

RCRA REVISION CHECKLIST 66

Land Disposal Restrictions; Correction to the First Third Scheduled Wastes 54 <u>FR</u> 36967 September 6, 1989 as amended on June 13 1990, at 55 <u>FR</u> 23935 (HSWA Cluster II)

Notes: 1) This is a correction and clarification of 53 <u>FR</u> 31138 (August 17, 1988) and 54 <u>FR</u> 18836 (May 2, 1989) addressed by Revision Checklists 50 and 62 which cover the First Third Scheduled Wastes. As such, States which are not yet authorized for these checklists are encouraged to apply for Revision Checklist 66 at the same time the provisions in Revision Checklists 50 and 62 are applied for. States already authorized for Revision Checklists 50 and 62 are applied for. States already authorized for Revision Checklists 50 and 62 are applied for.

2) The following Part 268 sections are not delegable to States because of the national concerns which must be examined when decisions are made relative to them: 268.5 (case-by-case effective date extensions); 268.42(b) (application for alternate treatment method); and 268.44 (variance from a treatment standard). "No migration" petitions under 268.6 will be handled by EPA, even though States may be authorized to grant such 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.

3) 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 66 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).

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

PART 266 - STANDARDS FOR THE MANAGEMENT OF SPECIFIC HAZARDOUS WASTES AND SPECIFIC TYPES OF HAZARDOUS WASTE MANAGEMENT FACILITIES

SUBPART C - RECYCLABLE MATERIALS USED IN A MANNER CONSTITUTING DISPOSAL

APPLICABILITY

delete the word "constituent" from the parenthetical phrase following "recyclable material"; add sentence exempting from regulation commercial fertilizers produced for the general public's use that contain recyclable materials 22

266.20(b)

PART 268 - LAND DISPOSAL RESTRICTIONS

SUBPART A - GENERAL

PURPOSE, SCOPE AND	APPLICABILITY
substitute "restricted"	
for "prohibited"	268.1(c)
remove paragraph	268.1(c)(3)
remove paragraph	268.1(c)(4)
wastes which are not	
subject to any	
provisions of	
Part 268	268.1(e)

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				STATE ANALC	G IS:
		ANALOGOUS	EQUIV-	MORE	BROADER
FEDERAL REQUIREMENT	FEDERAL RCRA CITATION	STATE CITATION	ALENT	STRINGENT	IN SCOPE
wastes generated by					
generators of less than					
100 kg of hazardous					
waste and less than					
1 kg of acute	000.4(z)(4)				
hazardous waste	268.1(e)(1)				
waste pesticides					
pursuant to 262.70	<u>268.1(e)(2)</u>				
wastes identified or					
listed as hazardous					
after November 8,					
1984 for which EPA					
has not promulgated					
land disposal					
prohibitions or					
treatment standards	268.1(e)(3)				

Guidance note: 268.5 is <u>NOT DELEGABLE</u>. States should see Note 3 at the beginning of this checklist regarding how to incorporate this section into their code.

PROCEDURES FOR CASE-BY-CASE EXTENSIONS TO AN EFFECTIVE DATE

replace "the following		
requirements:" with		
"the technical require-		
ments of the following		
provisions regardless		
of whether such unit		
is existing, new or a		
replacement for lateral		
expansion"	268.5(h)(2)	
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		ANALOGOUS	EQUIV-	MORE BROADER		
FEDERAL REQUIREMENT	FEDERAL RCRA CITATION	STATE CITATION	ALENT S	TRINGENT IN SCOPE		

** Guidance note: 268.6 is NOT DELEGABLE. States should see Note 3 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 amend paragraph to read "Immediately suspend receipt of prohibited waste at the unit, and" 268.6(f)(1) WASTE ANALYSIS add language to indicate that exemption from prohibition is not limited to extensions under 268.5. exemptions under 268.6 or a nationwide capacity variance under Subpart C 268.7(a)(3) after "268.33(f)" add parenthetical statement including wastes disposed of in units other than landfills or surface *impoundments* 268.7(a)(4) after "266.20(b)" insert "regarding treatment standards and prohibition levels,"; insert "i.e.," preceding "the recycler" 268.7(b)(8)

