ILLINOIS POLLUTION CONTROL BOARD April 8, 1999

IN THE MATTER OF:) RCRA UPDATE, USEPA REGULATIONS) (July 1, 1998, through December 31, 1998)) Ru

R99-15 (Identical-in-Substance Rulemaking - Land)

Proposed Rule. Proposal for Public Comment.

ORDER OF THE BOARD (by E.Z. Kezelis):

Under Section 22.4(a) of the Environmental Protection Act (Act) (415 ILCS 5/22.4(a) (1998)), the Board proposes amendments to the Illinois regulations that are "identical-in-substance" to hazardous waste regulations that the United States Environmental Protection Agency (USEPA) adopted to implement Subtitle C of the federal Resource Conservation and Recovery Act of 1976 (RCRA Subtitle C), 42 U.S.C. §§ 6921 *et seq.* (1998). The nominal timeframe of this docket includes federal RCRA Subtitle C amendments that USEPA adopted in the period July 1, 1998, through December 31, 1998. However, this docket also considers a specified action taken after December 31, 1998, on which the Board will act without delay.

Section 22.4(a) provides for quick adoption of regulations that are "identical-insubstance" to federal regulations that USEPA adopts to implement Sections 3001 through 3005 of RCRA, 42 U.S.C. §§ 6921-6925 (1998). Section 22.4(a) also provides that Title VII of the Act and Section 5 of the Administrative Procedure Act (APA) (5 ILCS 100/5-35 & 5-40 (1996)) do not apply to the Board's adoption of identical-in-substance regulations. The federal RCRA Subtitle C regulations are found at 40 C.F.R. 260 through 266, 268, 270, 271, 273, and 279.

This proposed order is supported by a proposed opinion that the Board also adopts today. The Board will cause the proposed amendments to be published in the *Illinois Register* and will hold the docket open to receive public comments for 45 days after the date of publication.

IT IS SO ORDERED.

I, Dorothy M. Gunn, Clerk of the Illinois Pollution Control Board, do hereby certify that the above order was adopted on the 8th day of April 1999 by a vote of 6-0.

Dorothy The Burn

Dorothy M. Gunn, Clerk Illinois Pollution Control Board

TITLE 35: ENVIRONMENTAL PROTECTION SUBTITLE G: WASTE DISPOSAL CHAPTER I: POLLUTION CONTROL BOARD SUBCHAPTER b: PERMITS

PART 702 RCRA AND UIC PERMIT PROGRAMS

SUBPART A: GENERAL PROVISIONS

Section

- 702.101 Purpose, Scope, and Applicability
- 702.102 Purpose and Scope (Repealed)
- 702.103 Confidentiality of Information Submitted to the Agency or Board
- 702.104 References
- 702.105 Rulemaking
- 702.106 Adoption of Agency Criteria
- 702.107 Permit Appeals and Review of Agency Determinations
- 702.108 Variances and Adjusted Standards
- 702.109 Enforcement Actions
- 702.110 Definitions

SUBPART B: PERMIT APPLICATIONS

Section

- 702.120 Permit Application
- 702.121 Who Applies
- 702.122 Completeness
- 702.123 Information Requirements
- 702.124 Recordkeeping
- 702.125 Continuation of Expiring Permits
- 702.126 Signatories to Permit Applications and Reports

SUBPART C: PERMIT CONDITIONS

Section

- 702.140 Conditions Applicable to all Permits
- 702.141 Duty to Comply
- 702.142 Duty to Reapply
- 702.143 Need to Halt or Reduce Activity Not a Defense
- 702.144 Duty to Mitigate
- 702.145 Proper Operation and Maintenance
- 702.146 Permit Actions
- 702.147 Property Rights
- 702.148 Duty to Provide Information
- 702.149 Inspection and Entry
- 702.150 Monitoring and Records

- 702.151Signature Requirements
- 702.152 Reporting Requirements
- 702.160 Establishing Permit Conditions
- 702.161 Duration of Permits
- 702.162 Schedules of Compliance
- 702.163 Alternative Schedules of Compliance
- 702.164 Recording and Reporting

SUBPART D: ISSUED PERMITS

Section

- 702.181 Effect of a Permit
- 702.182 Transfer
- 702.183 Modification
- 702.184 Causes for Modification
- 702.185 Facility Siting
- 702.186 Revocation
- 702.187 Minor Modifications

AUTHORITY: Implementing Sections 13 and 22.4 and authorized by Section 27 of the Environmental Protection Act [415 ILCS 5/13, 22.4 and 27].

SOURCE: Adopted in R81-32, 47 PCB 93, at 6 Ill. Reg. 12479, effective May 17, 1982; amended in R82-19, at 53 PCB 131, 7 Ill. Reg. 14352, effective May 17, 1982; amended in R84-9 at 9 Ill. Reg. 11926, effective July 24, 1985; amended in R85-23 at 10 Ill. Reg. 13274, effective July 29, 1986; amended in R86-1 at 10 Ill. Reg. 14083, effective August 12, 1986; amended in R86-28 at 11 Ill. Reg. 6131, effective March 24, 1987; amended in R87-5 at 11 Ill. Reg. 19376, effective November 12, 1987; amended in R87-26 at 12 Ill. Reg. 2579, effective January 15, 1988; amended in R87-29 at 12 Ill. Reg. 6673, effective March 28, 1988; amended in R87-39 at 12 Ill. Reg. 13083, effective July 29, 1988; amended in R89-1 at 13 Ill. Reg. 18452, effective November 13, 1989; amended in R89-2 at 14 Ill. Reg. 3089, effective February 20, 1990; amended in R89-9 at 14 Ill. Reg. 6273, effective April 16, 1990; amended in R92-10 at 17 Ill. Reg. 5769, effective March 26, 1993; amended in R93-16 at 18 Ill. Reg. 6918, effective April 26, 1994; amended in R94-5 at 18 Ill. Reg. 18284, effective December 20, 1994; amended in R95-6 at 19 Ill. Reg. 9913, effective June 27, 1995; amended in R95-20 at 20 Ill. Reg. 11210, effective August 1, 1996; amended in R96-10/R97-3/R97-5 at 22 Ill. Reg. 532, effective December 16, 1997; amended at 23 Ill. Reg. _____, effective _____.

SUBPART A: GENERAL PROVISIONS

Section 702.110 Definitions

The following definitions apply to 35 Ill. Adm. Code 702, 703, 704, and 705. Terms not defined in this Section have the meaning given by the appropriate Act. When a defined term

appears in a definition, the defined term is sometimes placed within quotation marks as to an aid to readers. When a definition applies primarily to one or more programs, those programs appear in parentheses after the defined terms.

"Act" or "Environmental Protection Act" means the Environmental Protection Act [415 ILCS 5].

"Administrator" means the Administrator of the United States Environmental Protection Agency, or an authorized representative.

"Agency" means the Illinois Environmental Protection Agency.

"Application" means the Agency forms for applying for a permit. For RCRA, application also includes the information required by the Agency under 35 Ill. Adm. Code 703.182 through 703.212 (contents of Part B of the RCRA application).

"Appropriate act and regulations" means the Resource Conservation and Recovery Act (RCRA); Safe Drinking Water Act (SDWA); or the "Environmental Protection Act", whichever is applicable; and applicable regulations promulgated under those statutes.

"Approved program or approved State" means a State or interstate program that has been approved or authorized by USEPA under 40 CFR 271 (1996) (RCRA) or Section 1422 of the SDWA (UIC).

"Aquifer" (RCRA and UIC) means a geological "formation", group of formations, or part of a formation that is capable of yielding a significant amount of water to a well or spring.

"Area of review" (UIC) means the area surrounding an injection well described according to the criteria set forth in 35 Ill. Adm. Code 730.106, or in the case of an area permit, the project area plus a circumscribing area the width of that is either 402 meters (1/4 of a mile) or a number calculated according to the criteria set forth in 35 Ill. Adm. Code 730.106.

"Board" means the Illinois Pollution Control Board.

"Closure" (RCRA) means the act of securing a "Hazardous Waste Management Facility" pursuant to the requirements of 35 Ill. Adm. Code 724.

"Component" (RCRA) means any constituent part of a unit or any group of constituent parts of a unit that are assembled to perform a specific function (e.g., a pump seal, pump, kiln liner, or kiln thermocouple).

"Contaminant" (UIC) means any physical, chemical, biological, or radiological substance or matter in water.

"Corrective action management unit" or "CAMU" means an area within a facility that is designated by the Agency under 35 Ill. Adm. Code 724.Subpart S for the purpose of implementing corrective action requirements under 35 Ill. Adm. Code 724.201 and RCRA section 3008(h). A CAMU shall only be used for the management of remediation wastes pursuant to implementing such corrective action requirements at the facility.

BOARD NOTE: USEPA must also designate a CAMU until it grants this authority to the Agency. See the note following 35 Ill. Adm. Code 724.652.

"CWA" means the Clean Water Act (formerly referred to as the Federal Water Pollution Control Act or Federal Water Pollution Control Act Amendments of 1972), P.L. 92-500, as amended by P.L. 95-217 and P.L. 95-576; 33 U.S.C. 1251 et seq. (1996).

"Date of approval by USEPA of the Illinois UIC program" means March 3, 1984.

"Director" means the Director of the Illinois Environmental Protection Agency or the Director's designee.

"Disposal" (RCRA) means the discharge, deposit, injection, dumping, spilling, leaking, or placing of any "hazardous waste" into or on any land or water so that such hazardous waste or any constituent of the waste may enter the environment or be emitted into the air or discharged into any waters, including groundwater.

"Disposal facility" (RCRA) means a facility or part of a facility at which "hazardous waste" is intentionally placed into or on the land or water, and at which hazardous waste will remain after closure. The term disposal facility does not include a corrective action management unit into which remediation wastes are placed.

"Draft permit" means a document prepared under 35 Ill. Adm. Code 705.141 indicating the Agency's tentative decision to issue, deny, modify, terminate, or reissue a "permit". A notice of intent to deny a permit, as discussed in 35 Ill. Adm. Code 705.141, is a type of "draft permit". A denial of a request for modification, as discussed in 35 Ill. Adm. Code 705.128, is not a "draft permit". A "proposed permit" is not a "draft permit".

"Drilling mud" (UIC) means a heavy suspension used in drilling an "injection well", introduced down the drill pipe and through the drill bit.

"Elementary neutralization unit" means a device which:

Is used for neutralizing wastes that are hazardous wastes only because they exhibit the corrosivity characteristics defined in 35 Ill. Adm. Code 721.122, or are listed in 35 Ill. Adm. Code 721.Subpart D only for this reason; and

Meets the definition of tank, tank system, container, transport vehicle, or vessel in 35 Ill. Adm. Code 720.110.

"Emergency permit" means a RCRA or UIC "permit" issued in accordance with 35 Ill. Adm. Code 703.221 or 704.163, respectively.

"Environmental Protection Agency" ("EPA" or "USEPA") means the United States Environmental Protection Agency.

"Exempted aquifer" (UIC) means an "aquifer" or its portion that meets the criteria in the definition of "underground source of drinking water" but which has been exempted according to the procedures in 35 Ill. Adm. Code 702.105, 704.104, and 704.123(b).

"Existing hazardous waste management (HWM) facility" or "existing facility" means a facility that was in operation or for which construction commenced on or before November 19, 1980. A facility has commenced construction if:

The owner or operator has obtained the Federal, State, and local approvals or permits necessary to begin physical construction; and

Either:

A continuous on-site, physical construction program has begun; or

The owner or operator has entered into contractual obligations-that cannot be canceled or modified without substantial loss--for physical construction of the facility to be completed within a reasonable time.

"Existing injection well" (UIC) means an "injection well" other than a "new injection well".

"Facility mailing list" means the mailing list for a facility maintained by the Agency in accordance with 35 Ill. Adm. Code 705.163(a).

"Facility or activity" means any "HWM facility", UIC "injection well", or any

other facility or activity (including land or appurtenances thereto) that is subject to regulations under the Illinois RCRA or UIC program.

"Facility mailing list" (RCRA) means the mailing list for a facility maintained by the Agency in accordance with 35 Ill. Adm. Code 705.163.

"Federal, state, and local approvals or permits necessary to begin physical construction" means permits and approvals required under Federal, State, or local hazardous waste control statutes, regulations, or ordinances. (See 35 Ill. Adm. Code 700.102.)

"Final authorization" (RCRA) means approval by USEPA of the Illinois Hazardous Waste Management Program that has met the requirements of Section 3006(b) of RCRA and the applicable requirements of 40 CFR 271, Subpart A (1996). USEPA granted initial final authorization on January 31, 1986.

"Fluid" (UIC) means any material or substance that flows or moves whether in a semisolid, liquid, sludge, gas, or any other form or state.

"Formation" (UIC) means a body of rock characterized by a degree of lithologic homogeneity that is prevailingly, but not necessarily, tabular and is mappable on the earth's surface or traceable in the subsurface.

"Formation fluid" (UIC) means "fluid" present in a "formation" under natural conditions, as opposed to introduced fluids, such as "drilling mud".

"Functionally equivalent component" (RCRA) means a component that performs the same function or measurement and which meets or exceeds the performance specifications of another component.

"Generator" (RCRA) means any person, by site location, whose act or process produces "hazardous waste" identified or listed in 35 Ill. Adm. Code 721.

"Groundwater" (RCRA and UIC) means a water below the land surface in a zone of saturation.

"Hazardous waste" (RCRA and UIC) means a hazardous waste as defined in 35 Ill. Adm. Code 721.103.

"Hazardous waste management facility" ("HWM facility") means all contiguous land and structures, other appurtenances, and improvements on the land, used for treating, storing, or disposing of "hazardous waste". A facility may consist of several "treatment", "storage", or "disposal" operational units (for example, one or more landfills, surface impoundments, or combinations of them). "HWM facility" (RCRA) means "Hazardous Waste Management facility".

"Injection well" (RCRA and UIC) means a "well" into which "fluids" are being injected.

"Injection zone" (UIC) means a geological "formation", group of formations, or part of a formation receiving fluids through a "well".

"In operation" (RCRA) means a facility that is treating, storing, or disposing of "hazardous waste".

"Interim authorization" (RCRA) means approval by USEPA of the Illinois Hazardous Waste Management program that has met the requirements of Section 3006(g)(2) of RCRA and applicable requirements of 40 CFR 271 (1996). This happened on May 17, 1982.

"Interstate agency" means an agency of two or more states established by or under an agreement or compact approved by the Congress, or any other agency of two or more states having substantial powers or duties pertaining to the control of pollution as determined and approved by the Administrator under the "appropriate Act and regulations".

"Major facility" means any RCRA or UIC "facility or activity" classified as such by the Regional Administrator or the Agency.

"Manifest" (RCRA and UIC) means the shipping document originated and signed by the "generator" that contains the information required by 35 Ill. Adm. Code 722.Subpart B.

"National Pollutant Discharge Elimination System" means the program for issuing, modifying, revoking and reissuing, terminating, monitoring, and enforcing permits and imposing and enforcing pretreatment requirements under Section 12(f) of the Environmental Protection Act and 35 Ill. Adm. Code 309.Subpart A and 310. The term includes an "approved program".

"New HWM facility" (RCRA) means a "Hazardous Waste Management facility" that began operation or for which construction commenced after November 19, 1980.

"New injection well" (UIC) means a "well" that began injection after the UIC program for the State of Illinois applicable to the well is approved.

"Off-site" (RCRA) means any site that is not "on-site".

"On-site" (RCRA) means on the same or geographically contiguous property that may be divided by public or private right(s)-of-way, provided the entrance and exit between the properties is at a cross-roads intersection, and access is by crossing as opposed to going along, the right(s)-of-way. Non-contiguous properties owned by the same person but connected by a right-of-way that the person controls and to which the public does not have access, is also considered on-site property.

"Owner or operator" means the owner or operator of any "facility or activity" subject to regulation under the RCRA or UIC programs.

"Permit" means an authorization, license, or equivalent control document issued to implement the requirements of this Part and 35 Ill. Adm. Code 703, 704, and 705.

"Permit" includes RCRA "permit by rule" (35 Ill. Adm. Code 703.141), UIC area permit (35 Ill. Adm. Code 704.162), and RCRA or UIC "Emergency Permit" (35 Ill. Adm. Code 703.221 and 704.163). "Permit" does not include RCRA interim status (35 Ill. Adm. Code 703.153 through 703.157), UIC authorization by rule (35 Ill. Adm. Code 704.Subpart C), or any permit that has not yet been the subject of final Agency action, such as a "Draft Permit" or a "Proposed Permit".

"Person" means any individual, partnership, co-partnership, firm, company, corporation, association, joint stock company, trust, estate, political subdivision, state agency, or any other legal entity, or their legal representative, agency, or assigns.

"Physical construction" (RCRA) means excavation, movement of earth, erection of forms or structures, or similar activity to prepare an "HWM facility" to accept "hazardous waste".

"Plugging" (UIC) means the act or process of stopping the flow of water, oil, or gas into or out of a formation through a borehole or well penetrating that formation.

"POTW" means "publicly owned treatment works".

"Project" (UIC) means a group of wells in a single operation.

"Publicly owned treatment works" ("POTW") is as defined in 35 Ill. Adm. Code 310.

"Radioactive waste" (UIC) means any waste that contains radioactive material in concentrations that exceed those listed in 10 CFR 20, Appendix B, Table II, Column 2, incorporated by reference in 35 Ill. Adm. Code 720.111.

"RCRA" means the Solid Waste Disposal Act as amended by the Resource Conservation and Recovery Act of 1976 (P.L. 94-580, as amended by P.L. 95-609, P.L. 96-510, 42 U.S.C. 6901 et seq. (1996)). For the purposes of regulation under 35 Ill. Adm. Code 700 through 705, 720 through 728, and 739, "RCRA" refers only to RCRA Subtitle C. This does not include the RCRA Subtitle D (municipal solid waste landfill) regulations, found in 35 Ill. Adm. Code 810 through 815, and the RCRA Subtitle I (underground storage tank) regulations found in 35 Ill. Adm. Code 731 and 732.

"RCRA permit" means a permit required under Section 21(f) of the Environmental Protection Act.

"Regional Administrator" means the Regional Administrator for the USEPA Region in which the facility is located or the Regional Administrator's designee.

"Remedial Action Plan" or "RAP" means a special form of RCRA permit that a facility owner or operator may obtain pursuant to 35 Ill. Adm. Code 703.Subpart H, instead of a RCRA permit issued under this Part and 35 Ill. Adm. Code 703, to authorize the treatment, storage, or disposal of hazardous remediation waste (as defined in 35 Ill. Adm. Code 720.110) at a remediation waste management site.

"Schedule of compliance" means a schedule of remedial measures included in a "permit", including an enforceable sequence of interim requirements (for example, actions, operations, or milestone events) leading to compliance with the "appropriate Act and regulations".

"SDWA" means the Safe Drinking Water Act (P.L. 93-523, as amended, 42 U.S.C. 300f et seq. (1996)).

"Site" means the land or water area where any "facility or activity" is physically located or conducted, including adjacent land used in connection with the facility or activity.

"SIC code" means codes pursuant to the Standard Industrial Classification Manual incorporated by reference in 35 Ill. Adm. Code 720.111.

"State" means the State of Illinois.

"State Director" means the Director of the Illinois Environmental Protection Agency.

"State/EPA agreement" means an agreement between the Regional Administrator and the State that coordinates USEPA and State activities, responsibilities, and programs including those under the RCRA and SDWA. "Storage" (RCRA) means the holding of "hazardous waste" for a temporary period, at the end of which the hazardous waste is treated, disposed, or stored elsewhere.

"Stratum (plural strata)" (UIC) means a single sedimentary bed or layer, regardless of thickness, that consists of generally the same kind of rock material.

"Total dissolved solids" (UIC) means the total dissolved (filterable) solids as determined by use of the method specified in 40 CFR 136, incorporated by reference in 35 Ill. Adm. Code 720.111.

"Transfer facility" means any transportation related facility including loading docks, parking areas, storage areas, and other similar areas where shipments of hazardous wastes are held during the normal course of transportation.

"Transferee" (UIC) means the owner or operator receiving ownership or operational control of the well.

"Transferor" (UIC) means the owner or operator transferring ownership or operational control of the well.

"Transporter" (RCRA) means a person engaged in the off-site transportation of "hazardous waste" by air, rail, highway, or water.

"Treatment" (RCRA) means any method, technique, process, including neutralization, designed to change the physical, chemical, or biological character or composition of any "hazardous waste" so as to neutralize such wastes, or so as to recover energy or material resources from the waste, or so as to render such wastes non-hazardous, or less hazardous; safer to transport, store, or dispose of; or amenable for recovery, amenable for storage, or reduced in volume.

"UIC" means the Underground Injection Control program.

"Underground injection" (UIC) means a "well injection".

"Underground source of drinking water" ("USDW") (RCRA and UIC) means an "aquifer" or its portion:

Which:

Supplies any public water system; or

Contains a sufficient quantity of groundwater to supply a public water system; and

Currently supplies drinking water for human consumption; or

Contains less than 10,000 mg/1 total dissolved solids; and

That is not an "exempted aquifer".

"USDW" (RCRA and UIC) means an "underground source of drinking water".

"Wastewater treatment unit" means a device which:

Is part of a wastewater treatment facility that is subject to regulation under 35 Ill. Adm. Code 309.Subpart A or 310; and

Receives and treats or stores an influent wastewater that is a hazardous waste as defined in 35 Ill. Adm. Code 721.103, or generates and accumulates a wastewater treatment sludge that is a hazardous waste as defined in 35 Ill. Adm. Code 721.103, or treats or stores a wastewater treatment sludge that is a hazardous waste as defined in 35 Ill. Adm. Code 721.103, or treats or stores a wastewater treatment sludge that is a hazardous waste as defined in 35 Ill. Adm.

Meets the definition of tank or tank system in 35 Ill. Adm. Code 720.110.

"Well" (UIC) means a bored, drilled, or driven shaft, or a dug hole, whose depth is greater than the largest surface dimension.

"Well injection" (UIC) means the subsurface emplacement of "fluids" through a bored, drilled, or driven "well"; or through a dug well, where the depth of the dug well is greater than the largest surface dimension.

BOARD NOTE: Derived from 40 CFR 144.3 (19961998) and 270.2 (19961998), as amended at 63 Fed. Reg. 65941 (Nov. 30, 1998).

(Source: Amended at 23 Ill. Reg. _____, effective _____)

SUBPART B: PERMIT APPLICATIONS

Section 702.126 Signatories to Permit Applications and Reports

a) Applications. All applications shall be signed as follows:

- 1) For a corporation: by a responsible corporate officer. For the purpose of this section, a responsible corporate officer means;
 - A) A president, secretary, treasurer, or vice president of the corporation in charge of a principal business function, or any other person who that performs similar policy or decision making functions for the corporation, or
 - B) the manager of one or more manufacturing, production, or operating facilities employing more than 250 persons or having gross annual sales or expenditures exceeding \$25 million (in second-quarter 1980 dollars), if authority to sign documents has been assigned or delegated to the manager in accordance with corporate procedures.

BOARD NOTE: The Board does not require specific assignments or delegations of authority to responsible corporate officers identified in subsection (a)(1)(A)-<u>above of this Section</u>. The Agency will presume that these responsible corporate officers have the requisite authority to sign permit applications unless the corporation has notified the Agency to the contrary. Corporate procedures governing authority to sign permit applications may provide for assignment or delegation to applicable corporate positions under subsection (a)(1)(B)-<u>above of</u> this Section rather than to specific individuals.

