

#### **RCRA REVISION CHECKLIST 34**

Land Disposal Restrictions 51 <u>FR</u> 40572-40654 November 7, 1986 as amended on June 4, 1987, at 52 <u>FR</u> 21010-21018 (HSWA Cluster I)

Notes: 1) The following Part 268 sections are not delegable to States because of the national concerns which must be considered when decisions are made relative to them: 268.5 (case-by-case effective date extensions); 268.42(b) (application for an alternate treatment method); and 268.44 (variance from a treatment standard). The preamble (51  $\underline{FR}$  40618) to the November 7, 1986 rule (the first LDR rule), addressed by this present checklist, clearly states that 268.5 is not delegable. The second LDR rule, called the California List Waste Rule (52  $\underline{FR}$  25760, July 8, 1987; Revision Checklist 39), clarified that 268.42(b) and 268.44 are nondelegable. It also clarified the delegability of 268.6. "No migration" petitions under 268.6 will be handled by EPA, even though States may be authorized to grant these petitions in the future. States have the authority to grant such petitions under RCRA Section 3006 because such decisions do not require a national perspective as is the case for decisions under 268.5, 268.42(b), or 268.44. However, EPA has had few opportunities to implement the land disposal restrictions and expects to gain valuable experience and information from reviewing "no-migration" petitions.

2) In the past, the nondelegable sections/paragraphs of the LDR regulations have been omitted from the LDR checklists because States could not assume the authority for them. However, this procedure has led to confusion among the States on how to handle the sections/paragraphs in their code. For this reason, the Agency has decided to include these nondelegable sections on the LDR checklists. To differentiate these sections from the delegable portions of the LDR restrictions, asterisks precede (a single row) and follow (a double row) each non-delegable section. If States have already filled out a version of Revision Checklist 34 which does not include the nondelegable sections, they <u>need not fill out</u> a revised version containing these sections. This change in format was made only to improve clarity.

The Agency suggests that States incorporate the nondelegable portions of the LDR regulation into their regulations because this incorporation aids the regulated community in knowing that the extensions, exemptions and variances addressed by the nondelegable sections of code are available to them. It is essential, however, that States leave the terms "Administrator", "Federal Register" and "Agency" unchanged, i.e., States may not substitute analogous State terms for these Federal terms. Similarly, States incorporating by reference must be careful to exclude these sections from blanket substitutions of State terms for Federal terms. For a more complete discussion of issues surrounding nondelagable sections, see Appendix J of the State Authorization Manual (SAM).

3) Note that while 268.40 is delegable to States, "Administrator" in the following phrase "Approved by the Administrator under the procedures set for this in 268.42(b)" should <u>not</u> be replaced with an analogous State term because it is referring to decisions under 268.42(b). Such decisions will be made by the EPA Administrator.

4) Revision Checklist 50 (53 <u>FR</u> 31138, August 17, 1988) amends certain sections of code addressed by Revision Checklist 34, but does not affect the delegability outlined in the previous

note. Other related checklists include Revision Checklist 62 (54 FR 18836, May 2, 1989), Revision Checklist 63 (54 FR 26594, June 23, 1989), Revision Checklist 66 (54 <u>FR</u> 36967, September 6, 1989), Revision Checklist 78 (55 <u>FR</u> 22520, June 1, 1990), and Revision Checklist 83 (56 <u>FR</u> 3864).

