printing them in italic text.

12. Provide a summary of the input your agency has received from small business or small business advocates about the proposed rule or regulation.

In January 2012, ADEQ met with the Hazardous Waste Subcommittee of the Arkansas Environmental Federation, which represents industry and small businesses affected by the federal and state waste management programs. No objection was raised to the revisions proposed in this rulemaking.

EXHIBIT G:

Scheduling Minute Order

ARKANSAS POLLUTION CONTROL AND ECOLOGY COMMISSION

PETITION TO INITIATE RULEMAKING

Regulation No. 23
Docket No. 12-001-R

MINUTE ORDER NO. 12 -

PAGE 1 OF 3

On January 13, 2012, The Arkansas Department of Environmental Quality ("Department") filed a Petition to Amend Regulation No. 23 (Hazardous Waste Management) (hereafter "Petition"). The Petition has been designated as Docket No. 12-001-R.

The Commission's Regulations Committee met on January 27, 2012 to review the Petition. Having considered the Petition, the Regulations Committee recommends the Commission institute a rulemaking proceeding to consider adopting the proposed revisions to Regulation No. 23.

- 1. The Department shall file an original and two (2) copies and a computer disk in Microsoft Word of all materials required under this Minute Order.
- 2. Persons submitting written public comments shall submit their written comments to the Department. Within ten (10) business days following the adoption or denial of the proposed rule, the Department shall deliver the originals of all comments to the Commission Secretary.
- 3. A public hearing shall be conducted on March 8, 2012, at 2:00 p.m. at the Department's offices at 5301 Northshore Drive North Little Rock.
- 4. The period for receiving all written comments shall conclude ten (10) business days after the date of the public hearing pursuant to Regulation No. 8.806, unless an extension of time is granted.
- 5. The Department shall file, not later than fourteen (14) days before the Commission meets to consider adoption of this proposed rule, a Statement of Basis and Purpose as required by Regulation No. 8.815.

ARKANSAS POLLUTION CONTROL AND ECOLOGY COMMISSION

PETITION TO INITIATE RULEMAKING

Regulation No. 23 Docket No. 12-001-R

MINUTE ORDER NO. 12 -

PAGE 2 OF 3

6. The Department shall file, not later than fourteen (14) days before the Commission meets to consider adoption of the proposed rule, a proposed Minute Order deciding this matter.

- 7. The Department shall seek review of the proposed rule from the Joint Interim Committee on Public Health and Welfare and from the Joint Interim Committee on Administrative Rules and Regulations.
- Regulations 8. The Committee may consider this June 2012 In at its meeting. the event appropriate legislative committees do not complete review of the proposed rule by the above date, the Regulations Committee and the Commission will consider the proposed amendment to the regulation after review by the appropriate legislative committees. Members of the Regulations Committee may ask questions of the Department and any person that made oral or written comments. The Regulations Committee will make a recommendation to the Commission.
- 9. At the Commission meeting, the presentation of oral statements and legal arguments shall be regulated as follows:
 - a. The Chair of the Commission will permit members of the public to make a statement to the Commission. No more than three (3) minutes will be allowed for each statement. The period for statements will close at the end of one (1) hour, or sooner if all interested persons have completed their statements. The Chair in his discretion, may extend the one (1) hour oral statement period.
 - b. At the discretion of the Chair, an attorney representing one or more individuals, a corporation or

ARKANSAS POLLUTION
CONTROL AND ECOLOGY
COMMISSION

PETITION TO INITIATE RULEMAKING

Regulation No. 23 Docket No. 12-001-R

MINUTE ORDER NO. 12-

PAGE 3 OF 3

other legal entity may be permitted five (5) minutes in which to address the Commission.

- c. Department legal counsel or other designated Department employee will be permitted ten (10) minutes in which to address the Commission.
- d. At the conclusion of all statements, the Chair will call on each Commissioner for the purpose of asking the attorneys or persons sponsoring statements who are present, any questions they may have. Attorneys will not be permitted to respond or ask follow-up questions of any person questioned by a Commissioner.

After each Commissioner has had an opportunity to ask questions, the Chair will entertain a motion on the matter, allow discussion, and call for a vote of the Commission members.

The Commission accepts the recommendation of the Regulations Committee and initiates the rulemaking proceeding in Docket No. 12-001-R effective January 27, 2012. The Commission adopts, without modification, the procedural schedule set forth above.

Chairman