- 2) For a partnership or sole proprietorship: by a general partner or the proprietor, respectively; or
- 3) For a municipality, State, federal, or other public agency: by either a principal executive officer or ranking elected official. For purposes of this Section, a principal executive officer of a federal agency includes:
 - A) The chief executive officer of the agency, or
 - B) A senior executive officer having responsibility for the overall operations of a principal geographic unit of the agency (e.g., Regional Administrators of USEPA).
- b) Reports. All reports required by permits or other information requested by the Agency shall be signed by a person described in subsection (a)-<u>above_of this</u> <u>Section</u>, or by a duly authorized representative of that person. A person is a duly authorized representative only if:
 - 1) The authorization is made in writing by a person described in subsection

(a) above of this Section;

- 2) The authorization specifies either an individual or a position having responsibility for the overall operation of the regulated facility or activity, such as the position of plant manager, operator of a well or a well field, superintendent, or position of equivalent responsibility. (A duly authorized representative may thus be either a named individual or any individual occupying a named position); and
- 3) The written authorization is submitted to the Agency.
- c) Changes to authorization. If an authorization under subsection (b)-<u>above of this</u> <u>Section</u> is no longer accurate because a different individual or position has responsibility for the overall operation of the facility, a new authorization satisfying the requirements of subsection (b) must be submitted to the Agency prior to or together with any reports, information, or applications to be signed by an authorized representative.
- d) Certification.
 - 1) Any person signing a document under subsections (a) or (b)-<u>above of</u> <u>this Section</u> shall make the following certification:

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who_that manage the system, or those persons directly responsible for gathering the information, the information submitted 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.

2) Alternative owner certification. For remedial action plans (RAPs) under Subpart H of this Part, if the operator certifies according to subsection (d)(1) of this Section, then the owner may choose to make the following certification instead of the certification in subsection (d)(1) of this Section:

> Based on my knowledge of the conditions of the property described in the RAP and my inquiry of the person or persons that manage the system referenced in the operator's certification, or those persons directly responsible for gathering the information, the information submitted is, upon information 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.

BOARD NOTE: Derived from 40 CFR 144.32 (19931998) and 270.11 (19921998), as amended at 63 Fed. Reg. 65941 (Nov. 30, 1998).

(Source: Amended at 23 Ill. Reg. _____, effective _____)

TITLE 35: ENVIRONMENTAL PROTECTION SUBTITLE G: WASTE DISPOSAL CHAPTER I: POLLUTION CONTROL BOARD SUBCHAPTER b: PERMITS

PART 703 RCRA PERMIT PROGRAM

SUBPART A: GENERAL PROVISIONS

Section

- 703.100 Scope and Relation to Other Parts
- 703.101 Purpose
- 703.110 References

SUBPART B: PROHIBITIONS

Section

- 703.120 Prohibitions in General
- 703.121 RCRA Permits
- 703.122 Specific Inclusions in Permit Program
- 703.123 Specific Exclusions from Permit Program
- 703.124 Discharges of Hazardous Waste
- 703.125 Reapplications
- 703.126 Initial Applications
- 703.127 Federal Permits (Repealed)

SUBPART C: AUTHORIZATION BY RULE AND INTERIM STATUS

- Section
- 703.140 Purpose and Scope
- 703.141 Permits by Rule
- 703.150 Application by Existing HWM Facilities and Interim Status Qualifications
- 703.151 Application by New HWM Facilities
- 703.152 Amended Part A Application
- 703.153 Qualifying for Interim Status
- 703.154 Prohibitions During Interim Status
- 703.155 Changes During Interim Status
- 703.156 Interim Status Standards
- 703.157 Grounds for Termination of Interim Status
- 703.158 Permits for Less Than an Entire Facility

| 703.159 | Closure by Removal |
|---------|--|
| 703.160 | Procedures for Closure Determination |
| 703.161 | Alternative Requirements for Post-Closure Care |
| | |

SUBPART D: APPLICATIONS

| Section | |
|---------|---|
| 703.180 | Applications in General |
| 703.181 | Contents of Part A |
| 703.182 | Contents of Part B |
| 703.183 | General Information |
| 703.184 | Facility Location Information |
| 703.185 | Groundwater Protection Information |
| 703.186 | Exposure Information |
| 703.187 | Solid Waste Management Units |
| 703.188 | Other Information |
| 703.191 | Public Participation: Pre-Application Public Notice and Meeting |
| 703.192 | Public Participation: Public Notice of Application |
| 703.193 | Public Participation: Information Repository |
| 703.200 | Specific Part B Application Information |
| 703.201 | Containers |
| 703.202 | Tank Systems |
| 703.203 | Surface Impoundments |
| 703.204 | Waste Piles |
| 703.205 | Incinerators that Burn Hazardous Waste |
| 703.206 | Land Treatment |
| 703.207 | Landfills |
| 703.208 | Boilers and Industrial Furnaces Burning Hazardous Waste |
| 703.209 | Miscellaneous Units |
| 703.210 | Process Vents |
| 703.211 | Equipment |
| 703.212 | Drip Pads |
| 703.213 | Air Emission Controls for Tanks, Surface Impoundments, and Containers |
| 703.214 | Post-Closure Care Permits |
| | SUBPART FUSHORT TERM AND PHASED PERMITS |
| Section | SODIART E. SHORT TERM AND THASED TERMITS |
| 703 221 | Emergency Permits |
| 703 222 | Incinerator Conditions Prior to Trial Burn |
| 703 223 | Incinerator Conditions During Trial Rurn |
| 703 224 | Incinerator Conditions After Trial Burn |
| 703 225 | Trial Burns for Existing Incinerators |
| 100.000 | |

- 703.230Land Treatment Demonstration
- 703.231 Research, Development and Demonstration Permits
- 703.232 Permits for Boilers and Industrial Furnaces Burning Hazardous Waste
- 703.234 Remedial Action Plans

SUBPART F: PERMIT CONDITIONS OR DENIAL

- Section 703.240 Permit Denial
- 703.241 Establishing Permit Conditions
- 703.242 Noncompliance Pursuant to Emergency Permit
- 703.243 Monitoring
- 703.244 Notice of Planned Changes (Repealed)
- 703.245 Twenty-four Hour Reporting
- 703.246 Reporting Requirements
- 703.247 Anticipated Noncompliance
- 703.248 Information Repository

SUBPART G: CHANGES TO PERMITS

- 703.260 Transfer
- 703.270 Modification
- 703.271 Causes for Modification
- 703.272 Causes for Modification or Reissuance
- 703.273 Facility Siting
- 703.280 Permit Modification at the Request of the Permittee
- 703.281 Class 1 Modifications
- 703.282 Class 2 Modifications
- 703.283 Class 3 Modifications

SUBPART H: REMEDIAL ACTION PLANS

| Section | |
|---|--|
| 703.300 | Why This Subpart Is Written in a Special Format |
| 703.301 | General Information |
| 703.302 | Applying for a RAP |
| 703.303 | Getting a RAP Approved |
| 703.304 | How a RAP May Be Modified, Revoked and Reissued, or Terminated |
| 703.305 | Operating Under A RAP |
| 703.306 | Obtaining a RAP for an Off-Site Location |
| 703.302 703.303 703.304 703.305 703.306 | Apprying for a RAP Getting a RAP Approved How a RAP May Be Modified, Revoked and Reissued, or Terminate Operating Under A RAP Obtaining a RAP for an Off-Site Location |

703. Appendix A Classification of Permit Modifications

AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental Protection Act [415 ILCS 5/22.4 and 27].

SOURCE: Adopted in R82-19, 53 PCB 131, at 7 Ill. Reg. 14289, effective October 12, 1983; amended in R83-24 at 8 Ill. Reg. 206, effective December 27, 1983; amended in R84-9 at 9 Ill. Reg. 11899, effective July 24, 1985; amended in R85-22 at 10 Ill. Reg. 1110, effective January 2, 1986; amended in R85-23 at 10 Ill. Reg. 13284, effective July 28, 1986; amended in R86-1 at 10 Ill. Reg. 14093, effective August 12, 1986; amended in R86-19 at 10 Ill. Reg. 20702, effective December 2, 1986; amended in R86-28 at 11 Ill. Reg. 6121, effective March 24, 1987; amended in R86-46 at 11 Ill. Reg. 13543, effective August 4, 1987; amended in R87-5 at 11 Ill. Reg. 19383, effective November 12, 1987; amended in R87-26 at 12 Ill. Reg. 2584, effective January 15, 1988; amended in R87-39 at 12 Ill. Reg. 13069, effective July 29, 1988; amended in R88-16 at 13 Ill. Reg. 447,

effective December 27, 1988; amended in R89-1 at 13 III. Reg. 18477, effective November 13, 1989; amended in R89-9 at 14 III. Reg. 6278, effective April 16, 1990; amended in R90-2 at 14 III. Reg. 14492, effective August 22, 1990; amended in R90-11 at 15 III. Reg. 9616, effective June 17, 1991; amended in R91-1 at 15 III. Reg. 14554, effective September 30, 1991; amended in R91-13 at 16 III. Reg. 9767, effective June 9, 1992; amended in R92-10 at 17 III. Reg. 5774, effective March 26, 1993; amended in R93-4 at 17 III. Reg. 20794, effective November 22, 1993; amended in R93-16 at 18 III. Reg. 6898, effective April 26, 1994; amended in R94-7 at 18 III. Reg. 12392, effective July 29, 1994; amended in R94-5 at 18 III. Reg. 18316, effective December 20, 1994; amended in R95-6 at 19 III. Reg. 9920, effective June 27, 1995; amended in R95-20 at 20 III. Reg. 11225, effective August 1, 1996; amended in R96-10/R97-3/R97-5 at 22 III. Reg. 553, effective December 16, 1997; amended in R98-12 at 22 III. Reg. 7632, effective April 15, 1998; amended in R97-21/R98-3/R98-5 at 22 III. Reg. 17930, effective September 28, 1998; amended in R98-21/R99-2/R99-7 at 23 III. Reg. 2153, effective January 19, 1999; amended at 23 III. Reg. ______, effective _______.

SUBPART B: PROHIBITIONS

Section 703.121 RCRA Permits

- a) No person shall conduct any hazardous waste storage, hazardous waste treatment, or hazardous waste disposal operation:
 - 1) Without a RCRA permit for the HWM (hazardous waste management) facility; or
 - 2) In violation of any condition imposed by a RCRA permit;
- b) Owners and operators of HWM units shall have permits during the active life (including the closure period) of the unit. Owners and operators of surface impoundments, landfills, land treatment units and waste pile units that received wastes after July 26, 1982, or that certified closure (according to 35 Ill. Adm. Code 725.215) after January 26, 1983, shall have post-closure <u>care</u> permits, unless they demonstrate closure by removal <u>or decontamination</u> as provided under Sections 703.159 and 703.160, or obtain alternative requirements, as provided under <u>Section 703.161</u>. If a post-closure <u>care</u> permit is required, the permit must address applicable 35 Ill. Adm. Code 724 groundwater monitoring, unsaturated zone monitoring, corrective action, and post-closure care requirements.
- c) The denial of a permit for the active life of a hazardous waste management facility or unit does not affect the requirement to obtain a post-closure <u>care</u> permit under this Section.

BOARD NOTE: Derived from 40 CFR 270.1(c) (19881998), as amended at 54-63 Fed. Reg.

9607, March 7, 1989 56735 (Oct. 22, 1998).

(Source: Amended at 23 Ill. Reg. _____, effective _____)

SUBPART C: AUTHORIZATION BY RULE AND INTERIM STATUS

Section 703.157 Grounds for Termination of Interim Status

Interim status terminates when:

- a) Final administrative disposition <u>is made</u> of a permit application, <u>except an</u> <u>application for a remedial action plan (RAP) under Subpart H of this Part, is made</u>; or
- b) The owner or operator fails to furnish a requested Part B application on time, or to furnish the full information required by the Part B application, in which case the Agency shall notify the owner and operator of the termination of interim status following the procedures for a notice of intent to deny a permit pursuant to 35 Ill. Adm. Code 705.
- c) For owners or operators of each land disposal facility which has been granted interim status prior to November 8, 1984, on November 8, 1985, unless:
 - 1) The owner or operator submits a Part B application for a permit for such facility prior to that date; and
 - 2) The owner or operator certifies that such facility is in compliance with all applicable groundwater monitoring and financial responsibility requirements.
- d) For owners or operators of each land disposal facility which is in existence on the effective date of statutory or regulatory amendments under the Resource Conservation and Recovery Act that render the facility subject to the requirement to have a RCRA permit and which is granted interim status, twelve months after the date on which the facility first becomes subject to such permit requirement unless the owner or operator of such facility:
 - 1) Submits a Part B application for a RCRA permit for such facility before the date 12 months after the date on which the facility first becomes

subject to such permit requirement; and

- 2) Certifies that such facility is in compliance with all applicable groundwater monitoring and financial responsibility requirements.
- e) For owners or operators of any land disposal unit that is granted authority to operate under Section 703.155(a)(1), (2), or (3), on the day 12 months after the effective date of such requirement, unless the owner or operator certifies that such unit is in compliance with all applicable groundwater monitoring and financial responsibility requirements. (35 Ill. Adm. Code 725.190 et seq. and 725.240 et seq.)
- f) For owners and operators of each incinerator facility which achieved interim status prior to November 8, 1984, interim status terminates on November 8, 1989, unless the owner or operator of the facility submits a Part B application for a RCRA permit for an incinerator facility by November 8, 1986.
- g) For owners and operators of any facility (other than a land disposal or an incinerator facility) which achieved interim status prior to November 8, 1984, interim status terminates on November 8, 1992, unless the owner or operator of the facility submits a Part B application for a RCRA permit for the facility by November 8, 1988.

(Board Note: <u>BOARD NOTE</u>: Derived from 40 CFR 270.10(e)(5) (19901998) and 270.73 (19901998), as amended at 56-63 Fed. Reg. 7206, February 21, 199165941 (Nov. 30, 1998).)

(Source: Amended at 23 Ill. Reg. _____, effective _____)

Section 703.161 Alternative Requirements for Post-Closure Care

An owner or operator may obtain alternative requirements for post-closure care that comply with the requirements of 35 Ill. Adm. Code 725.221. "Alternative requirements" means an order of the Board that grants relief from the generally-applicable requirements of 35 Ill. Adm. Code 725.Subpart E or an Agency-approved plan pursuant to 35 Ill. Adm. Code 740 or 742.

BOARD NOTE: Derived from 40 CFR 270.1(c)(7), as added at 63 Fed. Reg. 56735 (Oct. 22, 1998).

(Source: Added at 23 Ill. Reg. _____, effective _____)

SUBPART D: APPLICATIONS

Section 703.182 Contents of Part B

Part B information requirements presented in Sections 703.183 et seq. reflect the standards promulgated in 35 Ill. Adm. Code 724. These information requirements are necessary in order for the Agency to determine compliance with the 35 Ill. Adm. Code 724 standards. If owners and operators of HWM facilities can demonstrate that the information prescribed in Part B cannot be provided to the extent required, the Agency may make allowance for submission of such information on a case by case basis. Information required in Part B shall be submitted to the Agency and signed in accordance with requirements in 35 Ill. Adm. Code 702.126. Certain technical data, such as design drawings and specifications and engineering studies, shall be certified by a registered professional engineer. For post-closure care permits, only the information specified in Section 703.214 is required in Part B of the permit application. Part B of the RCRA application includes the following:

- a) General information (Section 703.183);
- b) Facility location information (Section 703.184);
- c) Groundwater protection information (Section 703.185);
- d) Exposure information (Section 703.186);
- e) Specific information (Section 703.200 et seq.).

(Board Note: See 40 CFR 270.14(a).)

BOARD NOTE: Derived from 40 CFR 270.14(a) (1998), as amended at 63 Fed. Reg. 56734 (Oct. 22, 1998).

(Source: Amended at 23 Ill. Reg. _____, effective _____)

Section 703.183 General Information

The following information is required in the Part B application for all HWM facilities, except as 35 Ill. Adm. Code 724.101 provides otherwise:

- a) A general description of the facility;
- b) Chemical and physical analyses of the hazardous wastes and hazardous debris to be handled at the facility. At a minimum, these analyses must contain all the information which must be known to treat, store, or dispose of the wastes properly in accordance with 35 Ill. Adm. Code 724;
- c) A copy of the waste analysis plan required by 35 Ill. Adm. Code 724.113(b) and, if applicable, 35 Ill. Adm. Code 724.113(c);
- d) A description of the security procedures and equipment required by 35 Ill. Adm. Code 724.114, or a justification demonstrating the reasons for requesting a waiver of this requirement;
- e) A copy of the general inspection schedule required by 35 Ill. Adm. Code 724.115(b). Include where applicable, as part of the inspection schedule, specific requirements in 35 Ill. Adm. Code 724.274, 724.293(i), 724.295, 724.326, 724.354, 724.373, 724.403, 724.702, 724.933, 724.952, 724.953, 724.958, 724.984, 724.985, 724.986, and 724.988;
- f) A justification of any request for a waiver of the preparedness and prevention requirements of 35 Ill. Adm. Code 724.Subpart C;
- g) A copy of the contingency plan required by 35 Ill. Adm. Code 724.Subpart D;

BOARD NOTE: Include, where applicable, as part of the contingency plan, specific requirements in 35 Ill. Adm. Code <u>724.200 and 724.327 and 724.355</u>. Corresponding 40 CFR 270.14(b)(7) refers to the requirements of 40 CFR <u>264.255 (which would correspond with 35 Ill. Adm. Code 724.355), marked</u> "reserved" by USEPA has not yet been adopted.

- h) A description of procedures, structures, or equipment used at the facility to:
 - 1) Prevent hazards in unloading operations (for example, ramps, or special forklifts);
 - 2) Prevent runoff from hazardous waste handling areas to other areas of the facility or environment, or to prevent flooding (for example, berms, dikes, or trenches);
 - 3) Prevent contamination of water supplies;
 - 4) Mitigate effects of equipment failure and power outages;
 - 5) Prevent undue exposure of personnel to hazardous waste (for example,

protective clothing); and

- 6) Prevent releases to the atmosphere.
- i) A description of precautions to prevent accidental ignition or reaction of ignitable, reactive, or incompatible wastes, as required to demonstrate compliance with 35 Ill. Adm. Code 724.117, including documentation demonstrating compliance with 35 Ill. Adm. Code 724.117(c);
- j) Traffic pattern, estimated volume (number and types of vehicles), and control (for example, show turns across traffic lanes and stacking lanes, if appropriate); describe access road surfacing and load bearing capacity; and show traffic control signals;
- k) Facility location information, as required by Section 703.184;
- An outline of both the introductory and continuing training programs by the owner or operator to prepare persons to operate or maintain the HWM facility in a safe manner, as required to demonstrate compliance with 35 Ill. Adm. Code 724.116. A brief description of how training will be designed to meet actual job tasks in accordance with requirements in 35 Ill. Adm. Code 724.116(a)(3);
- m) A copy of the closure plan and, where applicable, the post-closure plan required by 35 Ill. Adm. Code 724.212, 724.218, and 724.297. Include where applicable, as part of the plans, specific requirements in 35 Ill. Adm. Code 724.278, 724.297, 724.328, 724.358, 724.380, 724.410, 724.451, 724.701, and 724.703;
- n) For hazardous waste disposal units that have been closed, documentation that notices required under 35 Ill. Adm. Code 724.219 have been filed;
- o) The most recent closure cost estimate for the facility, prepared in accordance with 35 Ill. Adm. Code 724.242, and a copy of the documentation required to demonstrate financial assurance under 35 Ill. Adm. Code 724.243. For a new facility, a copy of the required documentation may be submitted 60 days prior to the initial receipt of hazardous wastes, if it is later than the submission of the Part B permit application;
- p) Where applicable, the most recent post-closure cost estimate for the facility, prepared in accordance with 35 Ill. Adm. Code 724.244, plus a copy of the documentation required to demonstrate financial assurance under 35 Ill. Adm. Code 724.245. For a new facility, a copy of the required documentation may be submitted 60 days prior to the initial receipt of hazardous wastes, if it is later than the submission of the Part B permit application;

- q) Where applicable, a copy of the insurance policy or other documentation which comprises compliance with the requirements of 35 Ill. Adm. Code 724.247. For a new facility, documentation showing the amount of insurance meeting the specification of 35 Ill. Adm. Code 724.247(a) and, if applicable, 35 Ill. Adm. Code 724.247(b) that the owner or operator plans to have in effect before initial receipt of hazardous waste for treatment, storage, or disposal. A request for an alternative level of required coverage for a new or existing facility may be submitted as specified in 35 Ill. Adm. Code 724.247(c);
- <u>r)</u> This subsection corresponds with 40 CFR 270.14(b)(18), pertaining to state financial mechanisms that do not apply in Illinois. This statement maintains structural parity with the federal regulations.
- **F**<u>S</u>) A topographic map showing a distance of 1000 feet around the facility at a scale of 2.5 centimeters (1 inch) equal to not more than 61.0 meters (200 feet). Contours must be shown on the map. The contour interval must be sufficient to clearly show the pattern of surface water flow in the vicinity of and from each operational unit of the facility. For example, contours with an interval of 1.5 meters (5 feet), if relief is greater than 6.1 meters (20 feet), or an interval of 0.6 meters (2 feet), if relief is less than 6.1 meters (20 feet). Owners and operators of HWM facilities located in mountainous areas shall use larger contour intervals to adequately show topographic profiles of facilities. The map must clearly show the following:
 - 1) Map scale and date;
 - 2) 100-year floodplain area;
 - 3) Surface waters including intermittent streams;
 - 4) Surrounding land uses (e.g., residential, commercial, agricultural, recreational, etc.);
 - 5) A wind rose (i.e., prevailing windspeed and direction);
 - 6) Orientation of the map (north arrow);
 - 7) Legal boundaries of the HWM facility site;
 - 8) Access control (e.g., fences, gates, etc.);
 - 9) Injection and withdrawal wells both on-site and off-site;
 - 10) Buildings; treatment, storage, or disposal operations; or other structures

(e.g., recreation areas, runoff control systems, access and internal roads, storm, sanitary and process sewage systems, loading and unloading areas, fire control facilities, etc.);

- 11) Barriers for drainage or flood control;
- 12) Location of operational units within the HWM facility site, where hazardous waste is (or will be) treated, stored, or disposed (include equipment cleanup areas);

BOARD NOTE: For large HWM facilities, the Agency shall allow the use of other scales on a case by case basis.

- st) Applicants shall submit such information as the Agency determines is necessary for it to determine whether to issue a permit and what conditions to impose in any permit issued; and
- For land disposal facilities, if a case-by-case extension has been approved under 35 Ill. Adm. Code 728.105 or if a petition has been approved under 35 Ill. Adm. Code 728.106, a copy of the notice of approval of the extension or of approval of the petition is required;
- **u**<u>v</u>) A summary of the pre-application meeting, along with a list of attendees and their addresses, and copies of any written comments or materials submitted at the meeting, as required under 35 Ill. Adm. Code 703.191(c).

BOARD NOTE: Derived from 40 CFR 270.14(b) (19961998), as amended at 61 Fed. Reg. 59996 (Nov. 25, 1996).

(Source: Amended at 23 Ill. Reg. _____, effective _____)

Section 703.214 Post-Closure Care Permits

For post-closure care permits, the owner or operator is required to submit only the information specified in Sections 703.183(a), (d), (e), (f), (k), (m), (n), (p), (r), and (s); 703.184; 703.185; and 703.187, unless the Agency determines that additional information from Sections 703.183, 703.202, 703.203, 703.204, 703.206, or 703.207 is necessary. The owner or operator is required to submit the same information when it seeks alternative requirements, as provided in Section 703.161.