				STATE ANAL	DG IS:
		ANALOGOUS	EQUIV-	MORE	BROADER
FEDERAL REQUIREMENT	FEDERAL RCRA CITATION	STATE CITATION	ALENT	STRINGENT	IN SCOPE

## PART 260 - HAZARDOUS WASTE MANAGEMENT SYSTEM: GENERAL

#### SUBPART A - GENERAL

PURPOSE, SCOPE, AND	APPLICABILITY
insert	
<u>"and 268"</u>	<u>260.1(a)</u>
insert	
"and 268"	260.1(b)(1)
insert	
"and 268"	260.1(b)(2)
insert	
"and 268"	260.1(b)(3)
insert	
"and 268"	260.1(b)(4)
	MATION; CONFIDENTIALITY OF INFORMATION
insert	
"and 268"	<u>260.2(a)</u>
insert	
"and 268"	<u>260.2(b)</u>
USE OF NUMBER AND G	ENDER
insert	
"and 268"	260.3
	SUBPART B - DEFINITIONS
DEFINITIONS	
insert	
<u>"and 268"</u>	260.10

## SUBPART C - RULEMAKING PETITIONS

#### <u>GENERAL</u>

† insert <u>and 268</u>

260.20(a)

#### PART 261 - IDENTIFICATION AND LISTING OF HAZARDOUS WASTE

#### SUBPART A - GENERAL PURPOSE AND SCOPE insert "268," 261.1(a) insert ", 268" 261.1(a)(1) **EXCLUSIONS** insert "268," 261.4(c) remove "267" insert "268" 261.4(d)(1) SPECIAL REQUIREMENTS FOR HAZARDOUS WASTE GENERATED BY CONDITIONALLY EXEMPT SMALL QUANTITY GENERATORS insert <u>", 2</u>68." 261.5(b) insert ", 268," 261.5(c) insert ", 268," 261.5(e) insert ", 268," 261.5(f)(2) insert ", 268," 261.5(g)(2) REQUIREMENTS FOR RECYCLABLE MATERIALS insert "268," 261.6(a)(3) insert "268." 261.6(c)(1) RESIDUES OF HAZARDOUS WASTE IN EMPTY CONTAINERS insert "268," 261.7(a)(1)(ii) insert "268." 261.7(a)(2)(ii)

DCL34.9 - 12/10/91

				STATE ANALO	JG IS:
		ANALOGOUS	EQUIV-	MORE	BROADER
FEDERAL REQUIREMENT	FEDERAL RCRA CITATION	STATE CITATION	ALENT	STRINGENT	IN SCOPE

#### SUBPART C - CHARACTERISTICS OF HAZARDOUS WASTE

GENERAL	
insert	
"268,"	

261.20(b)

#### SUBPART D - LISTS OF HAZARDOUS WASTES

GENERAL insert "268,"

261.30(c)

#### PART 262 - STANDARDS APPLICABLE TO GENERATORS OF HAZARDOUS WASTE

SUBPART A - GENERAL

HAZARDOUS WASTE DETERMINATION reference to exclusions/ restrictions 262.11(d)

PART 263 - STANDARDS APPLICABLE TO TRANSPORTERS OF HAZARDOUS WASTE

SUBPART A - GENERAL

TRANSFER FAC	ILITY REQUIREMENTS	
insert		
", 268"	263.12	

DCL34.9 - 12/10/91

				STATE ANALO	JG IS:
		ANALOGOUS	EQUIV-	MORE	BROADER
FEDERAL REQUIREMENT	FEDERAL RCRA CITATION	STATE CITATION	ALENT	STRINGENT	IN SCOPE

#### PART 264 - STANDARDS FOR OWNERS AND OPERATORS OF HAZARDOUS WASTE TREATMENT, STORAGE AND DISPOSAL FACILITIES

## SUBPART A - GENERAL

PURPOSE, SCOPE AND APPLICABILITY
----------------------------------

1 facilities to which Part 264 applies 264.1(h)

#### SUBPART B - GENERAL FACILITY STANDARDS

<u>GENERAL WASTE AN</u>	IALYSIS	
insert		
<u>"Part 268"</u>	264.13(a)(1)	
insert		
<u>"268.7"</u>	264.13(b)(6)	
exempted surface		
impoundment plan		
specifications	264.13(b)(7)	

