US ERA ARCHIVE DOCUMENT

RCRA REVISION CHECKLIST 60

Amendment to Requirements for Hazardous Waste Incinerator Permits 54 FR 4286-4288 January 30, 1989 (RCRA Cluster V, Non-HSWA provisions)

Note: In lieu of making the changes addressed by this checklist, a State may submit a certification by the State Attorney General that he/she interprets his/her State's existing regulations in the manner described in this rule. Such a simplified application is allowed because EPA is only clarifying current regulatory language, and the Agency assumes that these requirements are already in effect in most States. If a State Attorney General cannot certify that he/she interprets his/her State's existing regulations in the manner described in this rule, the State's regulations must be amended to reflect this clarification.

			STATE ANALOG IS:				
FEDERAL REQUIREMENTS	FEDERAL RCRA CITATION	ANALOGOUS STATE CITATION	EQUIV- ALENT	LESS STRIN- GENT	MORE STRIN- GENT	BROADER IN SCOPE	
PART 270 - EPA ADMINISTERED PERMIT PROGRAMS: THE HAZARDOUS WASTE PERMIT PROGRAM							
SUBPART F - SPECIAL FORMS OF PERMITS							
HAZARDOUS WASTE INCINERATOR PERMITS							
after "permit," replace "to" with "for"; after "incinerate," replace "may" with "must"; after "in accordance with," insert "\$270.19(b) and"; before "(9)" insert "(b)"; after "section," add clause regarding information in \$270.19(c) and a sentence regarding exemption from \$264.343 and 264.345; after "trial burn results" add sentence regarding submission of trial burn results prior to permit issuance; in last sentence replace "if" with "when"; change requirements so that the director specifies a time period prior to permit issuance in which the trial burn must be submitted	270.62(d)						