BOARD NOTE: Derived from 40 CFR 270.28, as added at 63 Fed. Reg. 56735 (Oct. 22, 1998).

(Source: Added at 23 Ill. Reg. _____, effective _____)

SUBPART E: SHORT TERM AND PHASED PERMITS

Section 703.234 Remedial Action Plans

Remedial Action Plans (RAPs) are special forms of permits that are regulated under Subpart H of this Part.

BOARD NOTE: Derived from 40 CFR 270.68, as added at 63 Fed. Reg. 65941 (Nov. 30, 1998).

(Source: Added at 23 Ill. Reg. _____, effective _____)

SUBPART H: REMEDIAL ACTION PLANS

Section 703.300 Why This Subpart Is Written in a Special Format

<u>USEPA</u> wrote the federal counterpart to this Subpart, 40 CFR 270, Subpart H, in a special format to make it easier to understand the regulatory requirements. The Board has adapted this Subpart H of this Part to use essentially the same format. Like all other regulations, this Subpart establishes enforceable legal requirements.

BOARD NOTE: Derived from 40 CFR 270.79, added at 63 Fed. Reg. 65941 (Nov. 30, 1998).

(Source: Added at 23 Ill. Reg. _____, effective _____)

Section 703.301 General Information

a) What is a RAP?

- A RAP is a special form of RCRA permit that an owner or operator may obtain, instead of a permit issued under 35 Ill. Adm. Code 702 and this Part, to authorize the owner or operator to treat, store, or dispose of hazardous remediation waste (as defined in 35 Ill. Adm. Code 720.110) at a remediation waste management site. A RAP may only be issued for the area of contamination where the remediation wastes to be managed under the RAP originated, or areas in close proximity to the contaminated area, except as allowed in limited circumstances under Section 703.306.
- 2) The requirements in 35 Ill. Adm. Code 702 and this Part do not apply to RAPs unless those requirements for traditional RCRA permits are specifically required under this Subpart H of this Part. The definitions in 35 Ill. Adm. Code 702.110 apply to RAPs.
- 3) Notwithstanding any other provision of 35 Ill. Adm. Code 702 or this Part, any document that meets the requirements in this Section constitutes a RCRA permit, as defined in 35 Ill. Adm. Code 702.110.
- 4) A RAP may be either of the following:
 - A) A stand-alone document that includes only the information and conditions required by this Subpart H of this Part; or
 - B) A part (or parts) of another document that includes information or conditions for other activities at the remediation waste management site, in addition to the

information and conditions required by this Subpart H of this Part.

- 5) If an owner or operator is treating, storing, or disposing of hazardous remediation wastes as part of a cleanup compelled by authorities issued by USEPA or the State of Illinois, a RAP does not affect the obligations under those authorities in any way.
- 6) If an owner or operator receives a RAP at a facility operating under interim status, the RAP does not terminate the facility's interim status.

BOARD NOTE: Derived from 40 CFR 270.80, added at 63 Fed. Reg. 65942 (Nov. 30, 1998).

- b) When does an owner or operator need a RAP?
 - 1)
 Whenever an owner or operator treats, stores, or disposes of hazardous remediation

 wastes in a manner that requires a RCRA permit under Section 703.121, an owner or operator shall either obtain:
 - A) A RCRA permit according to 35 Ill. Adm. Code 702 and this Part; or
 - B) A RAP according to this Subpart H of this Part.
 - 2) Treatment units that use combustion of hazardous remediation wastes at a remediation waste management site are not eligible for RAPs under this Subpart H of this Part.
 - 3) An owner or operator may obtain a RAP for managing hazardous remediation waste at an already permitted RCRA facility. An owner or operator shall have the RAP approved as a modification to the owner's or operator's existing permit according to the requirements of Sections 703.270 through 703.273 or Sections 703.280 through 703.283 instead of the requirements in this Subpart H of this Part. When an owner or operator submits an application for such a modification, however, the information requirements in Sections 703.281(a)(1), 703.282(a)(4), and 703.283(a)(4) do not apply; instead, an owner or operator shall submit the information required under Section 703.302(d). When the owner's or operator's RCRA permit is modified, the RAP becomes part of the RCRA permit. Therefore, when the owner's or operator's RCRA permit (including the RAP portion) is modified, revoked and reissued, terminated, or when it expires, the permit will be modified according to the applicable requirements in Sections 703.270 through 703.273 or 703.280 through 703.283, revoked and reissued according to the applicable requirements in 35 Ill. Adm. Code 702.186 and Sections 703.270 through 703.273, terminated according to the applicable requirements in 35 Ill. Adm. Code 702.186, and expire according to the applicable requirements in 35 Ill. Adm. Code 702.125 and 702.161.

BOARD NOTE: Derived from 40 CFR 270.85, added at 63 Fed. Reg. 65942 (Nov. 30, 1998).

c) Does a RAP grant an owner or operator any rights or relieve it of any obligations? The provisions of 35 Ill. Adm. Code 702.181 apply to RAPs.

BOARD NOTE: Derived from 40 CFR 270.90, added at 63 Fed. Reg. 65942 (Nov. 30, 1998). The corresponding federal provision includes an explanation that 40 CFR 270.4 provides that compliance with a permit constitutes compliance with RCRA. This is contrary to Illinois law, under which compliance with a permit does not constitute an absolute defense to a charge of violation of a substantive standard other than a failure to operate in accordance with the terms of a permit. See 35 Ill. Adm. Code 702.181(a) and accompanying Board Note.

(Source: Added at 23 Ill. Reg. _____, effective _____)

Section 703.302 Applying for a RAP

a) Applying for a RAP. To apply for a RAP, an owner or operator shall complete an application, sign it, and submit it to the Agency according to the requirements in this Subpart H of this Part.

BOARD NOTE: Derived from 40 CFR 270.95, added at 63 Fed. Reg. 65942 (Nov. 30, 1998).

b) Who must obtain a RAP? When a facility or remediation waste management site is owned by one person, but the treatment, storage, or disposal activities are operated by another person, it is the operator's duty to obtain a RAP, except that the owner shall also sign the RAP application.

BOARD NOTE: Derived from 40 CFR 270.100, added at 63 Fed. Reg. 65942 (Nov. 30, 1998).

c) Who must sign the application and any required reports for a RAP? Both the owner and the operator shall sign the RAP application and any required reports according to 35 Ill. Adm. Code 702.126(a), (b), and (c). In the application, both the owner and the operator shall also make the certification required under Sec. 35 Ill. Adm. Code 702.126(d)(1). However, the owner may choose the alternative certification under Ill. Adm. Code 702.126(d)(2) if the operator certifies under Ill. Adm. Code 702.126(d)(1).

BOARD NOTE: Derived from 40 CFR 270.105, added at 63 Fed. Reg. 65942 (Nov. 30, 1998).

- d) What must an owner or operator include in its application for a RAP? An owner or operator shall include the following information in its application for a RAP:
 - 1) The name, address, and USEPA identification number of the remediation waste management site;
 - 2) The name, address, and telephone number of the owner and operator;
 - 3) The latitude and longitude of the site;
 - 4) The United States Geological Survey (USGS) or county map showing the location of the remediation waste management site;
 - 5) A scaled drawing of the remediation waste management site showing the following:
 - A) The remediation waste management site boundaries;
 - B) Any significant physical structures; and
 - <u>C)</u> The boundary of all areas on-site where remediation waste is to be treated, stored, or disposed;
 - 6) A specification of the hazardous remediation waste to be treated, stored, or disposed of at the facility or remediation waste management site. This must include information on

the following:

- A) Constituent concentrations and other properties of the hazardous remediation wastes that may affect how such materials should be treated or otherwise managed;
- B) An estimate of the quantity of these wastes; and
- C) A description of the processes an owner or operator will use to treat, store, or dispose of this waste including technologies, handling systems, design and operating parameters an owner or operator will use to treat hazardous remediation wastes before disposing of them according to the LDR standards of 35 Ill. Adm. Code 728, as applicable;
- 7) Enough information to demonstrate that operations that follow the provisions in the owner's or operator's RAP application will ensure compliance with applicable requirements of 35 Ill. Adm. Code 724, 726, and 728;
- 8) Such information as may be necessary to enable the Agency to carry out its duties under other federal laws as is required for traditional RCRA permits under Section 703.183(t);
- 9) Any other information the Agency decides is necessary for demonstrating compliance with this Subpart H of this Part or for determining any additional RAP conditions that are necessary to adequately protect human health and the environment.

BOARD NOTE: Derived from 40 CFR 270.110, added at 63 Fed. Reg. 65942 (Nov. 30, 1998).

e) What if an owner or operator wants to keep this information confidential? 35 Ill. Adm. Code 120 allows an owner or operator to claim as confidential any or all of the information an owner or operator submits to the Agency under this Subpart H of this Part. An owner or operator shall assert any such claim at the time that an owner or operator submits its RAP application or other submissions by stamping the words "trade secret" in red ink as provided in 35 Ill. Adm. Code 120.305. If an owner or operator asserts a claim in compliance with 35 Ill. Adm. Code 120.201at the time it submits the information, the Agency shall treat the information according to the procedures in 35 Ill. Adm. Code 120. If an owner or operator does not assert a claim at the time it submits the information, the Agency shall make the information available to the public without further notice to the owner or operator. The Agency must deny any requests for confidentiality of an owner's or operator's name or address.

BOARD NOTE: Derived from 40 CFR 270.115, added at 63 Fed. Reg. 65943 (Nov. 30, 1998).

f)To whom must the owner or operator submit its RAP application? An owner or operator shall
submit its application for a RAP to the Agency for approval.

BOARD NOTE: Derived from 40 CFR 270.120, added at 63 Fed. Reg. 65943 (Nov. 30, 1998).

g) If an owner or operator submits its RAP application as part of another document, what must the owner or operator do? If an owner or operator submits its application for a RAP as a part of another document, an owner or operator shall clearly identify the components of that document

that constitute its RAP application.

BOARD NOTE: Derived from 40 CFR 270.125, added at 63 Fed. Reg. 65943 (Nov. 30, 1998).

(Source: Added at 23 Ill. Reg. _____, effective _____)

Section 703.303 Getting a RAP Approved

- a) What is the process for approving or denying an application for a RAP?
 - If the Agency tentatively finds that an owner's or operator's RAP application includes all of the information required by Section 703.302(d) and that the proposed remediation waste management activities meet the regulatory standards, the Agency shall make a tentative decision to approve the RAP application. The Agency shall then prepare a draft RAP and provide an opportunity for public comment before making a final decision on the RAP application, according to this Subpart H of this Part.
 - 2) If the Agency tentatively finds that the owner's or operator's RAP application does not include all of the information required by Section 703.302(d) or that the proposed remediation waste management activities do not meet the regulatory standards, the Agency may request additional information from an owner or operator or ask an owner or operator to correct deficiencies in the owner's or operator's application. If an owner or operator fails or refuses to provide any additional information the Agency requests, or to correct any deficiencies in its RAP application, the Agency may either make a tentative decision to deny that owner's or operator's RAP application or to approve that application with certain changes, as allowed under Section 39 of the Act [415 ILCS 5/39]. After making this tentative decision, the Agency shall prepare a notice of intent to deny the RAP application ("notice of intent to deny") or to approve that application with certain changes and provide an opportunity for public comment before making a final decision on the RAP application, according to the requirements in Subpart H of this Part.

BOARD NOTE: Derived from 40 CFR 270.130, added at 63 Fed. Reg. 65943 (Nov. 30, 1998).

- b) What must the Agency include in a draft RAP? If the Agency prepares a draft RAP, the draft must include the following information:
 - 1) The information required under Section 703.302(d)(1) through (d)(6);
 - 2) The following terms and conditions:
 - A) Terms and conditions necessary to ensure that the operating requirements specified in the RAP comply with applicable requirements of 35 III. Adm. Code 724, 726, and 728 (including any recordkeeping and reporting requirements). In satisfying this provision, the Agency may incorporate, expressly or by reference, applicable requirements of 35 III. Adm. Code 724, 726, and 728 into the RAP or establish site-specific conditions, as required or allowed by 35 III. Adm. Code 724, 726, and 728;
 - B) The terms and conditions in Subpart F of this Part;

- <u>C)</u> The terms and conditions for modifying, revoking and reissuing, and terminating the RAP, as provided in Section 703.304(a); and
- D) Any additional terms or conditions that the Agency determines are necessary to adequately protect human health and the environment, including any terms and conditions necessary to respond to spills and leaks during use of any units permitted under the RAP; and
- 3) If the draft RAP is part of another document, as described in Section 703.301(a)(4)(B), the Agency shall clearly identify the components of that document that constitute the draft RAP.

BOARD NOTE: Derived from 40 CFR 270.135, added at 63 Fed. Reg. 65943 (Nov. 30, 1998).

- <u>c)</u> What else must the Agency prepare in addition to the draft RAP or notice of intent to deny?
 <u>Once the Agency has prepared the draft RAP or notice of intent to deny, it shall then do the following:</u>
 - Prepare a statement of basis that briefly describes the derivation of the conditions of the draft RAP and the reasons for them, or the rationale for the notice of intent to deny;
 - 2) Compile an administrative record, including the following information:
 - A) The RAP application, and any supporting data furnished by the applicant;
 - B) The draft RAP or notice of intent to deny;
 - C) The statement of basis and all documents cited therein (material readily available at the applicable Agency office or published material that is generally available need not be physically included with the rest of the record, as long as it is specifically referred to in the statement of basis); and
 - D) Any other documents that support the decision to approve or deny the RAP; and
 - 3) Make information contained in the administrative record available for review by the public upon request.

BOARD NOTE: Derived from 40 CFR 270.140, added at 63 Fed. Reg. 65943 (Nov. 30, 1998).

- d) What are the procedures for public comment on the draft RAP or notice of intent to deny?
 - 1) The Agency shall publish notice of its intent as follows:
 - A) Send notice to an owner or operator of its intention to approve or deny the owner's or operator's RAP application, and send an owner or operator a copy of the statement of basis;
 - B) Publish a notice of its intention to approve or deny the owner's or operator's

RAP application in a major local newspaper of general circulation;

- <u>C)</u> Broadcast its intention to approve or deny the owner's or operator's RAP application over a local radio station; and
- D) Send a notice of its intention to approve or deny the owner's or operator's RAP application to each unit of local government having jurisdiction over the area in which the owner's or operator's site is located, and to each State agency having any authority under State law with respect to any construction or operations at the site.
- 2) The notice required by subsection (d)(1) of this Section must provide an opportunity for the public to submit written comments on the draft RAP or notice of intent to deny within at least 45 days.
- 3) The notice required by subsection (d)(1) of this Section must include the following information:
 - A) The name and address of the Agency office processing the RAP application;
 - B) The name and address of the RAP applicant, and if different, the remediation waste management site or activity the RAP will regulate;
 - C) A brief description of the activity the RAP will regulate;
 - D) The name, address and telephone number of a person from whom interested persons may obtain further information, including copies of the draft RAP or notice of intent to deny, statement of basis, and the RAP application;
 - <u>E</u>) A brief description of the comment procedures in this section, and any other procedures by which the public may participate in the RAP decision;
 - F) If a hearing is scheduled, the date, time, location and purpose of the hearing;
 - G) If a hearing is not scheduled, a statement of procedures to request a hearing;
 - H) The location of the administrative record, and times when it will be open for public inspection; and
 - I) Any additional information that the agency considers necessary or proper.
- 4) If, within the comment period, the Agency receives written notice of opposition to its intention to approve or deny the owner's or operator's RAP application and a request for a hearing, the Agency shall hold an informal public hearing to discuss issues relating to the approval or denial of the owner's or operator's RAP application. The Agency may also determine on its own initiative that an informal hearing is appropriate. The hearing must include an opportunity for any person to present written or oral comments. Whenever possible, the Agency shall schedule this hearing at a location convenient to the nearest population center to the remediation waste management site and give notice according to the requirements in subsection (d)(1) of this Section. This notice must, at a minimum, include the information required by subsection (d)(3) of this Section and the following additional information:

- A) A reference to the date of any previous public notices relating to the RAP application;
- B) The date, time and place of the hearing; and
- <u>C)</u> A brief description of the nature and purpose of the hearing, including the applicable rules and procedures.

BOARD NOTE: Derived from 40 CFR 270.145, added at 63 Fed. Reg. 65943 (Nov. 30, 1998).

- e) How must the Agency make a final decision on a RAP application?
 - The Agency shall consider and respond to any significant comments raised during the public comment period or during any hearing on the draft RAP or notice of intent to deny, and the Agency may revise the draft RAP based on those comments, as appropriate.
 - 2) If the Agency determines that the owner's or operator's RAP includes the information and terms and conditions required in Section 703.303(b), then it will issue a final decision approving the owner's or operator's RAP and, in writing, notify the owner or operator and all commenters on the owner's or operator's draft RAP that the RAP application has been approved.
 - 3) If the Agency determines that the owner's or operator's RAP does not include the information required in Section 703.303(b), then it will issue a final decision denying the RAP and, in writing, notify the owner or operator and all commenters on the owner's or operator's draft RAP that the RAP application has been denied.
 - 4) If the Agency's final decision is that the tentative decision to deny the RAP application was incorrect, it shall withdraw the notice of intent to deny and proceed to prepare a draft RAP, according to the requirements in Subpart H of this Part.
 - 5) When the Agency issues its final RAP decision, it shall refer to the procedures for appealing the decision under Section 703.303(f).
 - 6) Before issuing the final RAP decision, the Agency shall compile an administrative record. Material readily available at the applicable Agency office or published materials that are generally available and which are included in the administrative record need not be physically included with the rest of the record, as long as it is specifically referred to in the statement of basis or the response to comments. The administrative record for the final RAP must include information in the administrative record for the draft RAP (see Section 703.303(c)(2)) and the following items:
 - A) All comments received during the public comment period;
 - <u>B)</u> Tapes or transcripts of any hearings;
 - <u>C)</u> Any written materials submitted at these hearings;
 - D) The responses to comments;

- E) Any new material placed in the record since the draft RAP was issued;
- F) Any other documents supporting the RAP; and

G) A copy of the final RAP.

7) The Agency shall make information contained in the administrative record available for review by the public upon request.

BOARD NOTE: Derived from 40 CFR 270.150, added at 63 Fed. Reg. 65944 (Nov. 30, 1998).

- f) May the decision to approve or deny a RAP application be administratively appealed?
 - 1) Any commenter on the draft RAP or notice of intent to deny or any participant in any public hearing on the draft RAP may appeal the Agency's decision to approve or deny the owner's or operator's RAP application to the Board under 35 Ill. Adm. Code 705.212. Any person that did not file comments, or did not participate in any public hearing(s) on the draft RAP, may petition for administrative review only to the extent of the changes from the draft to the final RAP decision. Appeals of RAPs may be made to the same extent as for final permit decisions under 35 Ill. Adm. Code 705.201 (or a decision under Section 703.240 to deny a permit for the active life of a RCRA hazardous waste management facility or unit). Instead of the notice required under 35 Ill. Adm. Code 705.Subpart D and 705.212(c), the Agency shall give public notice of any grant of review of a RAP through the same means used to provide notice under Section 703.303(d). The notice will include the following information:
 - A) The public hearing and any briefing schedule for the appeal, as provided by the Board;
 - B) A statement that any interested person may participate in the public hearing or file public comments or an amicus brief with the Board; and
 - C) The information specified in Section 703.303(d)(3), as appropriate.
 - 2) This appeal is a prerequisite to seeking judicial review of these Agency actions.

BOARD NOTE: Derived from 40 CFR 270.155, added at 63 Fed. Reg. 65944 (Nov. 30, 1998).

- g) When does a RAP become effective? An RAP becomes effective 35 days after the Agency notifies the owner or operator and all commenters that the RAP is approved unless any of the following is true:
 - 1) The Agency specifies a later effective date in its decision;
 - 2) An owner or operator or another person has appealed the RAP under Section 703.303(f) (if the RAP is appealed, and the request for review is granted under Section 703.303(f), conditions of the RAP are stayed according to 35 Ill. Adm. Code 705.202 through 705.204); or

3) No commenters requested a change in the draft RAP, in which case the RAP becomes effective immediately when it is issued.

BOARD NOTE: Derived from 40 CFR 270.160, added at 63 Fed. Reg. 65944 (Nov. 30, 1998). The corresponding federal provision provides that a RAP is effective 30 days after the Agency notice of approval. The Board has used 35 days to be consistent with the 35 days within which a permit appeal must be filed under Section 40(a)(1) of the Act [415 ILCS 5/40(a)(1)].

h) When may an owner or operator begin physical construction of new units permitted under the RAP? An owner or operator shall not begin physical construction of new units permitted under the RAP for treating, storing, or disposing of hazardous remediation waste before receiving a finally effective RAP.

BOARD NOTE: Derived from 40 CFR 270.165, added at 63 Fed. Reg. 65944 (Nov. 30, 1998).

(Source: Added at 23 Ill. Reg. _____, effective _____)

- Section 703.304 How a RAP May Be Modified, Revoked and Reissued, or Terminated
 - <u>a)</u> After a RAP is issued, how may it be modified, revoked and reissued, or terminated? In a RAP, the Agency shall specify, either directly or by reference, procedures for future modifications, revocations and reissuance, or terminations of the RAP. These procedures must provide adequate opportunities for public review and comment on any modification, revocation and reissuance, or termination that would significantly change the owner's or operator's management of its remediation waste, or that otherwise merits public review and comment. If the RAP has been incorporated into a traditional RCRA permit, as allowed under Section 703.301(b)(3), then the RAP will be modified according to the applicable requirements in 35 Ill. Adm. Code 702.186 and Sections 703.270 through 703.273, or terminated according to the applicable requirements of 35 Ill. Adm. Code 702.186.

BOARD NOTE: Derived from 40 CFR 270.170, added at 63 Fed. Reg. 65944 (Nov. 30, 1998).

- b) For what reasons may the Agency choose to modify a final RAP?
 - The Agency may modify the owner's or operator's final RAP on its own initiative only if one or more of the following reasons listed in this Section exist. If one or more of these reasons do not exist, then the Agency shall not modify a final RAP, except at the request of the owner or operator. Reasons for modification are the following:
 - A) The owner or operator made material and substantial alterations or additions to the activity that justify applying different conditions;
 - B) The Agency finds new information that was not available at the time of RAP issuance and would have justified applying different RAP conditions at the time of issuance;
 - C) The standards or regulations on which the RAP was based have changed because of new or amended statutes, standards, or regulations or by judicial decision after the RAP was issued;
- D) If the RAP includes any schedules of compliance, the Agency may find reasons to modify the owner's or operator's compliance schedule, such as an act of God, strike, flood, or materials shortage or other events over which an owner or operator has little or no control and for which there is no reasonably available remedy;
- E) The owner or operator is not in compliance with conditions of its RAP;
- F) The owner or operator failed in the application or during the RAP issuance process to disclose fully all relevant facts, or an owner or operator misrepresented any relevant facts at the time;
- <u>G)</u> The Agency has determined that the activity authorized by the owner's or operator's RAP endangers human health or the environment and can only be remedied by modifying the RAP; or
- H) The owner or operator has notified the Agency (as required in the RAP and under 35 Ill. Adm. Code 702.152(c)) of a proposed transfer of a RAP.
- 2) Notwithstanding any other provision in this section, when the Agency reviews a RAP for a land disposal facility under Section 703.304(f), it may modify the permit as necessary to assure that the facility continues to comply with the currently applicable requirements in 35 III. Adm. Code 702, 703, 705, and 720 through 726.
- 3) The Agency shall not reevaluate the suitability of the facility location at the time of RAP modification unless new information or standards indicate that a threat to human health or the environment exists that was unknown when the RAP was issued.