#### SUBPART E - MANIFEST SYSTEM, RECORDKEEPING, AND REPORTING

	OPERATING RECORD	
	add "268.4(a)"	
	and "268.7"	264.73(b)(3)
	land disposal units	
	under an extension or	
	petition and notice	
	by generator under	
	§268.7(a)(3)	264.73(b)(10)
	off-site treatment	
	facility	264.73(b)(11)
	on-site treatment	
	facility	264.73(b)(12)
	off-site land	
	disposal facility	264.73(b)(13)
1	on-site land	
	disposal facility	264.73(b)(14)

				STATE ANALO	JG IS:
		ANALOGOUS	EQUIV-	MORE	BROADER
FEDERAL REQUIREMENT	FEDERAL RCRA CITATION	STATE CITATION	ALENT	STRINGENT	IN SCOPE

#### PART 265 - INTERIM STATUS STANDARDS FOR OWNERS AND OPERATORS OF HAZARDOUS WASTE TREATMENT, STORAGE AND DISPOSAL FACILITIES

## SUBPART A - GENERAL

PURPOSE, SCOPE, AND	APPLICABILITY		
facilities to which			
part 265 applies 265.1(e)			
	SUBPART B - GENERAL FACILITY STANDARDS		

GENERAL WASTE ANALYSIS		
insert		
"Part 268"	265.13(a)(1)	
insert		
<u>"268.7"</u>	265.13(b)(6)	
exempt surface		
impoundment plan		
specifications	265.13(b)(7)	
•		

#### SUBPART E - MANIFEST SYSTEM, RECORDKEEPING, AND REPORTING

OPERATING RECORD	
add "268.4(a)"	
and "268.7"	265.73(b)(3)
land disposal units under an extension	
or petition	265.73(b)(8)
off-site treatment	
facility	265.73(b)(9)
on-site treatment	
facility	265.73(b)(10)
off-site land	
disposal facility	265.73(b)(11)
on-site land	
disposal facility	265.73(b)(12)
· ·	

## PART 268 - LAND DISPOSAL RESTRICTIONS

					STATE ANALC	)G IS:
			ANALOGOUS	EQUIV-	MORE	BROADER
	FEDERAL REQUIREMENT	FEDERAL RCRA CITATION	STATE CITATION	ALENT	STRINGENT	IN SCOPE
		SUBPART A	- GENERAL			
	PURPOSE, SCOPE, AND	APPLICABILITY				
	purpose	<u>268.1(a)</u>				
	applicability	268.1(b)				
	conditions for	200.1(b)				
	continued land					
	disposal	268.1(c)				
	persons with	200.1(0)				
	an extension	268.1(c)(1)				
1	persons with	200.1(0)(1)				
•	an exemption	268.1(c)(2)				
1	CERCLA/corrective	20011(0)(2)				
	action	268.1(c)(3)				
1	waste from small					
	quantity generators					
	<100 kg/mo as					
	defined in 261.5	268.1(c)(4)				
	DEFINITIONS APPLICABL	<u>E TO THIS PART</u>				
	"hazardous					
	constituent or					
	<u>constituents"</u>	<u>268.2(a)</u>				
1	"land disposal"	268.2(a)				
1		200.2(a)				
	all other terms	268.2(b)				
	DILUTION PROHIBITED A	AS A SUBSTITUTE FOR TR	REATMENT			
	dilution not					
	substitute for					
	treatment	268.3				
†	TREATMENT SURFACE I		ON			
1	exempt treatment					
,	surface impoundments	268.4(a)				
1	treatment in	000 4(=)(4)				
	impoundments	268.4(a)(1)				