			STATE ANALOG IS:
		ANALOGOUS	EQUIV- MORE BROADER
FEDERAL REQUIREMENT	FEDERAL RCRA CITATION	STATE CITATION	ALENT STRINGENT IN SCOPE
disposal of recyclable			
material subject to			
<u>266.20(b)</u>	268.7(c)(4)		
	E IMPOUNDMENT DISPOS		
specific requirements	LIMPOUNDMENT DISFOC	DAL INLOTING HONG	9
for generator if no			
practically available			
treatment for waste:	268.8(a)(2)		
prior to initial ship-	200.0(a)(2)		
ment, demonstration/			
certification to			
Regional Administrator	268.8(a)(2)(i)		
demonstration and	200.0(a)(2)(l)		
certification with			
initial shipment;			
certification with			
subsequent shipments;			
recordkeeping and record retention	269 9(2)(2)(ii)		
requirements for	<u>268.8(a)(2)(ii)</u>		
generator if there			
are practically			
available treatments			
for waste:	269.9(-)(2)		
	<u>268.8(a)(3)</u>		
prior to initial			
shipment, demonstra- tion/certification to			
Regional Administrator	268.8(a)(3)(i)		
demonstration and certification with			
initial shipment;			
certification with			
subsequent shipments;			
recordkeeping and	222 - 2(-)(2)(1)		
retention	268.8(a)(3)(ii)		
add language requiring			
submission of new			
demonstration and			
certification to the			
receiving facility	<u>268.8(b)(1)</u>		

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			STATE ANALOG IS:		
		ANALOGOUS	EQUIV- MORE	BROADER	
FEDERAL REQUIREMENT	FEDERAL RCRA CITATION	STATE CITATION	ALENT STRING	ENT IN SCOPE	
insert ", for each initial shipment of waste," between "must" and "send"; add "(i) or 268.8(a)(3)(i)" after "268.8(a)(2)"; add sentence to end requiring submission of certification with <u>subsequent shipments</u> change "263.33(f)" to "268.33(f)"	<u>268.8(c)(2)</u> 268.8(d)				

SUBPART C - PROHIBITIONS ON LAND DISPOSAL

WASTE SPECIFIC PROHIBITIONS--CALIFORNIA LIST WASTES

268.32(f)

replace "such disposal" with "such unit"

			STATE ANALOG IS:		
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FEDERAL REQUIREMENT	FEDERAL RCRA CITATION	STATE CITATION	ALENT	STRINGENT	IN SCOPE

WASTE SPECIFIC PROHIBITIONS--FIRST THIRD WASTES

change "K004 (nonwastewater)" to "K004 wastes specified in 268.43(a)"; change "K008 (nonwastewaters)" to "K008 wastes specified in 268.43(a)"; remove "K015 wastewaters"; change "K021 (nonwastewater)" to "K021 wastes specified in 268.43(a)"; add "nonwastewaters specified in 268.43(a)" following "K025"; remove "K083 (nonwastewaters)"; add "nonwastewaters specified in 268.43(a)" following "K100"; add "(wastewater), K101 (nonwastewater, low arsenic subcategory less than 1% total arsenic)." following "K101"; add "(wastewater), K102 (nonwastewater, low arsenic subcategory less than 1% total arsenic)." following "K102" 268.33(a)

			STATE ANALOG IS:
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FEDERAL REQUIREMENT	FEDERAL RCRA CITATION	STATE CITATION	ALENT STRINGENT IN SCOPE
replace "are not			
applicable" with			
"have not been			
promulgated";			
replace "unless the			
wastes are the subject			
of a valid demonstra-			
tion and certification			
pursuant" with "unless			
a demonstration and			
certification have been			
submitted"	268.33(f)		
replace "extract or the			
waste" with "extract			
or the waste, or the			
generator may use knowledge of the			
waste"	268.33(g)		
waste	200.00(g)		
	SUBPART D - TREA	ATMENT STANDARD	S
****	*****	*****	*****
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Guidance note: 268.44 i	s <u>NOT DELEGABLE</u> . Stat	tes should see Note 3	at the beginning of this
	o incorporate this section i		
VARIANCE FROM A TRI			
replace "Assistant	EATMENT STANDARD		
Administrator of the			
Office of Solid Waste			
and Emergency			
Response" with			

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SUBPART E - PROHIBITIONS ON STORAGE

PROHIBITIONS ON STORAGE OF RESTRICTED WASTES

268.44(h)

reword paragraph regarding exemptions from land disposal

"Administrator"

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prohibitions 268.50(d)

1 An error in the September 6, 1989 rule (54 <u>FR</u> 36967) makes it appear that the revisions to 268.8(a) include the removal of 268.8(a)(4). This was not the Agency's intent and 268.8(a)(4) remains in the Federal code as introduced by Revision Checklist 50.

2 See technical correction at 55 FR 23935, June 13, 1990.