BOARD NOTE: Derived from 40 CFR 270.175, added at 63 Fed. Reg. 65944 (Nov. 30, 1998).

- c) For what reasons may the Agency choose to revoke and reissue a final RAP?
 - 1) The Agency may revoke and reissue a final RAP on its own initiative only if one or more reasons for revocation and reissuance exist. If one or more reasons do not exist, then the Agency shall not modify or revoke and reissue a final RAP, except at the owner's or operator's request. Reasons for modification or revocation and reissuance are the same as the reasons listed for RAP modifications in Section 703.304(b)(1)(E) through (b)(1)(H) if the Agency determines that revocation and reissuance of the RAP is appropriate.
 - 2) The Agency shall not reevaluate the suitability of the facility location at the time of RAP revocation and reissuance, unless new information or standards indicate that a threat to human health or the environment exists that was unknown when the RAP was issued.

BOARD NOTE: Derived from 40 CFR 270.180, added at 63 Fed. Reg. 65945 (Nov. 30, 1998).

 d) For what reasons may the Agency choose to terminate a final RAP, or deny a renewal application? The Agency may terminate a final RAP on its own initiative, or deny a renewal application for the same reasons as those listed for RAP modifications in Section 703.304(b)(1)(E) through (b)(1)(G) if the Agency determines that termination of the RAP or denial of the RAP renewal application is appropriate.

BOARD NOTE: Derived from 40 CFR 270.185, added at 63 Fed. Reg. 65945 (Nov. 30, 1998).

- e) May the decision to approve or deny a modification, revocation and reissuance, or termination of a RAP be administratively appealed?
 - Any commenter on the modification, revocation and reissuance, or termination or any person that participated in any hearing on these actions, may appeal the Agency's decision to approve a modification, revocation and reissuance, or termination of a RAP, according to Section 703.303(f). Any person that did not file comments or did not participate in any public hearing on the modification, revocation and reissuance, or termination may petition for administrative review only of the changes from the draft to the final RAP decision.
 - 2) Any commenter on the modification, revocation and reissuance, or termination or any person that participated in any hearing on these actions may appeal the Agency's decision to deny a request for modification, revocation and reissuance, or termination to the Board. Any person that did not file comments or which did not participate in any public hearing on the modification, revocation and reissuance, or termination may petition for administrative review only of the changes from the draft to the final RAP decision.
 - 3) The procedure for appeals of RAPs is as follows:
 - A) The person appealing the decision shall send a petition to the Board pursuant to 35 Ill. Adm. Code 101 and 105. The petition must briefly set forth the relevant facts, state the defect or fault that serves as the basis for the appeal, and explain the basis for the petitioner's legal standing to pursue the appeal.
 - B) The Board has 120 days after receiving the petition to act on it.
 - C) If the Board does not take action on the letter within 120 days after receiving it, the appeal shall be considered denied.

BOARD NOTE: Corresponding 40 CFR 270.190(c)(2) and (c)(3), as added at 63 Fed. Reg. 65945 (Nov. 30, 1998) allow 60 days for administrative review, which is too short a time for the Board to publish the appropriate notices, conduct public hearings, and conduct its review. Rather, the Board has borrowed the 120 days allowed as adequate time for Board review of permit appeals provided in Section 40(a)(2) of the Act [415 ILCS 5/40(a)(2)].

4) This appeal is a prerequisite to seeking judicial review of the Agency action on the RAP.

BOARD NOTE: Derived from 40 CFR 270.190, added at 63 Fed. Reg. 65945 (Nov. 30, 1998). The corresponding federal provisions provide for informal appeal of an Agency RAP decision. There is no comparable informal procedure under Sections 39 and 40 of the Act [415 ILCS 5/39 and 40].

<u>f</u>) When will a RAP expire? RAPs must be issued for a fixed term, not to exceed 10 years,
<u>although they may be renewed upon approval by the Agency in fixed increments of no more than</u>
<u>ten years</u>. In addition, the Agency shall review any RAP for hazardous waste land disposal five
<u>years after the date of issuance or reissuance and the owner or operator or the Agency shall</u>
<u>follow the requirements for modifying the RAP as necessary to assure that the owner or operator</u>
<u>continues to comply with currently applicable requirements in the Act and RCRA sections 3004</u>
<u>and 3005</u>.

BOARD NOTE: Derived from 40 CFR 270.195, added at 63 Fed. Reg. 65945 (Nov. 30, 1998).

g) How may an owner or operator renew a RAP that is expiring? If an owner or operator wishes to renew an expiring RAP, the owner or operator shall follow the process for application for and issuance of RAPs in Subpart H of this Part.

BOARD NOTE: Derived from 40 CFR 270.200, added at 63 Fed. Reg. 65945 (Nov. 30, 1998).

h) What happens if the owner or operator has applied correctly for a RAP renewal but has not received approval by the time its old RAP expires? If the owner or operator has submitted a timely and complete application for a RAP renewal, but the Agency, through no fault of the owner's or operator's, has not issued a new RAP with an effective date on or before the expiration date of the previous RAP, the previous RAP conditions continue in force until the effective date of the new RAP or RAP denial.

BOARD NOTE: Derived from 40 CFR 270.205, added at 63 Fed. Reg. 65945 (Nov. 30, 1998).

(Source: Added at 23 Ill. Reg. _____, effective _____)

Section 703.305 Operating Under An RAP

- a) What records must an owner or operator maintain concerning its RAP? An owner or operator is required to keep records of the following:
 - 1) All data used to complete RAP applications and any supplemental information that an owner or operator submits for a period of at least three years from the date the application is signed; and
 - 2) Any operating or other records the Agency requires an owner or operator to maintain as a condition of the RAP.

BOARD NOTE: Derived from 40 CFR 270.210, added at 63 Fed. Reg. 65945 (Nov. 30, 1998).

- b) How are time periods in the requirements in Subpart H of this Part and the RAP computed?
 - Any time period scheduled to begin on the occurrence of an act or event must begin on the day after the act or event. (For example, if a RAP specifies that the owner or operator shall close a staging pile within 180 days after the operating term for that staging pile expires, and the operating term expires on June 1, then June 2 counts as day one of the 180 days, and the owner or operator would have to complete closure by

November 28.)

- 2) Any time period scheduled to begin before the occurrence of an act or event must be computed so that the period ends on the day before the act or event. (For example, if an owner or operator is transferring ownership or operational control of its site, and the owner or operator wishes to transfer its RAP, the new owner or operator shall submit a revised RAP application no later than 90 days before the scheduled change. Therefore, if an owner or operator plans to change ownership on January 1, the new owner or operator shall submit the revised RAP application no later than October 3, so that the 90th day would be December 31.)
- 3) If the final day of any time period falls on a weekend or legal holiday, the time period must be extended to the next working day. (For example, if an owner or operator wishes to appeal the Agency's decision to modify its RAP, then an owner or operator shall petition the Board within 35 days after the Agency has issued the final RAP decision. If the 35th day falls on Sunday, then the owner or operator may submit its appeal by the Monday after. If the 35th day falls on July 4th, then the owner or operator may submit its appeal by July 5th.)
- 4) Whenever a party or interested person has the right to or is required to act within a prescribed period after the service of notice or other paper upon him by mail, four days may not be added to the prescribed term. (For example, if an owner or operator wishes to appeal the Agency's decision to modify its RAP, then the owner or operator shall petition the Board within 35 days after the Agency has issued the final RAP decision.

BOARD NOTE: Derived from 40 CFR 270.215, added at 63 Fed. Reg. 65945 (Nov. 30, 1998). Federal subsections (c) and (d) provide that a RAP is effective 30 days after the Agency notice of approval. The Board has used 35 days to be consistent with the 35 days within which a permit appeal must be filed under Section 40(a)(1) of the Act [415 ILCS 5/40(a)(1)]. Further, federal subsection (d) provides three days for completion of service by mail. The addition of four days (see procedural rule 35 Ill. Adm. Code 101.144(c)) to be consistent with 40 CFR 270.215(d) would exceed the 35 days allowed under Section 40(a)(1) of the Act [415 ILCS 5/40(a)(1)].

- c) How may an owner or operator transfer its RAP to a new owner or operator?
 - 1) If an owner or operator wishes to transfer its RAP to a new owner or operator, the owner or operator shall follow the requirements specified in its RAP for RAP modification to identify the new owner or operator, and incorporate any other necessary requirements. These modifications do not constitute "significant" modifications for purposes of Section 703.304(a). The new owner or operator shall submit a revised RAP application no later than 90 days before the scheduled change along with a written agreement containing a specific date for transfer of RAP responsibility between the owner or operator and the new permittees.
 - 2) When a transfer of ownership or operational control occurs, the old owner or operator shall comply with the applicable requirements in 35 III. Adm. Code 724.Subpart H (Financial Requirements) until the new owner or operator has demonstrated that it is complying with the requirements in that Subpart. The new owner or operator shall demonstrate compliance with 35 III. Adm. Code 724.Subpart H within six months of the date of the change in ownership or operational control of the facility or remediation waste management site. When the new owner or operator demonstrates compliance

with 35 Ill. Adm. Code 724.Subpart H to the Agency, the Agency shall notify the owner or operator that it no longer needs to comply with 35 Ill. Adm. Code 724.Subpart H as of the date of demonstration.

BOARD NOTE: Derived from 40 CFR 270.220, added at 63 Fed. Reg. 65946 (Nov. 30, 1998).

d) What must the Agency report about noncompliance with RAPs? The Agency shall report noncompliance with RAPs according to the provisions of 40 CFR 270.5, incorporated by reference in 35 Ill. Adm. Code 720.111.

BOARD NOTE: Derived from 40 CFR 270.225, added at 63 Fed. Reg. 65946 (Nov. 30, 1998).

(Source: Added at 23 Ill. Reg. _____, effective _____)

Section 703.306 Obtaining a RAP for an Off-Site Location

May an owner or operator perform remediation waste management activities under a RAP at a location removed from the area where the remediation wastes originated?

- a) An owner or operator may request a RAP for remediation waste management activities at a location removed from the area where the remediation wastes originated if the owner or operator believes such a location would be more protective than the contaminated area or areas in close proximity.
- b) If the Agency determines that an alternative location, removed from the area where the remediation waste originated, is more protective than managing remediation waste at the area of contamination or areas in close proximity, then the Agency shall approve a RAP for this alternative location.
- c) An owner or operator shall request the RAP, and the Agency shall approve or deny the RAP, according to the procedures and requirements in Subpart H of this Part.
- d) A RAP for an alternative location must also meet the following requirements, which the Agency shall include in the RAP for such locations:
 - 1) The RAP for the alternative location must be issued to the person responsible for the cleanup from which the remediation wastes originated;
 - 2) The RAP is subject to the expanded public participation requirements in Sections 703.191, 703.192, and 703.193;
 - 3) The RAP is subject to the public notice requirements in 35 Ill. Adm. Code 705.163;
 - 4) The site permitted in the RAP may not be located within 61 meters or 200 feet of a fault that has had displacement in the Holocene time (the owner or operator shall demonstrate compliance with this standard through the requirements in Section 7903.183(k)) (See the definitions of terms in 35 III. Adm. Code 724.118(a));

BOARD NOTE: Sites in Illinois are assumed to be in compliance with the requirement of subsection (d)(4) of this Section, since they are not listed in 40 CFR 264, Appendix

| | | 2 | <u>VI.</u> |
|---------|-----------|--------------------------|---|
| | <u>e)</u> | These alto benefits o | ernative locations are remediation waste management sites, and retain the following of remediation waste management sites: |
| | | <u>1) I</u> | Exclusion from facility-wide corrective action under 35 Ill. Adm. Code 724.201; and |
| | | <u>2)</u> | Application of 35 Ill. Adm. Code 724.101(j) in lieu of 35 Ill. Adm. Code 724.Subparts B, C, and D. |
| | | <u>BOARD</u> 1998). | NOTE: Derived from 40 CFR 270.230, added at 63 Fed. Reg. 65946 (Nov. 30, |
| (Source | e: Add | led at 23 | Ill. Reg, effective) |
| Sectior | n 703.A | ppendix | A Classification of Permit Modifications |
| Class | Modi | fications | |
| | A. | Gener | al Permit Provisions |
| 1 | | 1. | Administrative and informational changes. |
| 1 | | 2. | Correction of typographical errors. |
| 1 | | 3. | Equipment replacement or upgrading with functionally equivalent components (e.g., pipes, valves, pumps, conveyors, controls). |
| | | 4. | Changes in the frequency of or procedures for monitoring, reporting, sampling, or maintenance activities by the permittee: |
| 1 | | | a. To provide for more frequent monitoring, reporting, or maintenance. |
| 2 | | | b. Other changes. |
| | | 5. | Schedule of compliance: |
| 1* | | | a. Changes in interim compliance dates, with prior approval of the Agency. |
| 3 | | | b. Extension of final compliance date. |
| 1* | | 6. | Changes in expiration date of permit to allow earlier permit termination, with prior approval of the Agency. |
| | | | |

Changes in ownership or operational control of a facility, provided the procedures of Section 703.260(b) are followed. 1* 7.

| | В. | Genera | General Facility Standards | | | |
|----|----|--------|----------------------------|--|--|--|
| | | 1. | Chang | ges to waste sampling or analysis methods: | | |
| 1 | | | a. | To conform with Agency guidance or Board regulations. | | |
| 1* | | | b. | To incorporate changes associated with F039 (multi-source leachate) sampling or analysis methods. | | |
| 1* | | | c. | To incorporate changes associated with underlying hazardous constituents in ignitable or corrosive wastes. | | |
| 2 | | | d. | Other changes. | | |
| | | 2. | Chang | ges to analytical quality assurance/control plan: | | |
| 1 | | | a. | To conform with agency guidance or regulations. | | |
| 2 | | | b. | Other changes. | | |
| 1 | | 3. | Chang | es in procedures for maintaining the operating record. | | |
| 2 | | 4. | Chang | ges in frequency or content of inspection schedules. | | |
| | | 5. | Chang | jes in the training plan: | | |
| 2 | | | a. | That affect the type or decrease the amount of training given to employees. | | |
| 1 | | | b. | Other changes. | | |
| | | 6. | Contin | ngency plan: | | |
| 2 | | | a. | Changes in emergency procedures (i.e., spill or release response procedures). | | |
| 1 | | | b. | Replacement with functionally equivalent equipment, upgrade, or relocate emergency equipment listed. | | |
| 2 | | | c. | Removal of equipment from emergency equipment list. | | |
| 1 | | | d. | Changes in name, address, or phone number of coordinators or other persons or agencies identified in the plan. | | |

Note: When a permit modification (such as introduction of a new unit) requires a change in facility plans or other general facility standards, that change must be reviewed under the same procedures as the permit modification.

7. CQA plan:

1

2

1

3

- a. Changes that the CQA officer certifies in the operating record will provide equivalent or better certainty that the unit components meet the design specifications.
- 2 b. Other changes.

Note: When a permit modification (such as introduction of a new unit) requires a change in facility plans or other general facility standards, that change shall be reviewed under the same procedures as a permit modification.

- C. Groundwater Protection
 - 1. Changes to wells:
 - a. Changes in the number, location, depth<u></u>, or design of upgradient or downgradient wells of permitted groundwater monitoring system.
 - b. Replacement of an existing well that has been damaged or rendered inoperable, without change to location, design, or depth of the well.
- Changes in groundwater sampling or analysis procedures or monitoring schedule, with prior approval of the Agency.
- Changes in statistical procedure for determining whether a statistically significant change in groundwater quality between upgradient and downgradient wells has occurred, with prior approval of the Agency.
- 2* 4. Changes in point of compliance.
 - 5. Changes in indicator parameters, hazardous constituents, or concentration limits (including ACLs (Alternate Concentration Limits)):
 - a. As specified in the groundwater protection standard.
- 2 b. As specified in the detection monitoring program.
- 2 6. Changes to a detection monitoring program as required by 35 Ill. Adm. Code 724.198(j), unless otherwise specified in this Appendix.

| | | 7. | Comp | liance monitoring program: |
|----|----|--------|--------|---|
| 3 | | | a. | Addition of compliance monitoring program as required by 35 Ill. Adm. Code 724.198(h)(4) and 724.199. |
| 2 | | | b. | Changes to a compliance monitoring program as required by 35 Ill. Adm. Code 724.199(k), unless otherwise specified in this Appendix. |
| | | 8. | Correc | ctive action program: |
| 3 | | | a. | Addition of a corrective action program as required by 35 Ill. Adm. Code 724.199(i)(2) and 724.200. |
| 2 | | | b. | Changes to a corrective action program as required by 35 Ill. Adm. Code 724.200(h), unless otherwise specified in this Appendix. |
| | D. | Closur | `e | |
| | | 1. | Chang | es to the closure plan: |
| 1* | | | a. | Changes in estimate of maximum extent of operations or maximum inventory of waste on-site at any time during the active life of the facility, with prior approval of the Agency. |
| 1* | | | b. | Changes in the closure schedule for any unit, changes in the final closure schedule for the facility or extension of the closure period, with prior approval of the Agency. |
| 1* | | | c. | Changes in the expected year of final closure, where other permit conditions are not changed, with prior approval of the Agency. |
| 1* | | | d. | Changes in procedures for decontamination of facility equipment or structures, with prior approval of the Agency. |
| 2 | | | e. | Changes in approved closure plan resulting from unexpected events occurring during partial or final closure, unless otherwise specified in this Appendix. |
| 2 | | | f. | Extension of the closure period to allow a landfill, surface impoundment, or land treatment unit to receive non-hazardous wastes after final receipt of hazardous wastes under 35 Ill. Adm. Code 724.213(d) or (e). |
| 3 | | 2. | Creati | on of a new landfill unit as part of closure. |
| | | 3. | Additi | on of the following new units to be used temporarily for closure activities: |

| 3 | | | a. Surface impoundments. |
|----------|----|--------|--|
| 3 | | | b. Incinerators. |
| 3 | | | c. Waste piles that do not comply with 35 Ill. Adm. Code 724.350(c). |
| 2 | | | d. Waste piles that comply with 35 Ill. Adm. Code 724.350(c). |
| 2 | | | e. Tanks or containers (other than specified below). |
| 1* | | | f. Tanks used for neutralization, dewatering, phase separation, or component separation, with prior approval of the Agency. |
| <u>2</u> | | | g. Staging piles. |
| | E. | Post-C | Closure |
| 1 | | 1. | Changes in name, address, or phone number of contact in post-closure plan. |
| 2 | | 2. | Extension of post-closure care period. |
| 3 | | 3. | Reduction in the post-closure care period. |
| 1 | | 4. | Changes to the expected year of final closure, where other permit conditions are not changed. |
| 2 | | 5. | Changes in post-closure plan necessitated by events occurring during the active life of the facility, including partial and final closure. |
| | F. | Contai | iners |
| | | 1. | Modification or addition of container units: |
| 3 | | | a. Resulting in greater than 25 percent increase in the facility's container storage capacity, except as provided in $F(1)(c)$ and $F(4)(a)$. |
| 2 | | | b. Resulting in up to 25 percent increase in the facility's container storage capacity, except as provided in $F(1)(c)$ and $F(4)(a)$. |

| 1 | | С. | Or treatment processes necessary to treat wastes that are restricted from land disposal to meet some or all of the applicable treatment standards or to treat wastes to satisfy (in whole or in part) the standard of "use of practically available technology that yields the greatest environmental benefit" contained in 40 CFR 268.8(a)(2)(ii), incorporated by reference in 35 Ill. Adm. Code 728.108, with prior approval of the AgencyThis modification may also involve the addition of new waste codes or narrative description of wastesIt is not applicable to dioxin-containing wastes (F020, F021, F022, F023, F026, F027 and F028). |
|---|----|--------------------|---|
| | 2. | Modifie system: | cation of container units without an increased capacity or alteration of the |
| 2 | | a. | Modification of a container unit without increasing the capacity of the unit. |
| 1 | | b. | Addition of a roof to a container unit without alteration of the containment system. |
| | 3. | Storage | e of different wastes in containers, except as provided in F(4): |
| 3 | | a. | That require additional or different management practices from those authorized in the permit. |
| 2 | | b. | That do not require additional or different management practices from those authorized in the permit. |
| | | | Note: See Section 703.280(g) for modification procedures to be used for the management of newly listed or identified wastes. |
| | 4. | Storage | e or treatment of different wastes in containers: |
| 2 | | a. | That require addition of units or change in treatment process or management standards, provided that the wastes are restricted from land disposal and are to be treated to meet some or all of the applicable treatment standards, or are to be treated to satisfy (in whole or in part) the standard of "use of practically available technology that yields the greatest environmental benefit" contained in 40 CFR 268.8(a)(2)(ii), incorporated by reference in 35 Ill. Adm. Code 728.108. It is not applicable to dioxin-containing wastes (F020, F021, F022, F023, F026, F027 and F028). |

| 1* | | | b. | That do not require the addition of units or a change in the treatment process or management standards, and provided that the units have previously received wastes of the same type (e.g., incinerator scrubber water). This modification is not applicable to dioxin-containing wastes (F020, F021, F022, F023, F026, F027 and F028). |
|----|----|-------|-----------------|---|
| | G. | Tanks | | |
| | | 1. | | |
| 3 | | | a. | Modification or addition of tank units resulting in greater than 25 percent increase in the facility's tank capacity, except as provided in paragraphs $G(1)(c)$, $G(1)(d)$ and $G(1)(e)$. |
| 2 | | | b. | Modification or addition of tank units resulting in up to 25 percent increase in the facility's tank capacity, except as provided in paragraphs $G(1)(d)$ and $G(1)(e)$. |
| 2 | | | C. | Addition of a new tank that will operate for more than 90 days using any of the following physical or chemical treatment technologies: neutralization, dewatering, phase separation, or component separation. |
| 1* | | | d. | After prior approval of the Agency, addition of a new tank that will operate for up to 90 days using any of the following physical or chemical treatment technologies: neutralization, dewatering, phase separation, or component separation. |
| 1* | | | е. | Modification or addition of tank units or treatment processes that are necessary to treat wastes that are restricted from land disposal to meet some or all of the applicable treatment standards or to treat wastes to satisfy (in whole or in part) the standard of "use of practically available technology that yields the greatest environmental benefit" contained in 40 CFR 268.8(a)(2)(ii), incorporated by reference in 35 Ill. Adm. Code 728.108, with prior approval of the AgencyThis modification may also involve the addition of new waste codesIt is not applicable to dioxin- containing wastes (F020, F021, F022, F023, F026, F027 and F028). |
| 2 | | 2. | Modif the ca | fication of a tank unit or secondary containment system without increasing pacity of the unit. |
| 1 | | 3. | Repla capaci | cement of a tank with a tank that meets the same design standards and has a ity within \pm 10 percent of the replaced tank provided: |
| | | | a. | The capacity difference is no more than 1500 gallons, |