			STATE ANALO	DG IS:
	ANALOGOUS	EQUIV-	MORE	BROADER
FEDERAL RCRA CITATION	STATE CITATION	ALENT	STRINGENT	IN SCOPE
2684(a)(2)				
268 A(a)(3)				
200.4(0)(0)				<u> </u>
222 4(-)(2)(1)				
<u>268.4(a)(3)(i)</u>				
<u>268.4(a)(3)(ii)</u>				
<u>268.4(a)(3)(iii)</u>				
268.4(a)(4)				
	268.4(a)(2) 268.4(a)(3) 268.4(a)(3)(i) 268.4(a)(3)(ii)	FEDERAL RCRA CITATION    STATE CITATION    268.4(a)(2)  268.4(a)(3)    268.4(a)(3)(i)  268.4(a)(3)(ii)    268.4(a)(3)(ii)  268.4(a)(3)(iii)	FEDERAL RCRA CITATION    STATE CITATION   ALENT      268.4(a)(2)	ANALOGOUS  EQUIV- MORE    FEDERAL RCRA CITATION   STATE CITATION   ALENT   STRINGENT      268.4(a)(2)    268.4(a)(3)    268.4(a)(3)(i)    268.4(a)(3)(ii)    268.4(a)(3)(iii)

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Guidance note: 268.5 is <u>NOT DELEGABLE</u>. States should see Note 2 at the beginning of this checklist regarding how to incorporate this section into their code.

PROCEDURES FOR CA	SE-BY-CASE EXTENSIONS TO AN EFFECTIVE DATE
application to EPA	
Administrator for an	
extension to effective	
date of any Part 268,	
Subpart C restriction;	
what the applicant	
must demonstrate:	268.5(a)
good-faith effort to	
locate and contract	
with treatment,	
recovery, or disposal	
facilities nationwide	
to manage waste	
according to	
Subpart C	
effective date	<u>268.5(a)(1)</u>

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			STATE ANALOG IS:
FEDERAL REQUIREMENT		ANALOGOUS STATE CITATION	EQUIV- MORE BROADER
	FEDERAL RCRA CITATION	STATE GRAHON	ALENT   STRINGENT   IN SCOPE
binding contractual			
commitment for alter-			
native capacity that			
meets Subpart D			
treatment standards	268.5(a)(2)		
demonstration that			
alternative capacity			
cannot reasonably			
be available			
by effective date			
due to circumstances			
beyond applicant's			
control; how this must be demonstrated	269.5(2)(2)		
capacity being con-	<u>268.5(a)(3)</u>		
structed or provided			
by applicant must be			
sufficient capacity for			
entire quantity			
of waste	268.5(a)(4)		
detailed schedule for			
obtaining required			
permits or outlines of			
how and when			
alleviate capacity			
available	268.5(a)(5)		
arranged for adequate			
capacity during exten-			
sion and documented			
in all site locations where wastes will be			
	268.5(a)(6)		
managed surface impoundment	200.5(a)(0)		
or landfill used must			
meet 268.5(h)(2)			
requirements	268.5(a)(7)		
certification by	20010(4)(7)		
authorized represen-			
tative signing an			
application	268.5(b)		
Administrator may			
request additional			
information	<u>268.5(c)</u>		

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#### STATE ANALOG IS: ANALOGOUS EQUIV-MORE BROADER | ALENT | STRINGENT | IN SCOPE FEDERAL REQUIREMENT FEDERAL RCRA CITATION STATE CITATION extension applies only to waste generated at individual facility covered by 268.5(d) extension 1 Administrator may grant extension of up to 1 year from effective date: extension for 1 additional year if 268.5(a) demonstration can still be made: no extension beyond 24 months from 268, Subpart C effective date; length of extension determined by Administrator and basis; public notice and comment: final decision published in Federal Register 268.5(e) notify Administrator of change in certified conditions 268.5(f) written progress reports at intervals designated by Administrator: what progress reports must include; conditions for revocation of extension by Administrator 268.5(g) during period established by Administrator for which extension is in effect: 268.5(h) 268.5(a)(1) storage restrictions do not apply 268.5(h)(1) disposal at new units,

SPA 9

				STATE ANALO	DG IS:
		ANALOGOUS	EQUIV-	MORE	BROADER
FEDERAL REQUIREMENT	FEDERAL RCRA CITATION	STATE CITATION	ALENT	STRINGENT	IN SCOPE
replacement units, or					
lateral expansion of					
existing units in					
compliance with					
specific requirements	268.5(h)(2)				
interim status landfill					
<u>requirements</u>	268.5(h)(2)(i)				
permitted landfill					
requirements	268.5(h)(2)(ii)				
interim status surface					
impoundment					
requirements	268.5(h)(2)(iii)				
permitted surface					
impoundment					
requirements	268.5(h)(2)(iv)				
pending decision on					
application, com-					
pliance with all land					
disposal restrictions					
once effective date					
has been reached	268.5(i)				
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Guidance note: 268.6 is <u>NOT DELEGABLE</u>. States should see Note 2 at the beginning of this checklist regarding how to incorporate this section into their code.

PETITIONS TO ALLOW LAND DISPOSAL OF A WASTE PROHIBITED UNDER SUBPART C OF PART 268				
submit petition to Administrator;				
demonstration of				
no waste migration; demonstration				
components identify specific	268.6(a)			
unit and waste	268.6(a)(1)			
waste analysis	268.6(a)(2)			

			STATE ANALOG IS:
		ANALOGOUS	EQUIV- MORE BROADER
FEDERAL REQUIREMENT	FEDERAL RCRA CITATION	STATE CITATION	ALENT   STRINGENT   IN SCOPE
a a marah anai ya			
comprehensive disposal unit			
characterization	268.6(a)(2)		
criteria which	268.6(a)(3)		
demonstration			
must meet	268.6(b)		
accurate and	208.0(D)		
reproducible sampling,			
tests and data	269.6(h)(1)		
Administrator	268.6(b)(1)		
approved sampling,			
testing and estimation techniques	269.6(h)(2)		
model calibration;	268.6(b)(2)		
models verified			
with actual data	269.6(h)(2)		
quality assurance/	268.6(b)(3)		
control plan approved by Administrator	269.6(h)(4)		
	268.6(b)(4)		
uncertainty	269.6(h)(F)		
analysis petition submitted to	268.6(b)(5)		
Administrator	268.6(c)		
signed	208.0(0)		
statement	268.6(d)		
Administrator may	200.0(u)		
request additional			
information	268.6(e)		
waste unit to which	200.0(e)		
petition applies	268.6(f)		
Administrator gives	200.0(1)		
public notice in			
Federal Register; final			
decision in			
Federal Register	268.6(g)		
	200.0(g)		
term of petition	268.6(h)		
requirements prior	200.0(1)		
to Administrator's			
decision	268.6(i)		
petition granted by	200.0(i)		
Administrator does			
not relieve			
responsibilities			

		ST.		STATE ANALOG IS:	
		ANALOGOUS	EQUIV-	MORE	BROADER
FEDERAL REQUIREMENT	FEDERAL RCRA CITATION	STATE CITATION	ALENT	STRINGENT	IN SCOPE
under RCRA	268.6(j)				
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	WASTE ANALYSIS	
1	generator determines	
	if restricted waste	268.7(a)
1	notice by generator	
	to treatment facility	268.7(a)(1)(i-iv)
1	generator notice/	
	certification to	
	disposal facility	268.7(a)(2)
	information require-	
	ments in notice to	
	disposal facility	268.7(a)(2)(i)
1	certification	
	signature/statement	268.7(a)(2)(ii)
1	generator notice to	
	disposal facility for	
	wastes under exten-	
	sion for variance	268.7(a)(3)
1	maintenance of data	
	supporting knowledge	
	of waste	268.7(a)(4)
1	tests by treatment	
	facility for wastes	
	with treatment	
	standards	<u>268.7(b)</u>
1	notice by treatment	
	facility to land	
	disposal facility/	
	information needed	268.7(b)(1)(i-iv)
1	certification of	
	each shipment	268.7(b)(2)
	wastes with	
	concentration	
	standards	268.7(b)(2)(i)
1	wastes with	
	technology standards	268.7(b)(2)(ii)
1	requirements for	
	land disposal	
	facility	<u>268.7(c)</u>