| | | | b. | The facility's permitted tank capacity is not increased, and |
|----|----|--------|------------------|---|
| | | | C. | The replacement tank meets the same conditions in the permit. |
| 2 | | 4. | Modif | ication of a tank management practice. |
| | | 5. | Manag | gement of different wastes in tanks: |
| 3 | | | a. | That require additional or different management practices, tank design, different fire protection specifications or significantly different tank treatment process from that authorized in the permit, except as provided in paragraph $G(5)(c)$. |
| 2 | | | b. | That do not require additional or different management practices, tank design, different fire protection specification or significantly different tank treatment process than authorized in the permit, except as provided in paragraph $G(5)(d)$. |
| | | | | Note: See Section 703.280(g) for modification procedures to be used for the management of newly listed or identified wastes. |
| 1* | | | C. | That require addition of units or change in treatment processes or management standards, provided that the wastes are restricted from land disposal and are to be treated to meet some or all of the applicable treatment standards, or that are to be treated to satisfy (in whole or in part) the standard of "use of practically available technology that yields the greatest environmental benefit" contained in 40 CFR 268.8(a)(2)(ii), incorporated by reference in 35 Ill. Adm. Code 728.108. The modification is not applicable to dioxin-containing wastes (F020, F021, F022, F023, F026, F027 and F028). |
| 1 | | | d. | That do not require the addition of units or a change in the treatment process or management standards, and provided that the units have previously received wastes of the same type (e.g., incinerator scrubber water). This modification is not applicable to dioxin-containing wastes (F020, F021, F022, F023, F026, F027 and F028). |
| | | | | Note: See Section 703.280(g) for modification procedures to be used for the management of newly listed or identified wastes. |
| | H. | Surfac | ce Impo | undments |
| 3 | | 1. | Modif the fac | ication or addition of surface impoundment units that result in increasing cility's surface impoundment storage or treatment capacity. |

| 3 | 2. | Replacement of a surface impoundment unit. |
|----|----|---|
| 2 | 3. | Modification of a surface impoundment unit without increasing the facility's surface impoundment storage or treatment capacity and without modifying the unit's liner, leak detection system, or leachate collection system. |
| 2 | 4. | Modification of a surface impoundment management practice. |
| | 5. | Treatment, storage, or disposal of different wastes in surface impoundments: |
| 3 | | a. That require additional or different management practices or different design of the liner or leak detection system than authorized in the permit. |
| 2 | | b. That do not require additional or different management practices or different design of the liner or leak detection system than authorized in the permit. |
| | | Note: See Section 703.280(g) for modification procedures to be used for the management of newly listed or identified wastes. |
| 1 | | c. That are wastes restricted from land disposal that meet the applicable treatment standards or that are treated to satisfy the standard of "use of practically available technology that yields the greatest environmental benefit" contained in 40 CFR 268.8(a)(2)(ii), incorporated by reference in 35 Ill. Adm. Code 728.108, and provided that the unit meets the minimum technological requirements stated in 40 CFR 268.5(h)(2), incorporated by reference in 35 Ill. Adm. Code 728.105This modification is not applicable to dioxin-containing wastes (F020, F021, F022, F023, F026, F027 and F028). |
| 1 | | d. That are residues from wastewater treatment or incineration, provided the disposal occurs in a unit that meets the minimum technological requirements stated in 40 CFR 268.5(h)(2), incorporated by reference in 35 Ill. Adm. Code 728.105, and provided further that the surface impoundment has previously received wastes of the same type (for example, incinerator scrubber water). This modification is not applicable to dioxin-containing wastes (F020, F021, F022, F023, F026, F027 and F028). |
| 1* | 6. | Modifications of unconstructed units to comply with 35 Ill. Adm. Code 724.321(c), 724.322, 724.323 and 724.326(d). |
| | 7. | Changes in response action plan: |
| 3 | | a. Increase in action leakage rate. |

| 3 | | | b. | Change in a specific response reducing its frequency or effectiveness. |
|---|----|---------------------------------|---|--|
| 2 | | | C. | Other changes. |
| | | | | Note: See Section 703.280(g) for modification procedures to be used for the management of newly listed or identified wastes. |
| | I. | Enclo Code modif 724.3 | sed Wa 724.350 ications 50(c). | ste PilesFor all waste piles, except those complying with 35 Ill. Adm. D(c), modifications are treated the same as for a landfillThe following are applicable only to waste piles complying with 35 Ill. Adm. Code |
| | | 1. | Modif | ication or addition of waste pile units: |
| 3 | | | a. | Resulting in greater than 25 percent increase in the facility's waste pile storage or treatment capacity. |
| 2 | | | b. | Resulting in up to 25 percent increase in the facility's waste pile storage or treatment capacity. |
| 2 | | 2. | Modif | ication of waste pile unit without increasing the capacity of the unit. |
| 1 | | 3. | Repla and ca | cement of a waste pile unit with another waste pile unit of the same design apacity and meeting all waste pile conditions in the permit. |
| 2 | | 4. | Modif | ication of a waste pile management practice. |
| | | 5. | Storag | ge or treatment of different wastes in waste piles: |
| 3 | | | a. | That require additional or different management practices or different design of the unit. |
| 2 | | | b. | That do not require additional or different management practices or different design of the unit. |
| | | | | Note: See Section 703.280(g) for modification procedures to be used for the management of newly listed or identified wastes. |
| 2 | | 6. | Conve | ersion of an enclosed waste pile to a containment building unit. |
| | | | Note: manag | See Section 703.280(g) for modification procedures to be used for the gement of newly listed or identified wastes. |
| | J. | Landf | fills and | Unenclosed Waste Piles |

| 3 | 1. | Modification or addition of landfill units that result in increasing the facility's disposal capacity. |
|---|----|--|
| 3 | 2. | Replacement of a landfill. |
| 3 | 3. | Addition or modification of a liner, leachate collection system, leachate detection system, run-off control, or final cover system. |
| 2 | 4. | Modification of a landfill unit without changing a liner, leachate collection system, leachate detection system, run-off control, or final cover system. |
| 2 | 5. | Modification of a landfill management practice. |
| | 6. | Landfill different wastes: |
| 3 | | a. That require additional or different management practices, different design of the liner, leachate collection system, or leachate detection system. |
| 2 | | b. That do not require additional or different management practices, different design of the liner, leachate collection system, or leachate detection system. |
| | | Note: See Section 703.280(g) for modification procedures to be used for the management of newly listed or identified wastes. |
| 1 | | c. That are wastes restricted from land disposal that meet the applicable treatment standards or that are treated to satisfy the standard of "use of practically available technology that yields the greatest environmental benefit" contained in 40 CFR 268.8(a)(2)(ii), incorporated by reference in 35 Ill. Adm. Code 728.108, and provided that the landfill unit meets the minimum technological requirements stated in 40 CFR 268.5(h)(2), incorporated by reference in 35 Ill. Adm. Code 728.11. Adm. Code 728.105This modification is not applicable to dioxin-containing wastes (F020, F021, F022, F023, F026, F027 and F028). |
| 1 | | d. That are residues from wastewater treatment or incineration, provided the disposal occurs in a landfill unit that meets the minimum technological requirements stated in 40 CFR 268.5(h)(2), incorporated by reference in 35 Ill. Adm. Code 728.105, and provided further that the landfill has previously received wastes of the same type (for example, incinerator ash)This modification is not applicable to dioxin-containing wastes (F020, F021, F022, F023, F026, F027 and F028). |

| 1* | | 7. | Modifi 724.35 and 72 | cation of unconstructed units to comply with 35 Ill. Adm. Code 11(c), 724.352, 724.353, 724.354(c), 724.401(c), 724.402, 724.403(c) 4.404. |
|----|----|--------|----------------------------|--|
| | | 8. | Change | es in response action plan: |
| 3 | | | а. | Increase in action leakage rate. |
| 3 | | | b. | Change in a specific response reducing its frequency or effectiveness. |
| 2 | | | C. | Other changes. |
| | | | | Note: See Section 703.280(g) for modification procedures to be used for the management of newly listed or identified wastes. |
| | K. | Land 7 | Гreatme | nt |
| 3 | | 1. | Lateral area ex | l expansion of or other modification of a land treatment unit to increase stent. |
| 2 | | 2. | Modifi | cation of run-on control system. |
| 3 | | 3. | Modify | y run-off control system. |
| 2 | | 4. | Other require | modification of land treatment unit component specifications or standards ed in permit. |
| | | 5. | Manag | ement of different wastes in land treatment units: |
| 3 | | | a. | That require a change in permit operating conditions or unit design specifications. |
| 2 | | | b. | That do not require a change in permit operating conditions or unit design specifications. |
| | | | | Note: See Section 703.280(g) for modification procedures to be used for the management of newly listed or identified wastes. |
| | | 6. | Modifi | cation of a land treatment unit management practice to: |
| 3 | | | a. | Increase rate or change method of waste application. |
| 1 | | | b. | Decrease rate of waste application. |

| 2 | 7. | Modification of a land treatment unit management practice to change measures of pH or moisture content or to enhance microbial or chemical reactions. |
|----|-----|--|
| 3 | 8. | Modification of a land treatment unit management practice to grow food chain crops, to add to or replace existing permitted crops with different food chain crops or to modify operating plans for distribution of animal feeds resulting from such crops. |
| 3 | 9. | Modification of operating practice due to detection of releases from the land treatment unit pursuant to 35 Ill. Adm. Code 724.378(g)(2). |
| 3 | 10. | Changes in the unsaturated zone monitoring system resulting in a change to the location, depth, number of sampling points or replace unsaturated zone monitoring devices or components of devices with devices or components that have specifications different from permit requirements. |
| 2 | 11. | Changes in the unsaturated zone monitoring system that do not result in a change to the location, depth, number of sampling points, or that replace unsaturated zone monitoring devices or components of devices with devices or components having specifications different from permit requirements. |
| 2 | 12. | Changes in background values for hazardous constituents in soil and soil-pore liquid. |
| 2 | 13. | Changes in sampling, analysis, or statistical procedure. |
| 2 | 14. | Changes in land treatment demonstration program prior to or during the demonstration. |
| 1* | 15. | Changes in any condition specified in the permit for a land treatment unit to reflect results of the land treatment demonstration, provided performance standards are met, and the Agency's prior approval has been received. |
| 1* | 16. | Changes to allow a second land treatment demonstration to be conducted when the results of the first demonstration have not shown the conditions under which the wastes can be treated completely, provided the conditions for the second demonstration are substantially the same as the conditions for the first demonstration and have received the prior approval of the Agency. |
| 3 | 17. | Changes to allow a second land treatment demonstration to be conducted when the results of the first demonstration have not shown the conditions under which the wastes can be treated completely, where the conditions for the second demonstration are not substantially the same as the conditions for the first demonstration. |

2

3

2

3

18.

- Changes in vegetative cover requirements for closure.
- L. Incinerators, Boilers and Industrial Furnaces
- 1. Changes to increase by more than 25 percent any of the following limits authorized in the permit: A thermal feed rate limit, a feedstream feed rate limit, a chlorine/chloride feed rate limit, a metal feed rate limit, or an ash feed rate limit. The Agency shall require a new trial burn to substantiate compliance with the regulatory performance standards unless this demonstration can be made through other means.
- 2 2. Changes to increase by up to 25 percent any of the following limits authorized in the permit: A thermal feed rate limit, a feedstream feed rate limit, a chlorine/chloride feed rate limit, a metal feed rate limit, or an ash feed rate limit. _The Agency shall require a new trial burn to substantiate compliance with the regulatory performance standards unless this demonstration can be made through other means.
- 3 3. Modification of an incinerator, boiler<u></u>, or industrial furnace unit by changing the internal size or geometry of the primary or secondary combustion units, by adding a primary or secondary combustion unit, by substantially changing the design of any component used to remove HCl/Cl₂, metals<u></u>, or particulate from the combustion gases or by changing other features of the incinerator, boiler<u></u>, or industrial furnace that could affect its capability to meet the regulatory performance standards._The Agency shall require a new trial burn to substantiate compliance with the regulatory performance standards, unless this demonstration can be made through other means.
 - 4. Modification of an incinerator, boiler, or industrial furnace unit in a manner that will not likely affect the capability of the unit to meet the regulatory performance standards but which will change the operating conditions or monitoring requirements specified in the permit. The Agency may require a new trial burn to demonstrate compliance with the regulatory performance standards.
 - 5. Operating requirements:
 - a. Modification of the limits specified in the permit for minimum or maximum combustion gas temperature, minimum combustion gas residence time,oxygen concentration in the secondary combustion chamber, flue gas carbon monoxide or hydrocarbon concentration, maximum temperature at the inlet to the PM emission control system<u></u>, or operating parameters for the air pollution control system. The Agency shall require a new trial burn to substantiate compliance with the regulatory performance standards unless this demonstration can be made through other means.

| 3 | | b. | Modification of any stack gas emission limits specified in the permit, or modification of any conditions in the permit concerning emergency shutdown or automatic waste feed cutoff procedures or controls. |
|----|----|--------|--|
| 2 | | C. | Modification of any other operating condition or any inspection or recordkeeping requirement specified in the permit. |
| | 6. | Burniı | ng different wastes: |
| 3 | | a. | If the waste contains a POHC that is more difficult to burn than authorized by the permit or if burning of the waste requires compliance with different regulatory performance standards than specified in the permit, the Agency shall require a new trial burn to substantiate compliance with the regulatory performance standards, unless this demonstration can be made through other means. |
| 2 | | b. | If the waste does not contain a POHC that is more difficult to burn than authorized by the permit and if burning of the waste does not require compliance with different regulatory performance standards than specified in the permit. |
| | | | Note: See Section 703.280(g) for modification procedures to be used for the management of newly listed or identified wastes. |
| | 7. | Shake | down and trial burn: |
| 2 | | a. | Modification of the trial burn plan or any of the permit conditions applicable during the shakedown period for determining operational readiness after construction, the trial burn period or the period immediately following the trial burn. |
| 1* | | b. | Authorization of up to an additional 720 hours of waste burning during the shakedown period for determining operational readiness after construction, with the prior approval of the Agency. |
| 1* | | C. | Changes in the operating requirements set in the permit for conducting a trial burn, provided the change is minor and has received the prior approval of the Agency. |
| 1* | | d. | Changes in the ranges of the operating requirements set in the permit to reflect the results of the trial burn, provided the change is minor and has received the prior approval of the Agency. |

| 1 | | 8. | Substitution of an alternate type of nonhazardous_non-hazardous_waste fuel that is not specified in the permit. | | | |
|----|----|--------------------|--|--|--|--|
| 1* | | 9. | Technology changes needed to meet standards under federal 40 CFR 63 (Subpart EEENational Emission Standards for Hazardous Air Pollutants From Hazardous Waste Combustors), provided the procedures of 35 Ill. Adm. Code 703.280(j) are followed. | | | |
| | M. | Conta | inment Buildings. | | | |
| | | 1. | Addification or addition of containment building units: | | | |
| 3 | | | a. Resulting in greater than 25 percent increase in the facility's containment building storage or treatment capacity. | | | |
| 2 | | | b. Resulting in up to 25 percent increase in the facility's containment building storage or treatment capacity. | | | |
| 2 | | 2. | Modification of a containment building unit or secondary containment system without increasing the capacity of the unit. | | | |
| | | 3. | Replacement of a containment building with a containment building that meets the same design standards provided: | | | |
| 1 | | | a. The unit capacity is not increased. | | | |
| 1 | | | b. The replacement containment building meets the same conditions in the permit. | | | |
| 2 | | 4. | Modification of a containment building management practice. | | | |
| | | 5. | Storage or treatment of different wastes in containment buildings: | | | |
| 3 | | | a. That require additional or different management practices. | | | |
| 2 | | | b. That do not require additional or different management practices | | | |
| | N. | Corrective Action. | | | | |
| 3 | | 1. | Approval of a corrective action management unit pursuant to 35 Ill. Adm. Code 724.652. | | | |
| 2 | | 2. | Approval of a temporary unit or time extension pursuant to 35 Ill. Adm. Code 724.653. | | | |

2 3. Approval of a staging pile or staging pile operating term extension pursuant to 35 Ill. Adm. Code 724.654.

Note:* indicates modifications requiring prior Agency approval.

BOARD NOTE: Derived from 40 CFR 270.42, Appendix I (19971998), as amended at 63 Fed. Reg. <u>33829 65941 (June 19Nov. 30</u>, 1998).

(Source: Amended at 23 Ill. Reg. _____, effective _____)

TITLE 35: ENVIRONMENTAL PROTECTION SUBTITLE G: WASTE DISPOSAL CHAPTER I: POLLUTION CONTROL BOARD SUBCHAPTER c: HAZARDOUS WASTE OPERATING REQUIREMENTS

PART 720 HAZARDOUS WASTE MANAGEMENT SYSTEM: GENERAL

SUBPART A: GENERAL PROVISIONS

| Dection | |
|---------|---|
| 720.101 | Purpose, Scope, and Applicability |
| 720.102 | Availability of Information; Confidentiality of Information |
| 720.103 | Use of Number and Gender |
| | |

SUBPART B: DEFINITIONS

Section

Section

- 720.110 Definitions
- 720.111 References

SUBPART C: RULEMAKING PETITIONS AND OTHER PROCEDURES

- Section
- 720.120 Rulemaking
- 720.121 Alternative Equivalent Testing Methods
- 720.122 Waste Delisting
- 720.123 Petitions for Regulation as Universal Waste
- 720.130 Procedures for Solid Waste Determinations
- 720.131 Solid Waste Determinations
- 720.132 Boiler Determinations
- 720.133 Procedures for Determinations
- 720.140 Additional regulation of certain hazardous waste Recycling Activities on a caseby-case Basis
- 720.141 Procedures for case-by-case regulation of hazardous waste Recycling Activities
- 720. Appendix A Overview of 40 CFR, Subtitle C Regulations

AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental Protection Act [415 ILCS 5/22.4 and 27].

SOURCE: Adopted in R81-22, 43 PCB 427, at 5 Ill. Reg. 9781, effective May 17, 1982; amended and codified in R81-22, 45 PCB 317, at 6 Ill. Reg. 4828, effective May 17, 1982; amended in R82-19 at 7 Ill. Reg. 14015, effective October 12, 1983; amended in R84-9, 53 PCB 131 at 9 Ill. Reg. 11819, effective July 24, 1985; amended in R85-22 at 10 Ill. Reg. 968, effective January 2, 1986; amended in R86-1 at 10 Ill. Reg. 13998, effective August 12, 1986; amended in R86-19 at 10 III. Reg. 20630, effective December 2, 1986; amended in R86-28 at 11 Ill. Reg. 6017, effective March 24, 1987; amended in R86-46 at 11 Ill. Reg. 13435, effective August 4, 1987; amended in R87-5 at 11 Ill. Reg. 19280, effective November 12, 1987; amended in R87-26 at 12 Ill. Reg. 2450, effective January 15, 1988; amended in R87-39 at 12 Ill. Reg. 12999, effective July 29, 1988; amended in R88-16 at 13 Ill. Reg. 362, effective December 27, 1988; amended in R89-1 at 13 Ill. Reg. 18278, effective November 13, 1989; amended in R89-2 at 14 Ill. Reg. 3075, effective February 20, 1990; amended in R89-9 at 14 Ill. Reg. 6225, effective April 16, 1990; amended in R90-10 at 14 Ill. Reg. 16450, effective September 25, 1990; amended in R90-17 at 15 Ill. Reg. 7934, effective May 9, 1991; amended in R90-11 at 15 Ill. Reg. 9323, effective June 17, 1991; amended in R91-1 at 15 Ill. Reg. 14446, effective September 30, 1991; amended in R91-13 at 16 Ill. Reg. 9489, effective June 9, 1992; amended in R92-1 at 16 Ill. Reg. 17636, effective November 6, 1992; amended in R92-10 at 17 Ill. Reg. 5625, effective March 26, 1993; amended in R93-4 at 17 Ill. Reg. 20545, effective November 22, 1993; amended in R93-16 at 18 Ill. Reg. 6720, effective April 26, 1994; amended in R94-7 at 18 Ill. Reg. 12160, effective July 29, 1994; amended in R94-17 at 18 Ill. Reg. 17480, effective November 23, 1994; amended in R95-6 at 19 Ill. Reg. 9508, effective June 27, 1995; amended in R95-20 at 20 Ill. Reg. 10929, August 1, 1996; amended in R96-10/R97-3/R97-5 at 22 Ill. Reg. 256, effective December 16, 1997; amended in R98-12 at 22 Ill. Reg. 7590, effective April 15, 1998; amended in R97-21/R98-3/R98-5 at 22 Ill. Reg. 17496, effective September 28, 1998; amended in R98-21/R99-2/R99-7 at 23 Ill. Reg. 1704, effective January 19, 1999; mended at 23 Ill. Reg.

SUBPART B: DEFINITIONS

Section 720.110 Definitions

When used in 35 Ill. Adm. Code 720 through 726 and 728 only, the following terms have the meanings given below:

"Aboveground tank" means a device meeting the definition of "tank" that is situated in such a way that the entire surface area of the tank is completely above the plane of the adjacent surrounding surface and the entire surface area of the tank (including the tank bottom) is able to be visually inspected.

"Act" or "RCRA" means the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act of 1976, as amended (42 U.S.C. 6901 et seq.)

"Active life" of a facility means the period from the initial receipt of hazardous waste at the facility until the Agency receives certification of final closure.

"Active portion" means that portion of a facility where treatment, storage, or disposal operations are being or have been conducted after May 19, 1980, and which is not a closed portion. (See also "closed portion" and "inactive portion".)

"Administrator" means the Administrator of the U.S. Environmental Protection Agency or the Administrator's designee.

"Agency" means the Illinois Environmental Protection Agency.

"Ancillary equipment" means any device including, but not limited to, such devices as piping, fittings, flanges, valves and pumps, that is used to distribute, meter, or control the flow of hazardous waste from its point of generation to storage or treatment tank(s), between hazardous waste storage and treatment tanks to a point of disposal onsite, or to a point of shipment for disposal off-site.

"Aquifer" means a geologic formation, group of formations, or part of a formation capable of yielding a significant amount of groundwater to wells or springs.

"Authorized representative" means the person responsible for the overall operation of a facility or an operational unit (i.e., part of a facility), e.g., the plant manager, superintendent, or person of equivalent responsibility.

"Battery" means a device consisting of one or more electrically connected electrochemical cells that is designed to receive, store, and deliver electric energy. An electrochemical cell is a system consisting of an anode, cathode, and an electrolyte, plus such connections (electrical and mechanical) as may be needed to allow the cell to deliver or receive electrical energy. The term battery also includes an intact, unbroken battery from which the electrolyte has been removed.

"Board" means the Illinois Pollution Control Board.

"Boiler" means an enclosed device using controlled flame combustion and having the following characteristics:

Physical characteristics.

The unit must have physical provisions for recovering and exporting thermal energy in the form of steam, heated fluids, or heated gases; and the unit's combustion chamber and primary energy recovery section(s) must be of integral design. To be of integral design, the combustion chamber and the primary energy recovery section(s) (such as waterwalls and superheaters) must be physically formed into one manufactured or assembled unit. A unit in which the combustion chamber and the primary energy recovery section(s) are joined only by ducts or connections carrying flue gas is not integrally designed; however, secondary energy recovery equipment (such as economizers or air preheaters) need not be physically formed into the same unit as the combustion chamber and the primary energy recovery section. The following units are not precluded from being boilers solely because they are not of integral design: process heaters (units that transfer energy directly to a process stream), and fluidized bed combustion units; and

While in operation, the unit must maintain a thermal energy recovery efficiency of at least 60 percent, calculated in terms of the recovered energy compared with the thermal value of the fuel; and

The unit must export and utilize at least 75 percent of the recovered energy, calculated on an annual basis. In this calculation, no credit shall be given for recovered heat used internally in the same unit. (Examples of internal use are the preheating of fuel or combustion air, and the driving of induced or forced draft fans or feedwater pumps); or

Boiler by designation. The unit is one which the Board has determined, on a case-by-case basis, to be a boiler, after considering the standards in Section 720.132.

"Carbon regeneration unit" means any enclosed thermal treatment device used to regenerate spent activated carbon.

"Certification" means a statement of professional opinion based upon knowledge and belief.