			STATE	ANALOG IS:
		ANALOGOUS	EQUIV- MORE	BROADER
FEDERAL REQUIREMENT	FEDERAL RCRA CITATION	STATE CITATION	ALENT   STRING	ENT   IN SCOPE

## SUBPART C - PROHIBITIONS ON LAND DISPOSAL

	WASTE SPECIFIC PROHI	BITIONS - SOLVENT WASTES
1	prohibited spent	
	solvent wastes	268.30(a)
	small quantity	
	generator 2-year	
	exemption	268.30(a)(1)
	CERCLA/corrective	
	action 2-year	
	exemption	268.30(a)(2)
1	concentration	
	specific exemption	
	(solvent waste with	
	1% total solvent	
	constituent)	268.30(a)(3)
	landfill/surface	
	impoundment disposal	268.30(b)
	situations where	
	(a) and (b) do	
	not apply	268.30(c)
1	wastes meet Subpart	
	D, 268 standards	268.30(c)(1)
1	disposal at facility	
	with successful no-	
	migration petition	268.30(c)(2)
1	wastes for which	
	case-by-case ex-	
	tension has been	
	granted	268.30(c)(3)
		BITION - DIOXIN-CONTAINING WASTES
1	prohibited dioxin-	
	containing wastes in-	
	cluding FO22 wastes	268.31(a)
	situations where	
	(a) doesn't apply	268.31(b)
1	waste treated to	
	meet Subpart D, 268	268.31(b)(1)
1	disposal at facility	
	with petition	268.31(b)(2)
1	extension	268.31(b)(3)

			STATE ANALOG IS:
		ANALOGOUS	EQUIV- MORE BROADER
FEDERAL REQUIREMENT	FEDERAL RCRA CITATION	STATE CITATION	ALENT   STRINGENT   IN SCOPE
la a dfill/a unfa a a			
landfill/surface impoundment disposal	268.31(c)		
	200.31(0)		
	SUBPART D - TREAT	MENT STANDARDS	6
APPLICABILITY OF TRE	ATMENT STANDARDS		
applicability/			
relationship <u>to prohibition</u>	268.40		
	200.40		
TREATMENT STANDAR	DS EXPRESSED AS CONC	ENTRATIONS IN W	ASTE EXTRACT
treatment standards/			
Table CCWE	<u>268.41(a)</u>		
standards for common constituents in			
combined wastes	268.41(b)		
	200.41(0)		
TREATMENT STANDAR	DS EXPRESSED AS SPEC	IFIED TECHNOLOG	IES
waste treated			
by identified			
technologies	<u>268.42(a)</u>		
*****	*****	****	*****
**			
	NOT DELEGABLE. States		at the beginning of this
checklist regarding how to	o incorporate this paragraph	into their code.	
submit application to			
Administrator			
demonstrating			
alternate treatment			
method; criteria for			
Administrator			
to approve	<u>268.42(b)</u>		****
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				STATE ANALOG IS:	
			ANALOGOUS	EQUIV- MORE BROADE	R
	FEDERAL REQUIREMENT	FEDERAL RCRA CITATION	STATE CITATION	ALENT   STRINGENT   IN SCOPE	<u> </u>
	section reserved	268.43			
	*****	*****	****	****	*
	**				
	Guidanco noto: 268 44 is	NOT DELEGABLE. States	s should soo Noto 2 a	t the boginning of this	
	checklist regarding now to	incorporate this section int	o their code.		
	VARIANCE FROM A TRE	AIMENI SIANDARD			
	conditions for				
	variance; petition				
	Administrator; what				
	must be				
	demonstrated	268.44(a)			
	procedures in				
	accordance with				
	260.20	268.44(b)			
1	statement signed by	200.44(b)			
1					
	petitioner or autho-	000.44(z)			
	rized representative	<u>268.44(c)</u>			
1	additional information				
	or samples may be				
	requested by				
	Administrator;				
	additional copies for				
	affected States and				
	region	268.44(d)			
1	Administrator gives				
	public notification				
	in Federal Register;				
	final decision in				
		269.44(a)			
	Federal Register	<u>268.44(e)</u>			
	268.7 waste analysis				
	requirements must be				
	followed for wastes				
	covered by variance	268.44(f)			

				STATE ANALOG IS:		
			ANALOGOUS	EQUIV-	MORE	BROADER
	FEDERAL REQUIREMENT	FEDERAL RCRA CITATION	STATE CITATION	ALENT	STRINGENT	IN SCOPE
1	**	<u>268.44(g)</u>	********			

## SUBPART E - PROHIBITIONS ON STORAGE

	PROHIBITIONS ON STORAGE OF RESTRICTED WASTES			
1	exemptions to storage			
	prohibitions	<u>268.50(a)</u>		
1	on-site storage			
	exemption for			
	generator	<u>268.50(a)(1)</u>		
1	treatment, storage,			
	and disposal			
	facility exemption	<u>268.50(a)(2)</u>		
1	container labeling	268.50(a)(2)(i)		
1	tank labeling	268 50(0)(2)(ii)		
		268.50(a)(2)(ii)		
	transporter	269 50(0)(2)		
	exemption	268.50(a)(3)		
	storage up to	268.50(b)		
	one year storage longer	208.30(D)		
	than one year	268.50(c)		
1	wastes affected	200:00(0)		
1	by a petition			
	or exemption	268.50(d)		
	wastes meeting	200.00(u)		
	specified treat-			
	ment standards	268.50(e)		
		200.00(0)		

## **APPENDIX I TO PART 268**

# TOXICITY CHARACTERISTIC LEACHING PROCEDURE (TCLP)1description

of TCLP

Appendix I

				STATE ANALOG IS:		
		ANALOGOUS	EQUIV-	MORE	BROADER	
FEDERAL REQUIREMENT	FEDERAL RCRA CITATION	STATE CITATION	ALENI	STRINGENT	IN SCOPE	
	APPENDIX II	TO PART 268				
TREATMENT STANDA	RDS (AS CONCENTRATION SIDUAL EXTRACT)	IS IN				
table	Appendix II					
PART 270	- EPA-ADMINISTERED PEI WASTE PERM	RMIT PROGRAMS; <sup>-</sup> /IIT PROGRAM	THE HAZA	ARDOUS		
	SUBPART B - PER	MIT APPLICATIONS				
	B: GENERAL REQUIREME	NTS				
copy of notice of approval of petition or extension	270.14(b)(21)					
	SUBPART C - PER	RMIT CONDITIONS				
ESTABLISHING PERM	IT CONDITIONS					
insert "through 268" <u>remove "267"</u>	270.32(b)(1)					
	SUBPART D - CHA	NGES TO PERMITS	5			
	NS OF PERMITS					
conditions for treating non- specified waste	270.42(o)					
prohibited from disposal/treat- ment standards	270.42(0)(1)					
treatment under standards/variance	270.42(0)(2)					
no increased or substantially different risks	270.42(o)(3)					

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			STATE ANALOG IS:
		ANALOGOUS	EQUIV- MORE BROADER
FEDERAL REQUIREMENT	FEDERAL RCRA CITATION	STATE CITATION	ALENT   STRINGENT   IN SCOPE
Federal/State			
approval; allowable			
modifications	270.42(0)(4)		

Also see technical correction to the rule at 52 FR 21010 (June 4, 1987).

- <sup>2</sup> The reference to "Administrator" near the end of this paragraph should <u>not</u> be replaced with an analogous State term. See Note 3 as the beginning of this checklist.
- <sup>3</sup> States need to add 270.42(o) <u>only if</u> they adopted an analog to 270.42 Minor Modification of Permits - as part of their base program. Adoption of 270.42 is up to each State's discretion as it is not required under 271.14.