"Closed portion" means that portion of a facility which an owner or operator has closed in accordance with the approved facility closure plan and all applicable closure requirements. (See also "active portion" and "inactive portion".)

"Component" means either the tank or ancillary equipment of a tank system.

"Confined aquifer" means an aquifer bounded above and below by impermeable beds or by beds of distinctly lower permeability than that of the aquifer itself; an aquifer containing confined groundwater.

"Container" means any portable device in which a material is stored, transported, treated, disposed of, or otherwise handled.

"Containment building" means a hazardous waste management unit that is used to store or treat hazardous waste under the provisions of 35 Ill. Adm. Code 724.Subpart DD and 35 Ill. Adm. Code 725.Subpart DD. "Contingency plan" means a document setting out an organized, planned and coordinated course of action to be followed in case of a fire, explosion, or release of hazardous waste or hazardous waste constituents which could threaten human health or the environment.

"Corrective action management unit" or "CAMU" means an area within a facility that is designated by the Agency under 35 Ill. Adm. Code 724.Subpart S for the purpose of implementing corrective action requirements under 35 Ill. Adm. Code 724.201 and RCRA section 3008(h). A CAMU shall only be used only for the management of managing remediation wastes pursuant to for implementing such corrective action requirements or cleanup at the facility. BOARD NOTE: USEPA must also designate a CAMU until it grants this authority to the Agency. See the note following 35 Ill. Adm. Code 724.652.

"Corrosion expert" means a person who, by reason of knowledge of the physical sciences and the principles of engineering and mathematics, acquired by a professional education and related practical experience, is qualified to engage in the practice of corrosion control on buried or submerged metal piping systems and metal tanks. Such a person must be certified as being qualified by the National Association of Corrosion Engineers (NACE) or be a registered professional engineer who has certification or licensing that includes education and experience in corrosion control on buried or submerged metal piping systems and metal tanks.

"Designated facility" means a hazardous waste treatment, storage, or disposal facility,

Which:

Has received a RCRA permit (or interim status) pursuant to 35 Ill. Adm. Code 702, 703 and 705;

Has received a RCRA permit from USEPA pursuant to 40 CFR 124 and 270 (1992);

Has received a RCRA permit from a state authorized by USEPA pursuant to 40 CFR 271 (1992); or

Is regulated under 35 Ill. Adm. Code 721.106(c)(2) or 266.Subpart F; and

Which has been designated on the manifest by the generator pursuant to 35 Ill. Adm. Code 722.120.

If a waste is destined to a facility in a state, other than Illinois, which has

been authorized by USEPA pursuant to 40 CFR 271, but which has not yet obtained authorization to regulate that waste as hazardous, then the designated facility must be a facility allowed by the receiving state to accept such waste.

"Destination facility" means a facility that treats, disposes of, or recycles a particular category of universal waste, except those management activities described in 35 Ill. Adm. Code 733.113(a) and (c) and 733.133(a) and (c). A facility at which a particular category of universal waste is only accumulated is not a destination facility for the purposes of managing that category of universal waste.

"Dike" means an embankment or ridge of either natural or manmade materials used to prevent the movement of liquids, sludges, solids, or other materials.

"Director" means the Director of the Illinois Environmental Protection Agency.

"Discharge" or "hazardous waste discharge" means the accidental or intentional spilling, leaking, pumping, pouring, emitting, emptying, or dumping of hazardous waste into or on any land or water.

"Disposal" means the discharge, deposit, injection, dumping, spilling, leaking, or placing of any solid waste or hazardous waste into or on any land or water so that such solid waste or hazardous waste or any constituent thereof may enter the environment or be emitted into the air or discharged into any waters, including groundwaters.

"Disposal facility" means a facility or part of a facility at which hazardous waste is intentionally placed into or on any land or water and at which waste will remain after closure. The term disposal facility does not include a corrective action management unit (CAMU) into which remediation wastes are placed.

"Drip pad" means an engineered structure consisting of a curbed, free-draining base, constructed of non-earthen materials and designed to convey preservative kickback or drippage from treated wood, precipitation and surface water run-on to an associated collection system at wood preserving plants.

"Electric lamp" means the bulb or tube portion of a lighting device specifically designed to produce radiant energy, most often in the ultraviolet, visible, and infrared regions of the electromagnetic spectrum. BOARD NOTE: The definition of "electric lamp" was added pursuant to Section 22.23a of the Act [415 ILCS 5/22.23a] (see P.A. 90-502, effective August 19, 1997).

"Elementary neutralization unit" means a device which:

Is used for neutralizing wastes which are hazardous only because they exhibit the corrosivity characteristic defined in 35 Ill. Adm. Code 721.122 or are listed in 35 Ill. Adm. Code 721.Subpart D only for this reason; and

Meets the definition of tank, tank system, container, transport vehicle, or vessel in this Section.

"EPA hazardous waste number" or "USEPA hazardous waste number" means the number assigned by USEPA to each hazardous waste listed in 35 Ill. Adm. Code 721.Subpart D and to each characteristic identified in 35 Ill. Adm. Code 721.Subpart C.

"EPA identification number" or "USEPA identification number" means the number assigned by USEPA pursuant to 35 Ill. Adm. Code 722 through 725 to each generator, transporter and treatment, storage, or disposal facility.

"EPA region" or "USEPA region" means the states and territories found in any one of the following ten regions:

Region I: Maine, Vermont, New Hampshire, Massachusetts, Connecticut and Rhode Island

Region II: New York, New Jersey, Commonwealth of Puerto Rico and the U.S. Virgin Islands

Region III: Pennsylvania, Delaware, Maryland, West Virginia, Virginia and the District of Columbia

Region IV: Kentucky, Tennessee, North Carolina, Mississippi, Alabama, Georgia, South Carolina and Florida

Region V: Minnesota, Wisconsin, Illinois, Michigan, Indiana and Ohio

Region VI: New Mexico, Oklahoma, Arkansas, Louisiana and Texas

Region VII: Nebraska, Kansas, Missouri and Iowa

Region VIII: Montana, Wyoming, North Dakota, South Dakota, Utah and Colorado

Region IX: California, Nevada, Arizona, Hawaii, Guam, American Samoa and Commonwealth of the Northern Mariana Islands

Region X: Washington, Oregon, Idaho and Alaska

"Equivalent method" means any testing or analytical method approved by the Board pursuant to Section 720.120.

"Existing hazardous waste management (HWM) facility" or "existing facility" means a facility which was in operation or for which construction commenced on or before November 19, 1980. A facility had commenced construction if the owner or operator had obtained the federal, state, and local approvals or permits necessary to begin physical construction and either:

A continuous on-site, physical construction program had begun or

The owner or operator had entered into contractual obligations -- which could not be canceled or modified without substantial loss -- for physical construction of the facility to be completed within a reasonable time.

"Existing portion" means that land surface area of an existing waste management unit, included in the original Part A permit application, on which wastes have been placed prior to the issuance of a permit.

"Existing tank system" or "existing component" means a tank system or component that is used for the storage or treatment of hazardous waste and that is in operation, or for which installation has commenced on or prior to July 14, 1986. Installation will be considered to have commenced if the owner or operator has obtained all federal, state, and local approvals or permits necessary to begin physical construction of the site or installation of the tank system and if either

A continuous on-site physical construction or installation program has begun; or

The owner or operator has entered into contractual obligations -- which cannot be canceled or modified without substantial loss -- for physical construction of the site or installation of the tank system to be completed within a reasonable time.

"Explosives or munitions emergency" means a situation involving the suspected or detected presence of unexploded ordnance (UXO), damaged or deteriorated explosives or munitions, an improvised explosive device (IED), other potentially explosive material or device, or other potentially harmful military chemical munitions or device, that creates an actual or potential imminent threat to human health, including safety, or the environment, including property, as determined by an explosives or munitions emergency response specialist. Such situations may require immediate and expeditious action by an explosives or munitions emergency response specialist to control, mitigate, or eliminate the threat. "Explosives or munitions emergency response" means all immediate response activities by an explosives and munitions emergency response specialist to control, mitigate, or eliminate the actual or potential threat encountered during an explosives or munitions emergency. An explosives or munitions emergency response may include in-place render-safe procedures, treatment, or destruction of the explosives or munitions and/or transporting those items to another location to be rendered safe, treated, or destroyed. Any reasonable delay in the completion of an explosives or munitions emergency response caused by a necessary, unforeseen, or uncontrollable circumstance will not terminate the explosives or munitions emergency. Explosives and munitions emergency responses can occur on either public or private lands and are not limited to responses at RCRA facilities.

"Explosives or munitions emergency response specialist" means an individual trained in chemical or conventional munitions or explosives handling, transportation, render-safe procedures, or destruction techniques. Explosives or munitions emergency response specialists include U.S. Department of Defense (U.S. DOD) emergency explosive ordnance disposal (EOD), technical escort unit (TEU), and U.S. DOD-certified civilian or contractor personnel and other federal, state, or local government or civilian personnel who are similarly trained in explosives or munitions emergency responses.

"Facility" means:

All contiguous land and structures, other appurtenances, and improvements on the land used for treating, storing, or disposing of hazardous waste. A facility may consist of several treatment, storage, or disposal operational units (e.g., one or more landfills, surface impoundments, or combinations of them).

For the purpose of implementing corrective action under 35 Ill. Adm. Code 724.201, all contiguous property under the control of the owner or operator seeking a permit under Subtitle C of RCRA. This definition also applies to facilities implementing corrective action under RCRA Section 3008(h).

Notwithstanding the immediately-preceding paragraph of this definition, a remediation waste management site is not a facility that is subject to 35 Ill. Adm. Code 724.201, but a facility that is subject to corrective action requirements if the site is located within such a facility.

"Federal agency" means any department, agency or other instrumentality of the federal government, any independent agency or establishment of the federal government including any government corporation and the Government Printing Office.

"Federal, state, and local approvals or permits necessary to begin physical

construction" means permits and approvals required under federal, state, or local hazardous waste control statutes, regulations, or ordinances.

"Final closure" means the closure of all hazardous waste management units at the facility in accordance with all applicable closure requirements so that hazardous waste management activities under 35 Ill. Adm. Code 724 and 725 are no longer conducted at the facility unless subject to the provisions of 35 Ill. Adm. Code 722.134.

"Food-chain crops" means tobacco, crops grown for human consumption and crops grown for feed for animals whose products are consumed by humans.

"Freeboard" means the vertical distance between the top of a tank or surface impoundment dike and the surface of the waste contained therein.

"Free liquids" means liquids which readily separate from the solid portion of a waste under ambient temperature and pressure.

"Generator" means any person, by site, whose act or process produce hazardous waste identified or listed in 35 Ill. Adm. Code 721 or whose act first causes a hazardous waste to become subject to regulation.

"Groundwater" means water below the land surface in a zone of saturation.

"Hazardous waste" means a hazardous waste as defined in 35 Ill. Adm. Code 721.103.

"Hazardous waste constituent" means a constituent which caused the hazardous waste to be listed in 35 Ill. Adm. Code 721.Subpart D, or a constituent listed in 35 Ill. Adm. Code 721.124.

"Hazardous waste management unit" is a contiguous area of land on or in which hazardous waste is placed, or the largest area in which there is significant likelihood of mixing hazardous waste constituents in the same area. Examples of hazardous waste management units include a surface impoundment, a waste pile, a land treatment area, a landfill cell, an incinerator, a tank and its associated piping and underlying containment system and a container storage area. A container alone does not constitute a unit; the unit includes containers, and the land or pad upon which they are placed.

"Inactive portion" means that portion of a facility which is not operated after November 19, 1980. (See also "active portion" and "closed portion".)

"Incinerator" means any enclosed device that:

Uses controlled flame combustion and neither:

Meets the criteria for classification as a boiler, sludge dryer, or carbon regeneration unit, nor

Is listed as an industrial furnace; or

Meets the definition of infrared incinerator or plasma arc incinerator.

"Incompatible waste" means a hazardous waste which is unsuitable for:

Placement in a particular device or facility because it may cause corrosion or decay of containment materials (e.g., container inner liners or tank walls); or

Commingling with another waste or material under uncontrolled conditions because the commingling might produce heat or pressure, fire or explosion, violent reaction, toxic dusts, mists, fumes or gases, or flammable fumes or gases.

(See 35 Ill. Adm. Code 725. Appendix E for examples.)

"Industrial furnace" means any of the following enclosed devices that are integral components of manufacturing processes and that use thermal treatment to accomplish recovery of materials or energy:

Cement kilns

Lime kilns

Aggregate kilns

Phosphate kilns

Coke ovens

Blast furnaces

Smelting, melting and refining furnaces (including pyrometallurgical devices such as cupolas, reverberator furnaces, sintering machines, roasters and foundry furnaces)

Titanium dioxide chloride process oxidation reactors

Methane reforming furnaces

Pulping liquor recovery furnaces

Combustion devices used in the recovery of sulfur values from spent sulfuric acid

Halogen acid furnaces (HAFs) for the production of acid from halogenated hazardous waste generated by chemical production facilities where the furnace is located on the site of a chemical production facility, the acid product has a halogen acid content of at least three percent, the acid product is used in a manufacturing process and, except for hazardous waste burned as fuel, hazardous waste fed to the furnace has a minimum halogen content of 20 percent, as generated

Any other such device as the Agency determines to be an "Industrial Furnace" on the basis of one or more of the following factors:

The design and use of the device primarily to accomplish recovery of material products;

The use of the device to burn or reduce raw materials to make a material product;

The use of the device to burn or reduce secondary materials as effective substitutes for raw materials, in processes using raw materials as principal feedstocks;

The use of the device to burn or reduce secondary materials as ingredients in an industrial process to make a material product;

The use of the device in common industrial practice to produce a material product; and

Other relevant factors.

"Individual generation site" means the contiguous site at or on which one or more hazardous wastes are generated. An individual generation site, such as a large manufacturing plant, may have one or more sources of hazardous waste but is considered a single or individual generation site if the site or property is contiguous.

"Infrared incinerator" means any enclosed device which uses electric powered resistance heaters as a source of radiant heat followed by an afterburner using controlled flame combustion and which is not listed as an industrial furnace.

"Inground tank" means a device meeting the definition of "tank" whereby a portion

of the tank wall is situated to any degree within the ground, thereby preventing visual inspection of that external surface area of the tank that is in the ground.

"In operation" refers to a facility which is treating, storing, or disposing of hazardous waste.

"Injection well" means a well into which fluids are being injected. (See also "underground injection".)

"Inner liner" means a continuous layer of material placed inside a tank or container which protects the construction materials of the tank or container from the contained waste or reagents used to treat the waste.

"Installation inspector" means a person who, by reason of knowledge of the physical sciences and the principles of engineering, acquired by a professional education and related practical experience, is qualified to supervise the installation of tank systems.

"International shipment" means the transportation of hazardous waste into or out of the jurisdiction of the United States.

"Land treatment facility" means a facility or part of a facility at which hazardous waste is applied onto or incorporated into the soil surface; such facilities are disposal facilities if the waste will remain after closure.

"Landfill" means a disposal facility or part of a facility where hazardous waste is placed in or on land and which is not a pile, a land treatment facility, a surface impoundment, an underground injection well, a salt dome formation, a salt bed formation, an underground mine, a cave, or a corrective action management unit (CAMU).

"Landfill cell" means a discrete volume of a hazardous waste landfill which uses a liner to provide isolation of wastes from adjacent cells or wastes. Examples of landfill cells are trenches and pits.

"LDS" means leak detection system.

"Leachate" means any liquid, including any suspended components in the liquid, that has percolated through or drained from hazardous waste.

"Liner" means a continuous layer of natural or manmade materials beneath or on the sides of a surface impoundment, landfill, or landfill cell, which restricts the downward or lateral escape of hazardous waste, hazardous waste constituents, or leachate. "Leak-detection system" means a system capable of detecting the failure of either the primary or secondary containment structure or the presence of a release of hazardous waste or accumulated liquid in the secondary containment structure. Such a system must employ operational controls (e.g., daily visual inspections for releases into the secondary containment system of aboveground tanks) or consist of an interstitial monitoring device designed to detect continuously and automatically the failure of the primary or secondary containment structure or the presence of a release of hazardous waste into the secondary containment structure.

"Management" or "hazardous waste management" means the systematic control of the collection, source separation, storage, transportation, processing, treatment, recovery and disposal of hazardous waste.

"Manifest" means the shipping document originated and signed by the generator which contains the information required by 35 Ill. Adm. Code 722.Subpart B.

"Manifest document number" means the USEPA twelve digit identification number assigned to the generator plus a unique five digit document number assigned to the manifest by the generator for recording and reporting purposes.

"Mercury-containing lamp" means an electric lamp into which mercury is purposely introduced by the manufacturer for the operation of the lamp. Mercury-containing lamps include, but are not limited to, fluorescent lamps and high-intensity discharge lamps.

BOARD NOTE: The definition of "mercury-containing lamp" was added pursuant to Section 22.23a of the Act [415 ILCS 5/22.23a] (see P.A. 90-502, effective August 19, 1997).

"Military munitions" means all ammunition products and components produced or used by or for the U.S. Department of Defense or the U.S. Armed Services for national defense and security, including military munitions under the control of the U.S. Department of Defense, the U.S. Coast Guard, the U.S. Department of Energy (U.S. DOE), and National Guard personnel. The term military munitions includes: confined gaseous, liquid, and solid propellants, explosives, pyrotechnics, chemical and riot control agents, smokes, and incendiaries used by U.S. DOD components, including bulk explosives and chemical warfare agents, chemical munitions, rockets, guided and ballistic missiles, bombs, warheads, mortar rounds, artillery ammunition, small arms ammunition, grenades, mines, torpedoes, depth charges, cluster munitions and dispensers, demolition charges, and devices and components of these items and devices. Military munitions do not include wholly inert items, improvised explosive devices, and nuclear weapons, nuclear devices, and nuclear components of these items and devices. However, the term does include nonnuclear components of nuclear devices, managed under U.S. DOE's nuclear weapons program after all sanitization operations required under the Atomic

Energy Act of 1954, as amended, have been completed.

"Mining overburden returned to the mine site" means any material overlying an economic mineral deposit which is removed to gain access to that deposit and is then used for reclamation of a surface mine.

"Miscellaneous unit" means a hazardous waste management unit where hazardous waste is treated, stored, or disposed of and which that is not a container; tank, tank system, surface impoundment; pile, land treatment unit; landfill; incinerator; boiler; industrial furnace; underground injection well with appropriate technical standards under 35 Ill. Adm. Code 730; containment building; corrective action management unit (CAMU); or a unit eligible for a research, development, and demonstration permit under 35 Ill. Adm. Code 703.231; or staging pile.

"Movement" means that hazardous waste transported to a facility in an individual vehicle.

"New hazardous waste management facility" or "new facility" means a facility which began operation, or for which construction commenced, after November 19, 1980. (See also "Existing hazardous waste management facility".)

"New tank system" or "new tank component" means a tank system or component that will be used for the storage or treatment of hazardous waste and for which installation commenced after July 14, 1986; except, however, for purposes of 35 Ill. Adm. Code 724.293(g)(2) and 725.293(g)(2), a new tank system is one for which construction commences after July 14, 1986. (See also "existing tank system".)

"Onground tank" means a device meeting the definition of "tank" that is situated in such a way that the bottom of the tank is on the same level as the adjacent surrounding surfaces so that the external tank bottom cannot be visually inspected.

"On-site" means the same or geographically contiguous property which may be divided by public or private right-of-way, provided the entrance and exit between the properties is at a crossroads intersection and access is by crossing as opposed to going along the right-of-way. Noncontiguous properties owned by the same person but connected by a right-of-way which he controls and to which the public does not have access is also considered on-site property.

"Open burning" means the combustion of any material without the following characteristics:

Control of combustion air to maintain adequate temperature for efficient combustion;

Containment of the combustion reaction in an enclosed device to provide
sufficient residence time and mixing for complete combustion; and

Control of emission of the gaseous combustion products.

(See also "incineration" and "thermal treatment".)

"Operator" means the person responsible for the overall operation of a facility.

"Owner" means the person who-that owns a facility or part of a facility.

"Partial closure" means the closure of a hazardous waste management unit in accordance with the applicable closure requirements of 35 Ill. Adm. Code 724 or 725 at a facility which contains other active hazardous waste management units. For example, partial closure may include the closure of a tank (including its associated piping and underlying containment systems), landfill cell, surface impoundment, waste pile or other hazardous waste management unit, while other units of the same facility continue to operate.

"Person" means an individual, trust, firm, joint stock company, federal agency, corporation (including a government corporation), partnership, association, state, municipality, commission, political subdivision of a state or any interstate body.

"Personnel" or "facility personnel" means all persons who work at or oversee the operations of a hazardous waste facility and whose actions or failure to act may result in noncompliance with the requirements of 35 Ill. Adm. Code 724 or 725.

"Pesticide" means any substance or mixture of substances intended for preventing, destroying, repelling, or mitigating any pest or intended for use as a plant regulator, defoliant, or desiccant, other than any article that fulfills one of the following descriptions:

It is a new animal drug under Section 201(v) of the Federal Food, Drug and Cosmetic Act (FFDCA; 21 U.S.C. § 321(v)), incorporated by reference in Section 720.111,

It is an animal drug that has been determined by regulation of the federal Secretary of Health and Human Services pursuant to FFDCA Section 512, incorporated by reference in Section 720.111, to be an exempted new animal drug, or

It is an animal feed under FFDCA Section 201(w) (21 U.S.C. § 321(w)), incorporated by reference in Section 720.111 that bears or contains any substances described in either of the two preceding subsections of this definition.

BOARD NOTE: The second exception of corresponding 40 CFR 260.10

reads as follows: "Is an animal drug that has been determined by regulation of the Secretary of Health and Human Services not to be a new animal drug". This is very similar to the language of Section 2(u) of the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA; 7 U.S.C. § 136(u)). The three exceptions, taken together, appear intended not to include as "pesticide" any material within the scope of federal Food and Drug Administration regulation. The Board codified this provision with the intent of retaining the same meaning as its federal counterpart while adding the definiteness required under Illinois law.

"Pile" means any noncontainerized accumulation of solid, non-flowing hazardous waste that is used for treatment or storage, and that is not a containment building.

"Plasma arc incinerator" means any enclosed device which uses a high intensity electrical discharge or arc as a source of heat followed by an afterburner using controlled flame combustion and which is not listed as an industrial furnace.

"Point source" means any discernible, confined and discrete conveyance including, but not limited to, any pipe, ditch, channel, tunnel, conduit, well, discrete fissure, container, rolling stock, concentrated animal feeding operation, or vessel or other floating craft from which pollutants are or may be discharged. This term does not include return flows from irrigated agriculture.

"Publicly owned treatment works" or "POTW" is as defined in 35 Ill. Adm. Code 310.110.

"Qualified groundwater scientist" means a scientist or engineer who has received a baccalaureate or postgraduate degree in the natural sciences or engineering, and has sufficient training and experience in groundwater hydrology and related fields, as demonstrated by state registration, professional certifications, or completion of accredited university courses that enable the individual to make sound professional judgments regarding groundwater monitoring and contaminant fate and transport. BOARD NOTE: "State registration" includes, but is not limited to, registration as a professional engineer with the Department of Professional Regulation, pursuant to 225 ILCS 325/1 and 68 Ill. Adm. Code 1380. "Professional certification" includes, but is not limited to, certification under the certified ground water professional program of the National Ground Water Association.

"Regional Administrator" means the Regional Administrator for the EPA Region in which the facility is located or the Regional Administrator's designee.

"Remediation waste" means all solid and hazardous wastes, and all media (including groundwater, surface water, soils, and sediments) and debris that contain listed hazardous wastes or which themselves exhibit a hazardous waste characteristic which are managed for the purpose of implementing-corrective action requirements under 35 Ill. Adm. Code 724.201 and RCRA Section 3008(h) <u>cleanup</u>. For a given facility, remediation wastes may originate only from within the facility boundary, but may include waste managed in implementing RCRA sections 3004(v) or 3008(h) for releases beyond the facility boundary.

"Remediation waste management site" means a facility where an owner or operator is or will be treating, storing, or disposing of hazardous remediation wastes. A remediation waste management site is not a facility that is subject to corrective action under 35 Ill. Adm. Code 724.201, but a remediation waste management site is subject to corrective action requirements if the site is located in such a facility.

"Replacement unit" means a landfill, surface impoundment, or waste pile unit from which all or substantially all of the waste is removed, and which is subsequently reused to treat, store, or dispose of hazardous waste. "Replacement unit" does not include a unit from which waste is removed during closure, if the subsequent reuse solely involves the disposal of waste from that unit and other closing units or corrective action areas at the facility, in accordance with a closure or corrective action plan approved by USEPA or the Agency.

"Representative sample" means a sample of a universe or whole (e.g., waste pile, lagoon, groundwater) which can be expected to exhibit the average properties of the universe or whole.

"Runoff" means any rainwater, leachate, or other liquid that drains over land from any part of a facility.

"Runon" means any rainwater, leachate, or other liquid that drains over land onto any part of a facility.

"Saturated zone" or "zone of saturation" means that part of the earth's crust in which all voids are filled with water.

"SIC Code" means Standard Industrial Code as defined in Standard Industrial Classification Manual, incorporated by reference in Section 720.111.

"Sludge" means any solid, semi-solid, or liquid waste generated from a municipal, commercial, or industrial wastewater treatment plant, water supply treatment plant, or air pollution control facility exclusive of the treated effluent from a wastewater treatment plant.

"Sludge dryer" means any enclosed thermal treatment device which is used to dehydrate sludge and which has a total thermal input, excluding the heating value of the sludge itself, of 2500 Btu/lb or less of sludge treated on a wet weight basis.

"Small Quantity Generator" means a generator which generates less than 1000 kg of hazardous waste in a calendar month.

"Solid waste" means a solid waste as defined in 35 Ill. Adm. Code 721.102.

"Sorbent" means a material that is used to soak up free liquids by either adsorption or absorption, or both. "Sorb" means to either adsorb or absorb, or both.

"Sump" means any pit or reservoir that meets the definition of tank and those troughs or trenches connected to it that serve to collect hazardous waste for transport to hazardous waste storage, treatment or disposal facilities; except that, as used in the landfill, surface impoundment and waste pile rules, "sump" means any lined pit or reservoir that serves to collect liquids drained from a leachate collection and removal system or leak detection system for subsequent removal from the system.

"Staging pile" means an accumulation of solid, non-flowing remediation waste (as defined in this Section) that is not a containment building and that is used only during remedial operations for temporary storage at a facility. Staging piles must be designated by the Agency according to the requirements of 35 Ill. Adm. Code 724.654.

"State" means any of the several states, the District of Columbia, the Commonwealth of Puerto Rico, the Virgin Islands, Guam, American Samoa and the Commonwealth of the Northern Mariana Islands.

"Storage" means the holding of hazardous waste for a temporary period, at the end of which the hazardous waste is treated, disposed of, or stored elsewhere.

"Sump" means any pit or reservoir that meets the definition of tank and those troughs or trenches connected to it that serve to collect hazardous waste for transport to hazardous waste storage, treatment, or disposal facilities; except that, as used in the landfill, surface impoundment and waste pile rules, "sump" means any lined pit or reservoir that serves to collect liquids drained from a leachate collection and removal system or leak detection system for subsequent removal from the system.

"Surface impoundment" or "impoundment" means a facility or part of a facility which is a natural topographic depression, manmade excavation, or diked area formed primarily of earthen materials (although it may be lined with manmade materials) which is designed to hold an accumulation of liquid wastes or wastes containing free liquids and which is not an injection well. Examples of surface impoundments are holding, storage, settling and aeration pits, ponds, and lagoons.

"Tank" means a stationary device, designed to contain an accumulation of hazardous waste which is constructed primarily of nonearthen materials (e.g., wood, concrete, steel, plastic) which provide structural support.

"Tank system" means a hazardous waste storage or treatment tank and its associated ancillary equipment and containment system.

"Thermal treatment" means the treatment of hazardous waste in a device which uses elevated temperatures as the primary means to change the chemical, physical, or biological character or composition of the hazardous waste. Examples of thermal treatment processes are incineration, molten salt, pyrolysis, calcination, wet air oxidation and microwave discharge. (See also "incinerator" and "open burning".)

"Thermostat" means a temperature control device that contains metallic mercury in an ampule attached to a bimetal sensing element and mercury-containing ampules that have been removed from such a temperature control device in compliance with the requirements of 35 Ill. Adm. Code 733.113(c)(2) or 733.133(c)(2).

"Totally enclosed treatment facility" means a facility for the treatment of hazardous waste which is directly connected to an industrial production process and which is constructed and operated in a manner which prevents the release of any hazardous waste or any constituent thereof into the environment during treatment. An example is a pipe in which waste acid is neutralized.

"Transfer facility" means any transportation related facility including loading docks, parking areas, storage areas and other similar areas where shipments of hazardous waste are held during the normal course of transportation.

"Transport vehicle" means a motor vehicle or rail car used for the transportation of cargo by any mode. Each cargo-carrying body (trailer, railroad freight car, etc.) is a separate transport vehicle.

"Transportation" means the movement of hazardous waste by air, rail, highway, or water.

"Transporter" means a person engaged in the off-site transportation of hazardous waste by air, rail, highway, or water.

"Treatability study" means:

A study in which a hazardous waste is subjected to a treatment process to determine:

Whether the waste is amenable to the treatment process.

What pretreatment (if any) is required.

The optimal process conditions needed to achieve the desired treatment.

The efficiency of a treatment process for a specific waste or wastes. Or,

The characteristics and volumes of residuals from a particular treatment process.

Also included in this definition for the purpose of 35 Ill. Adm. Code 721.104(e) and (f) exemptions are liner compatibility, corrosion and other material compatibility studies and toxicological and health effects studies. A "treatability study" is not a means to commercially treat or dispose of hazardous waste.

"Treatment" means any method, technique, or process, including neutralization, designed to change the physical, chemical, or biological character or composition of any hazardous waste so as to neutralize such waste, or so as to recover energy or material resources from the waste or so as to render such waste non-hazardous or less hazardous; safer to transport, store, or dispose of; or amenable for recovery, amenable for storage, or reduced in volume.

"Treatment zone" means a soil area of the unsaturated zone of a land treatment unit within which hazardous constituents are degraded, transformed, or immobilized.

"Underground injection" means the subsurface emplacement of fluids through a bored, drilled, or driven well; or through a dug well, where the depth of the dug well is greater than the largest surface dimension. (See also "injection well".)

"Underground tank" means a device meeting the definition of "tank" whose entire surface area is totally below the surface of and covered by the ground.

"Unfit-for-use tank system" means a tank system that has been determined through an integrity assessment or other inspection to be no longer capable of storing or treating hazardous waste without posing a threat of release of hazardous waste to the environment.

"United States" means the 50 states, the District of Columbia, the Commonwealth of Puerto Rico, the U.S. Virgin Islands, Guam, American Samoa and the Commonwealth of the Northern Mariana Islands.

"Universal waste" means any of the following hazardous wastes that are managed under the universal waste requirements of 35 Ill. Adm. Code 733:

Batteries, as described in 35 Ill. Adm. Code 733.102;

Pesticides, as described in 35 Ill. Adm. Code 733.103;

Thermostats, as described in 35 Ill. Adm. Code 733.104; and

Mercury-containing lamps, as described in 35 Ill. Adm. Code 733.107. BOARD NOTE: Mercury-containing lamps were added as universal waste pursuant to Section 22.23a of the Act [415 ILCS 5/22.23a] (see P.A. 90-502, effective August 19, 1997).

"Universal waste handler" means either of the following:

A generator (as defined in this Section) of universal waste; or

The owner or operator of a facility, including all contiguous property, that receives universal waste from other universal waste handlers, accumulates the universal waste, and sends that universal waste to another universal waste handler, to a destination facility, or to a foreign destination.

"Universal waste handler" does not mean:

A person that treats (except under the provisions of Section 733.113(a) or (c) or 733.133(a) or (c)), disposes of, or recycles universal waste; or

A person engaged in the off-site transportation of universal waste by air, rail, highway, or water, including a universal waste transfer facility.

"Universal waste transporter" means a person engaged in the off-site transportation of universal waste by air, rail, highway, or water.

"Unsaturated zone" or "zone of aeration" means the zone between the land surface and the water table.

"Uppermost aquifer" means the geologic formation nearest the natural ground surface that is an aquifer, as well as lower aquifers that are hydraulically interconnected with this aquifer within the facility's property boundary.

"USDOT" or "Department of Transportation" means the United States Department of Transportation.

"Used oil" means any oil that has been refined from crude oil, or any synthetic oil, that has been used and as a result of such use is contaminated by physical or chemical impurities.

"USEPA" or "EPA" or "U.S. EPA" means the United States Environmental Protection Agency.

"Vessel" includes every description of watercraft, used or capable of being used as

a means of transportation on the water.

"Wastewater treatment unit" means a device which:

Is part of a wastewater treatment facility which has an NPDES permit pursuant to 35 Ill. Adm. Code 309 or a pretreatment permit or authorization to discharge pursuant to 35 Ill. Adm. Code 310; and

Receives and treats or stores an influent wastewater which is a hazardous waste as defined in 35 Ill. Adm. Code 721.103, or generates and accumulates a wastewater treatment sludge which is a hazardous waste as defined in 35 Ill. Adm. Code 721.103, or treats or stores a wastewater treatment sludge which is a hazardous waste as defined in 35 Ill. Adm. Code 721.103, or treats or stores a wastewater treatment sludge which is a hazardous waste as defined in 35 Ill. Adm. Code 721.103, or treats or stores a wastewater treatment sludge which is a hazardous waste as defined in 35 Ill. Adm. Code 721.103, or treats or stores a wastewater treatment sludge which is a hazardous waste as defined in 35 Ill. Adm. Code 721.103; and

Meets the definition of tank or tank system in this Section.

"Water (bulk shipment)" means the bulk transportation of hazardous waste which is loaded or carried on board a vessel without containers or labels.

"Well" means any shaft or pit dug or bored into the earth, generally of a cylindrical form, and often walled with bricks or tubing to prevent the earth from caving in.

"Well injection" (See "underground injection").

"Zone of engineering control" means an area under the control of the owner or operator that, upon detection of a hazardous waste release, can be readily cleaned up prior to the release of hazardous waste or hazardous constituents to groundwater or surface water.

(Source: Amended at 23 Ill. Reg. _____, effective _____)

Section 720.111 References

a) The following publications are incorporated by reference for the purposes of this Part and 35 Ill. Adm. Code 703 through 705, 721 through 726, 728, 730, 731, 733, 738, and 739:

ACI. Available from the American Concrete Institute, Box 19150, Redford Station, Detroit, Michigan 48219:

ACI 318-83: "Building Code Requirements for Reinforced Concrete", adopted September, 1983.

ANSI. Available from the American National Standards Institute, 1430

Broadway, New York, New York 10018, 212-354-3300:

ANSI B31.3 and B31.4. See ASME/ANSI B31.3 and B31.4.

API. Available from the American Petroleum Institute, 1220 L Street, N.W., Washington, D.C. 20005, 202-682-8000:

"Cathodic Protection of Underground Petroleum Storage Tanks and Piping Systems", API Recommended Practice 1632, Second Edition, December, 1987.

"Evaporative Loss from External Floating-Roof Tanks", API Publication 2517, Third Edition, February, 1989.

"Guide for Inspection of Refinery Equipment, Chapter XIII, Atmospheric and Low Pressure Storage Tanks", 4th Edition, 1981, reaffirmed December, 1987.

"Installation of Underground Petroleum Storage Systems", API Recommended Practice 1615, Fourth Edition, November, 1987.

APTI. Available from the Air and Waste Management Association, Box 2861, Pittsburgh, PA 15230, 412-232-3444:

APTI Course 415: Control of Gaseous Emissions, USEPA Publication EPA-450/2-81-005, December, 1981.

ASME. Available from the American Society of Mechanical Engineers, 345 East 47th Street, New York, NY 10017, 212-705-7722:

"Chemical Plant and Petroleum Refinery Piping", ASME/ANSI B31.3-1987, as supplemented by B31.3a-1988 and B31.3b-1988. Also available from ANSI.

"Liquid Transportation Systems for Hydrocarbons, Liquid Petroleum Gas, Anhydrous Ammonia, and Alcohols", ASME/ANSI B31.4-1986, as supplemented by B31.4a-1987. Also available from ANSI.

ASTM. Available from American Society for Testing and Materials, 1916 Race Street, Philadelphia, PA 19103, 215-299-5400:

ASTM C 94-90, Standard Specification for Ready-Mixed Concrete, approved March 30, 1990.

ASTM D 88-87, Standard Test Method for Saybolt Viscosity, April 24, 1981, reapproved January, 1987.

ASTM D 93-85, Standard Test Methods for Flash Point by Pensky-Martens Closed Tester, approved October 25, 1985.

ASTM D 1946-90, Standard Practice for Analysis of Reformed Gas by Gas Chromatography, approved March 30, 1990.

ASTM D 2161-87, Standard Practice for Conversion of Kinematic Viscosity to Saybolt Universal or to Saybolt Furol Viscosity, March 27, 1987.

ASTM D 2267-88, Standard Test Method for Aromatics in Light Naphthas and Aviation Gasolines by Gas Chromatography, approved November 17, 1988.

ASTM D 2382-88, Standard Test Method for Heat of Combustion of Hydrocarbon Fuels by Bomb Calorimeter (High Precision Method), approved October 31, 1988.

ASTM D 2879-92, Standard Test Method for Vapor Pressure-Temperature Relationship and Initial Decomposition Temperature of Liquids by Isoteniscope, approved 1992.

ASTM D 3828-87, Standard Test Methods for Flash Point of Liquids by Setaflash Closed Tester, approved December 14, 1988.

ASTM E 168-88, Standard Practices for General Techniques of Infrared Quantitative Analysis, approved May 27, 1988.

ASTM E 169-87, Standard Practices for General Techniques of Ultraviolet-Visible Quantitative Analysis, approved February 1, 1987.

ASTM E 260-85, Standard Practice for Packed Column Gas Chromatography, approved June 28, 1985.

ASTM Method G 21-70 (1984a) -- Standard Practice for Determining Resistance of Synthetic Polymer Materials to Fungi.

ASTM Method G 22-76 (1984b) -- Standard Practice for Determining Resistance of Plastics to Bacteria.

GPO. Available from the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20402, 202-783-3238:

Standard Industrial Classification Manual (1972), and 1977 Supplement, republished in 1983.

"Test Methods for Evaluating Solid Waste, Physical/Chemical Methods", USEPA Publication number SW-846 (Third Edition, November, 1986), as amended by Updates I (July, 1992), II (September, 1994), IIA (August, 1993), IIB (January, 1995), and III (December, 1996) (Document Number 955-001-00000-1).

NACE. Available from the National Association of Corrosion Engineers, 1400 South Creek Dr., Houston, TX 77084, 713-492-0535:

> "Control of External Corrosion on Metallic Buried, Partially Buried, or Submerged Liquid Storage Systems", NACE Recommended Practice RP-02-85, approved March, 1985.

NFPA. Available from the National Fire Protection Association, Batterymarch Park, Boston, MA 02269, 617-770-3000 or 800-344-3555:

"Flammable and Combustible Liquids Code" NFPA 30, issued July 17, 1987. Also available from ANSI.

NTIS. Available from the U.S. Department of Commerce, National Technical Information Service, 5285 Port Royal Road, Springfield, VA 22161, 703-487-4600:

APTI Course 415: Control of Gaseous Emissions, USEPA Publication EPA-450/2-81-005, December, 1981.

"Generic Quality Assurance Project Plan for Land Disposal Restrictions Program", EPA/530-SW-87-011, March 15, 1987. (Document number PB 88-170766.)

"Guideline on Air Quality Models", Revised 1986. (Document number PB86-245-248 (Guideline) and PB88-150-958 (Supplement), also set forth at 40 CFR 51, Appendix W).

"Methods for Chemical Analysis of Water and Wastes", Third Edition, March, 1983. (Document number PB 84-128677).

"Methods Manual for Compliance with BIF Regulations",

December, 1990. (Document number PB91-120-006).

"Petitions to Delist Hazardous Wastes -- A Guidance Manual, Second Edition", EPA/530-R-93-007, March, 1993. (Document Number PB 93-169 365).

"Screening Procedures for Estimating the Air Quality Impact of Stationary Sources", October, 1992, Publication Number EPA-450/R-92-019.

"Test Methods for Evaluating Solid Waste, Physical/Chemical Methods", USEPA Publication number SW-846 (Third Edition, November, 1986), as amended by Updates I (July, 1992), II (September, 1994), IIA (August, 1993), IIB (January, 1995), and III (December, 1996) (Document Number 955-001-00000-1).

OECD. Organisation for Economic Co-operation and Development, Environment Directorate, 2 rue Andre Pascal, 75775 Paris Cedex 16, France):

> OECD Guideline for Testing of Chemicals, Method 301B: "CO₂ Evolution (Modified Sturm Test)", adopted 17 July 1992.

Table 2.B of the Annex of OECD Council Decision C(88)90(Final) of 27 May 1988.

STI. Available from the Steel Tank Institute, 728 Anthony Trail, Northbrook, IL 60062, 708-498-1980:

"Standard for Dual Wall Underground Steel Storage Tanks" (1986).

U.S. DOD. Available from the United States Department of Defense:

"DOD Ammunition and Explosive Safety Standards" (DOD 6055.9-STD), as in effect on November 8, 1995.

The Motor Vehicle Inspection Report (DD Form 626), as in effect on November 8, 1995.

Requisition Tracking Form (DD Form 1348), as in effect on November 8, 1995.

The Signature and Talley Record (DD Form 1907), as in effect on November 8, 1995.

Special Instructions for Motor Vehicle Drivers (DD Form 836), as in effect on November 8, 1995.

USEPA. Available from United States Environmental Protection Agency, Office of Drinking Water, State Programs Division, WH 550 E, Washington, D.C. 20460:

"Technical Assistance Document: Corrosion, Its Detection and Control in Injection Wells", EPA 570/9-87-002, August, 1987.

USEPA. Available from Receptor Analysis Branch, USEPA (MD-14), Research Triangle Park, NC 27711:

"Screening Procedures for Estimating the Air Quality Impact of Stationary Sources, Revised", October, 1992, Publication Number EPA-450/R-92-019.

USEPA. Available from RCRA Information Center (RIC), 1235 Jefferson-Davis Highway, first floor, Arlington, VA 22203 (Docket # F-94-IEHF-FFFFF):

OECD Amber List of Wastes, Appendix 4 to the OECD Council Decision C(92)39/FINAL (Concerning the Control of Transfrontier Movements of Wastes Destined for Recovery Operations) (May 1993).

OECD Green List of Wastes, Appendix 3 to the OECD Council Decision C(92)39/FINAL (Concerning the Control of Transfrontier Movements of Wastes Destined for Recovery Operations) (May 1994).

OECD Red List of Wastes, Appendix 5 to the OECD Council Decision C(92)39/FINAL (Concerning the Control of Transfrontier Movements of Wastes Destined for Recovery Operations) (May 1993).

Table 2.B of the Annex of OECD Council Decision C(88)90(Final) (May 27, 1988).

U.S. GSA. Available from the United States Government Services Administration:

Government Bill of Lading (GBL) (GSA Standard Form 1109), as in effect on November 8, 1995.

b) Code of Federal Regulations. Available from the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20401, 202-783-3238:

10 CFR 20, Appendix B (19978)

40 CFR 51.100(ii) (19978)

40 CFR 51, Appendix W (19978)

40 CFR 52.741, Appendix B (19978)

40 CFR 60 (19978)

40 CFR 61, Subpart V (19978)

40 CFR 63 (19978), as amended at 63 Fed. Reg. 18504 (Apr. 15, 1998)

40 CFR 136 (1997<u>8</u>), as corrected at 63 Fed. Reg. 38756 (July 20, 1998) and 63 Fed. Reg. 44146 (Aug. 18, 1998) and amended at <u>62–63</u> Fed. Reg. <u>48394–50387</u> (Sep. <u>15</u> 21, <u>1997–1998</u>)

40 CFR 142 (19978)

40 CFR 220 (19978)

40 CFR 232.2 (1998)

40 CFR 260.20 (19978)

40 CFR 264 (19978)

40 CFR 268.41 (1990)

40 CFR 268. Appendix IX (19978)

40 CFR 270.5 (1998)

40 CFR 302.4, 302.5 and 302.6 (19978)

40 CFR 761 (19978)

49 CFR 171 (19978)

49 CFR 173 (19978)

49 CFR 178 (19978)

c) Federal Statutes

Section 3004 of the Resource Conservation and Recovery Act (42 USC 6901 et seq.), as amended through December 31, 1987.

Sections 201(v), 201(w), and 360b(j) of the Federal Food, Drug, and Cosmetic Act (FFDCA; 21 USC 321(v), 321(w) & 512(j)), as amended through October 25, 1994.

Section 1412 of the Department of Defense Authorization Act of 1986, Pub. L. 99-145, 50 USC 1521(j)(1) (1997).

d) This Section incorporates no later editions or amendments.

(Source: Amended at 23 Ill. Reg. _____, effective _____)

TITLE 35: ENVIRONMENTAL PROTECTION SUBTITLE G: WASTE DISPOSAL CHAPTER I: POLLUTION CONTROL BOARD SUBCHAPTER c: HAZARDOUS WASTE OPERATING REQUIREMENTS

PART 721 IDENTIFICATION AND LISTING OF HAZARDOUS WASTE

SUBPART A: GENERAL PROVISIONS

- Section
- 721.101 Purpose and Scope
- 721.102 Definition of Solid Waste
- 721.103 Definition of Hazardous Waste
- 721.104 Exclusions
- 721.105 Special Requirements for Hazardous Waste Generated by Small Quantity Generators
- 721.106 Requirements for Recyclable Materials
- 721.107 Residues of Hazardous Waste in Empty Containers
- 721.108 PCB Wastes Regulated under TSCA
- 721.109 Requirements for Universal Waste

SUBPART B: CRITERIA FOR IDENTIFYING THE CHARACTERISTICS OF HAZARDOUS WASTE AND FOR LISTING HAZARDOUS WASTES

Section

721.110 Criteria for Identifying the Characteristics of Hazardous Waste

721.111 Criteria for Listing Hazardous Waste

SUBPART C: CHARACTERISTICS OF HAZARDOUS WASTE

Section

- 721.120 General
- 721.121 Characteristic of Ignitability
- 721.122 Characteristic of Corrosivity
- 721.123 Characteristic of Reactivity
- 721.124 Toxicity Characteristic

SUBPART D: LISTS OF HAZARDOUS WASTE

Section

| General |
|--|
| Iazardous Wastes From Nonspecific Sources |
| Hazardous Waste from Specific Sources |
| Discarded Commercial Chemical Products, Off-Specification Species, Container |
| Residues, and Spill Residues Thereof |
| Nood Preserving Wastes |
| Comparable or Syngas Fuel Exclusion |
| A Representative Sampling Methods |
| 3 Method 1311 Toxicity Characteristic Leaching Procedure (TCLP) |
| C Chemical Analysis Test Methods |
| Analytical Characteristics of Organic Chemicals (Repealed) |
| Analytical Characteristics of Inorganic Species (Repealed) |
| Sample Preparation/Sample Introduction Techniques (Repealed) |
| G Basis for Listing Hazardous Wastes |
| H Hazardous Constituents |
| Wastes Excluded by Administrative Action |
| Wastes Excluded by U.S. EPA under 40 CFR 260.20 and 260.22 from |
| Non-Specific Sources |
| Wastes Excluded by USEPA under 40 CFR 260.20 and 260.22 from |
| Specific Sources |
| Wastes Excluded by U.S. EPA under 40 CFR 260.20 and 260.22 from |
| Commercial Chemical Products, Off-Specification Species, Container |
| Residues, and Soil Residues Thereof |
| Wastes Excluded by the Board by Adjusted Standard |
| Method of Analysis for Chlorinated Dibenzo-p-Dioxins and |
| Dibenzofurans (Repealed) |
| Z Table to Section 721.102 |
| |

AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental Protection Act [415 ILCS 5/22.4 and 27].

SOURCE: Adopted in R81-22, 43 PCB 427, at 5 Ill. Reg. 9781, effective May 17, 1982;

amended and codified in R81-22, 45 PCB 317, at 6 Ill. Reg. 4828, effective May 17, 1982; amended in R82-18, 51 PCB 31, at 7 Ill. Reg. 2518, effective February 22, 1983; amended in R82-19, 53 PCB 131, at 7 Ill. Reg. 13999, effective October 12, 1983; amended in R84-34, 61 PCB 247, at 8 Ill. Reg. 24562, effective December 11, 1984; amended in R84-9, at 9 Ill. Reg. 11834, effective July 24, 1985; amended in R85-22 at 10 Ill. Reg. 998, effective January 2, 1986; amended in R85-2 at 10 Ill. Reg. 8112, effective May 2, 1986; amended in R86-1 at 10 Ill. Reg. 14002, effective August 12, 1986; amended in R86-19 at 10 Ill. Reg. 20647, effective December 2, 1986; amended in R86-28 at 11 Ill. Reg. 6035, effective March 24, 1987; amended in R86-46 at 11 Ill. Reg. 13466, effective August 4, 1987; amended in R87-32 at 11 Ill. Reg. 16698, effective September 30, 1987; amended in R87-5 at 11 Ill. Reg. 19303, effective November 12, 1987; amended in R87-26 at 12 Ill. Reg. 2456, effective January 15, 1988; amended in R87-30 at 12 Ill. Reg. 12070, effective July 12, 1988; amended in R87-39 at 12 Ill. Reg. 13006, effective July 29, 1988; amended in R88-16 at 13 Ill. Reg. 382, effective December 27, 1988; amended in R89-1 at 13 Ill. Reg. 18300, effective November 13, 1989; amended in R90-2 at 14 Ill. Reg. 14401, effective August 22, 1990; amended in R90-10 at 14 Ill. Reg. 16472, effective September 25, 1990; amended in R90-17 at 15 Ill. Reg. 7950, effective May 9, 1991; amended in R90-11 at 15 Ill. Reg. 9332, effective June 17, 1991; amended in R91-1 at 15 Ill. Reg. 14473, effective September 30, 1991; amended in R91-12 at 16 Ill. Reg. 2155, effective January 27, 1992; amended in R91-26 at 16 Ill. Reg. 2600, effective February 3, 1992; amended in R91-13 at 16 Ill. Reg. 9519, effective June 9, 1992; amended in R92-1 at 16 Ill. Reg. 17666, effective November 6, 1992; amended in R92-10 at 17 Ill. Reg. 5650, effective March 26, 1993; amended in R93-4 at 17 Ill. Reg. 20568, effective November 22, 1993; amended in R93-16 at 18 Ill. Reg. 6741, effective April 26, 1994; amended in R94-7 at 18 Ill. Reg. 12175, effective July 29, 1994; amended in R94-17 at 18 Ill. Reg. 17490, effective November 23, 1994; amended in R95-6 at 19 Ill. Reg. 9522, effective June 27, 1995; amended in R95-20 at 20 Ill. Reg. 10963, effective August 1, 1996; amended in R96-10/R97-3/R97-5 at 22 Ill. Reg. 275, effective December 16, 1997; amended in R98-12 at 22 Ill. Reg. 7615, effective April 15, 1998; amended in R97-21/R98-3/R98-5 at 22 Ill. Reg. 17531, effective September 28, 1998; amended in R98-21/R99-2/R99-7 at 23 Ill. Reg. 1718, effective January 19, 1999; amended at 23 Ill. Reg.

SUBPART A: GENERAL PROVISIONS

Section 721.104 Exclusions

- a) Materials that are not solid wastes. The following materials are not solid wastes for the purpose of this Part:
 - 1) Sewage:
 - A) Domestic sewage (untreated sanitary wastes that pass through a sewer system); and

- B) Any mixture of domestic sewage and other waste that passes through a sewer system to publicly-owned treatment works for treatment.
- 2) Industrial wastewater discharges that are point source discharges with National Pollutant Discharge Elimination System (NPDES) permits issued by the Agency pursuant to Section 12(f) of the Environmental Protection Act and 35 Ill. Adm. Code 309.

BOARD NOTE: This exclusion applies only to the actual point source discharge. It does not exclude industrial wastewaters while they are being collected, stored, or treated before discharge, nor does it exclude sludges that are generated by industrial wastewater treatment.

- 3) Irrigation return flows.
- 4) Source, special nuclear, or by-product material as defined by the Atomic Energy Act of 1954, as amended (42 U.S.C. 2011 et seq.).
- 5) Materials subjected to in-situ mining techniques that are not removed from the ground as part of the extraction process.
- 6) Pulping liquors (i.e., black liquors) that are reclaimed in a pulping liquor recovery furnace and then reused in the pulping process, unless accumulated speculatively, as defined in Section 721.101(c).
- 7) Spent sulfuric acid used to produce virgin sulfuric acid unless it is accumulated speculatively, as defined in Section 721.101(c).
- 8) Secondary materials that are reclaimed and returned to the original process or processes in which they were generated where they are reused in the production process, provided:
 - A) Only tank storage is involved, and the entire process through completion of reclamation is closed by being entirely connected with pipes or other comparable enclosed means of conveyance;
 - B) Reclamation does not involve controlled flame combustion (such as occurs in boilers, industrial furnaces, or incinerators);
 - C) The secondary materials are never accumulated in such tanks for over twelve months without being reclaimed; and
 - D) The reclaimed material is not used to produce a fuel or used to produce products that are used in a manner constituting disposal.

- 9) Wood preserving wastes.
 - A) Spent wood preserving solutions that have been used and which are reclaimed and reused for their original intended purpose;
 - B) Wastewaters from the wood preserving process that have been reclaimed and which are reused to treat wood; and
 - C) Prior to reuse, the wood preserving wastewaters and spent wood preserving solutions described in subsections (a)(9)(A) and (a)(9)(B) of this Section, so long as they meet all of the following conditions:
 - The wood preserving wastewaters and spent wood preserving solutions are reused on-site at water borne plants in the production process for their original intended purpose;
 - ii) Prior to reuse, the wastewaters and spent wood preserving solutions are managed to prevent release to either land or groundwater or both;
 - Any unit used to manage wastewaters or spent wood preserving solutions prior to reuse can be visually or otherwise determined to prevent such releases;
 - iv) Any drip pad used to manage the wastewaters or spent wood preserving solutions prior to reuse complies with the standards in 35 Ill. Adm. Code 725.Subpart W, regardless of whether the plant generates a total of less than 100 kg/month of hazardous waste; and
 - v) Prior to operating pursuant to this exclusion, the plant owner or operator submits a one-time notification to the Agency stating that the plant intends to claim the exclusion, giving the date on which the plant intends to begin operating under the exclusion, and containing the following language: "I have read the applicable regulation establishing an exclusion for wood preserving wastewaters and spent wood preserving solutions and understand it requires me to comply at all times with the conditions set out in the regulation." The plant must maintain a copy of that document in its on-site records for a period of no less than three years from the date specified

in the notice. The exclusion applies only so long as the plant meets all of the conditions. If the plant goes out of compliance with any condition, it may apply to the Agency for reinstatement. The Agency shall reinstate the exclusion in writing it finds that the plant has returned to compliance with all conditions and that violations are not likely to recur If the Agency denies an application, it shall transmit to the applicant specific, detailed statements in writing as to the reasons it denied the application. The applicant under this subsection (a) (9) (C) (v) may appeal the Agency's determination to deny the reinstatement, to grant the reinstatement with conditions, or to terminate a reinstatement before the Board pursuant to Section 40 of the Act [415 ILCS 5/40].

- 10) Hazardous waste numbers K060, K087, K141, K142, K143, K144, K145, K147, and K148, and any wastes from the coke by-products processes that are hazardous only because they exhibit the toxicity characteristic specified in Section 721.124, when subsequent to generation these materials are recycled to coke ovens, to the tar recovery process as a feedstock to produce coal tar, or are mixed with coal tar prior to the tar's sale or refining. This exclusion is conditioned on there being no land disposal of the waste from the point it is generated to the point it is recycled to coke ovens, to tar recovery, to the tar refining processes, or prior to when it is mixed with coal.
- 11) Nonwastewater splash condenser dross residue from the treatment of hazardous waste number K061 in high temperature metals recovery units, provided it is shipped in drums (if shipped) and not land disposed before recovery.
- 12) Certain oil-bearing hazardous secondary materials and recovered oil, as follows:
 - A) Oil-bearing hazardous secondary materials (i.e., sludges, byproducts, or spent materials) that are generated at a petroleum refinery (standard industrial classification (SIC code 2911) and are inserted into the petroleum refining process (SIC code 2911: including, but not limited to, distillation, catalytic cracking, fractionation, or thermal cracking units (i.e., cokers)) unless the material is placed on the land, or speculatively accumulated before being so recycled. Materials inserted into thermal cracking units are excluded under this subsection (a)(12), provided that the coke product also does not exhibit a characteristic of hazardous waste. Oil-bearing hazardous secondary materials may be inserted into the same petroleum refinery where they are generated or sent directly to another

petroleum refinery and still be excluded under this provision. Except as provided in subsection (a)(12)(B) of this Section, oilbearing hazardous secondary materials generated elsewhere in the petroleum industry (i.e., from sources other than petroleum refineries) are not excluded under this section. Residuals generated from processing or recycling materials excluded under this subsection (a)(12)(A), where such materials as generated would have otherwise met a listing under Subpart D of this Part, are designated as USEPA hazardous waste number F037 listed wastes when disposed of or intended for disposal.

- B) Recovered oil that is recycled in the same manner and with the same conditions as described in subsection (a)(12)(A) of this Section. Recovered oil is oil that has been reclaimed from secondary materials (including wastewater) generated from normal petroleum industry practices, including refining, exploration and production, bulk storage, and transportation incident thereto (SIC codes 1311, 1321, 1381, 1382, 1389, 2911, 4612, 4613, 4922, 4923, 4789, 5171, and 5172). Recovered oil does not include oil-bearing hazardous wastes listed in Subpart D of this Part; however, oil recovered from such wastes may be considered recovered oil. Recovered oil does not include used oil, as defined in 35 Ill. Adm. Code 739.100.
- 13) Excluded scrap metal (processed scrap metal, unprocessed home scrap metal, and unprocessed prompt scrap metal) being recycled.
- 14) Shredded circuit boards being recycled, provided that they meet the following conditions:
 - A) The circuit boards are stored in containers sufficient to prevent a release to the environment prior to recovery; and
 - B) The circuit boards are free of mercury switches, mercury relays, and nickel-cadmium batteries and lithium batteries.
- 15) Condensates derived from the overhead gases fromkraft mill steam strippers that are used to comply with federal Clean Air Act regulation 40 CFR 63.446(e). The exemption applies only to combustion at the mill generating the condensates.
- 16) Secondary materials (i.e., sludges, by-products, and spent materials as defined in Section 721.101) (other than hazardous wastes listed in Subpart D of this Part) generated within the primary mineral processing industry from which minerals, acids, cyanide, water, or other values are recovered by mineral processing, provided that:

- A) The secondary material is legitimately recycled to recover minerals, acids, cyanide, water, or other values;
- B) The secondary material is not accumulated speculatively;
- C) Except as provided in subsection (a)(16)(D) of this Section, the secondary material is stored in tanks, containers, or buildings that meet the following minimum integrity standards: a building must be an engineered structure with a floor, walls, and a roof all of which are made of non-earthen materials providing structural support (except that smelter buildings may have partially earthen floors, provided that the secondary material is stored on the nonearthen portion), and have a roof suitable for diverting rainwater away from the foundation; a tank must be free standing, not be a surface impoundment (as defined in 35 Ill. Adm. Code 720.110), and be manufactured of a material suitable for containment of its contents; a container must be free standing and be manufactured of a material suitable for containment of its contents. If a tank or container contains any particulate which may be subject to wind dispersal, the owner or operator must operate the unit in a manner that controls fugitive dust. A tank, container, or building must be designed, constructed, and operated to prevent significant releases to the environment of these materials.
- D) The Agency shall allow by permit that solid mineral processing secondary materials only may be placed on pads, rather than in tanks, containers, or buildings if the facility owner or operator can demonstrate the following: the solid mineral processing secondary materials do not contain any free liquid; the pads are designed, constructed, and operated to prevent significant releases of the secondary material into the environment; and the pads provide the same degree of containment afforded by the non-RCRA tanks, containers, and buildings eligible for exclusion.
 - The Agency shall also consider whether storage on pads poses the potential for significant releases via groundwater, surface water, and air exposure pathways. Factors to be considered for assessing the groundwater, surface water, and air exposure pathways must include the following: the volume and physical and chemical properties of the secondary material, including its potential for migration off the pad; the potential for human or environmental exposure to hazardous constituents migrating from the pad via each exposure

pathway; and the possibility and extent of harm to human and environmental receptors via each exposure pathway.

- Pads must meet the following minimum standards: they must be designed of non-earthen material that is compatible with the chemical nature of the mineral processing secondary material; they must be capable of withstanding physical stresses associated with placement and removal; they must have run on/runoff controls; they must be operated in a manner which controls fugitive dust; and they must have integrity assurance through inspections and maintenance programs.
- iii) Before making a determination under this subsection

 (a)(16)(D), the Agency shall provide notice and the opportunity for comment to all persons potentially interested in the determination. This can be accomplished by placing notice of this action in major local newspapers, or broadcasting notice over local radio stations.

BOARD NOTE: See 35 Ill. Adm. Code 703.Subpart D for the RCRA Subtitle C permit public notice requirements.

- E) The owner or operator provides a notice to the Agency, identifying the following information: the types of materials to be recycled, the type and location of the storage units and recycling processes, and the annual quantities expected to be placed in land-based units. This notification must be updated when there is a change in the type of materials recycled or the location of the recycling process.
- F) For purposes of subsection (b)(7) of this Section, mineral processing secondary materials must be the result of mineral processing and may not include any listed hazardous wastes. Listed hazardous wastes and characteristic hazardous wastes generated by non-mineral processing industries are not eligible for the conditional exclusion from the definition of solid waste.
- 17) Comparable fuels or comparable syngas fuels (i.e., comparable or syngas fuels) that meet the requirements of Section 721.138.
- 18) Petrochemical recovered oil from an associated organic chemical manufacturing facility, where the oil is to be inserted into the petroleum refining process (SIC code 2911) along with normal petroleum refinery

process streams, provided that both of the following conditions are true of the oil:

- A) The oil is hazardous only because it exhibits the characteristic of ignitability (as defined in Section 721.121) or toxicity for benzene (Section 721.124, USEPA hazardous waste code D018);
- B) The oil generated by the organic chemical manufacturing facility is not placed on the land, or speculatively accumulated before being recycled into the petroleum refining process. An "associated organic chemical manufacturing facility" is a facility for which all of the following is true: its primary SIC code is 2869, but its operations may also include SIC codes 2821, 2822, and 2865; it is physically co-located with a petroleum refinery; and the petroleum refinery to which the oil being recycled is returned also provides hydrocarbon feedstocks to the organic chemical manufacturing facility. "Petrochemical recovered oil" is oil that has been reclaimed from secondary materials (i.e., sludges, byproducts, or spent materials, including wastewater) from normal organic chemical manufacturing operations, as well as oil recovered from organic chemical manufacturing processes.
- 19) Spent caustic solutions from petroleum refining liquid treating processes used as a feedstock to produce cresylic or naphthenic acid unless the material is placed on the land, or accumulated speculatively as defined in Section 721.101(c).
- b) Solid wastes that are not hazardous wastes. The following solid wastes are not hazardous wastes:
 - 1) Household waste, including household waste that has been collected, transported, stored, treated, disposed, recovered (e.g., refuse-derived fuel), or reused. "Household waste" means any waste material (including garbage, trash, and sanitary wastes in septic tanks) derived from households (including single and multiple residences, hotels, and motels, bunkhouses, ranger stations, crew quarters, campgrounds, picnic grounds, and day-use recreation areas). A resource recovery facility managing municipal solid waste shall not be deemed to be treating, storing, disposing of, or otherwise managing hazardous wastes for the purposes of regulation under this Part, if such facility:
 - A) Receives and burns only:
 - i) Household waste (from single and multiple dwellings, hotels, motels, and other residential sources); and

- ii) Solid waste from commercial or industrial sources that does not contain hazardous waste; and
- B) Such facility does not accept hazardous waste and the owner or operator of such facility has established contractual requirements or other appropriate notification or inspection procedures to assure that hazardous wastes are not received at or burned in such facility.

BOARD NOTE: The U.S. Supreme Court determined, in City of Chicago v. Environmental Defense Fund, Inc., 511 U.S. 328, 114 S. Ct. 1588, 128 L. Ed. 2d 302 (1994), that this exclusion and RCRA section 3001(i) (42 USC 6921(i)) do not exclude the ash from facilities covered by this subsection from regulation as a hazardous waste. At 59 Fed. Reg. 29372 (June 7, 1994), USEPA granted facilities managing ash from such facilities that is determined a hazardous waste under Subpart C of this Part until December 7, 1994 to file a Part A permit application pursuant to 35 Ill. Adm. Code 703.181. At 60 Fed. Reg. 6666 (Feb. 3, 1995), USEPA stated that it interpreted that the point at which ash becomes subject to RCRA Subtitle C regulation is when that material leaves the combustion building (including connected air pollution control equipment).

- 2) Solid wastes generated by any of the following that are returned to the soil as fertilizers:
 - A) The growing and harvesting of agricultural crops, or
 - B) The raising of animals, including animal manures.
- 3) Mining overburden returned to the mine site.
- 4) Fly ash waste, bottom ash waste, slag waste, and flue gas emission control waste generated primarily from the combustion of coal or other fossil fuels, except as provided in 35 Ill. Adm. Code 726.212 for facilities that burn or process hazardous waste.
- 5) Drilling fluids, produced waters, and other wastes associated with the exploration, development, or production of crude oil, natural gas, or geothermal energy.
- 6) Chromium wastes:
 - A) Wastes that fail the test for the toxicity characteristic (Sections

721.124 and 721.Appendix B) because chromium is present or which are listed in Subpart D of this Part due to the presence of chromium, that do not fail the test for the toxicity characteristic for any other constituent or which are not listed due to the presence of any other constituent, and that do not fail the test for any other characteristic, if it is shown by a waste generator or by waste generators that:

- i) The chromium in the waste is exclusively (or nearly exclusively) trivalent chromium;
- ii) The waste is generated from an industrial process that uses trivalent chromium exclusively (or nearly exclusively) and the process does not generate hexavalent chromium; and
- iii) The waste is typically and frequently managed in nonoxidizing environments.
- B) Specific wastes that meet the standard in subsection (b)(6)(A) of this Section (so long as they do not fail the test for the toxicity characteristic for any other constituent and do not exhibit any other characteristic) are:
 - i) Chrome (blue) trimmings generated by the following subcategories of the leather tanning and finishing industry: hair pulp/chrome tan/retan/wet finish, hair save/chrome tan/retan/wet finish, retan/wet finish, no beamhouse, through-the-blue, and shearling;
 - Chrome (blue) shavings generated by the following subcategories of the leather tanning and finishing industry: hair pulp/chrome tan/retan/wet finish, hair save/chrome tan/retan/wet finish, retan/wet finish, no beamhouse, through-the-blue, and shearling;
 - iii) Buffing dust generated by the following subcategories of the leather tanning and finishing industry: hair pulp/chrome tan/retan/wet finish, hair save/chrome tan/retan/wet finish, retan/wet finish, no beamhouse, through-the-blue;
 - iv) Sewer screenings generated by the following subcategories of the leather tanning and finishing industry: hair pulp/chrome tan/retan/wet finish, hair save/chrome tan/retan/wet finish, retan/wet finish, no beamhouse,

through-the-blue, and shearling;

- v) Wastewater treatment sludges generated by the following subcategories of the leather tanning and finishing industry: hair pulp/chrome tan/retan/wet finish, hair save/chrome tan/retan/wet finish, retan/wet finish, no beamhouse, through-the-blue, and shearling;
- vi) Wastewater treatment sludges generated by the following subcategories of the leather tanning and finishing industry: hair pulp/chrome tan/retan/wet finish, hair save/chrome tan/retan/wet finish, and through-the-blue;
- vii) Waste scrap leather from the leather tanning industry, the shoe manufacturing industry, and other leather product manufacturing industries; and
- viii) Wastewater treatment sludges from the production of titanium dioxide pigment using chromium-bearing ores by the chloride process.
- 7) Solid waste from the extraction, beneficiation, and processing of ores and minerals (including coal, phosphate rock, and overburden from the mining of uranium ore), except as provided by 35 Ill. Adm. Code 726.212 for facilities that burn or process hazardous waste.
 - A) For purposes of this subsection (b)(7), beneficiation of ores and minerals is restricted to the following activities: crushing; grinding; washing; dissolution; crystallization; filtration; sorting; sizing; drying; sintering; pelletizing; briquetting; calcining to remove water or carbon dioxide; roasting; autoclaving or chlorination in preparation for leaching (except where the roasting (or autoclaving or chlorination) and leaching sequence produces a final or intermediate product that does not undergo further beneficiation or processing); gravity concentration; magnetic separation; electrostatic separation; floatation; ion exchange; solvent extraction; electrowinning; precipitation; amalgamation; and heap, dump, vat tank, and in situ leaching.
 - B) For the purposes of this subsection (b)(7), solid waste from the processing of ores and minerals includes only the following wastes as generated:
 - i) Slag from primary copper processing;

- ii) Slag from primary lead processing;
- iii) Red and brown muds from bauxite refining;
- iv) Phosphogypsum from phosphoric acid production;
- v) Slag from elemental phosphorus production;
- vi) Gasifier ash from coal gasification;
- vii) Process wastewater from coal gasification;
- viii) Calcium sulfate wastewater treatment plant sludge from primary copper processing;
- ix) Slag tailings from primary copper processing;
- x) Fluorogypsum from hydrofluoric acid production;
- xi) Process wastewater from hydrofluoric acid production;
- xii) Air pollution control dust or sludge from iron blast furnaces;
- xiii) Iron blast furnace slag;
- xiv) Treated residue from roasting and leaching of chrome ore;
- xv) Process wastewater from primary magnesium processing by the anhydrous process;
- xvi) Process wastewater from phosphoric acid production;
- xvii) Basic oxygen furnace and open hearth furnace air pollution control dust or sludge from carbon steel production;
- xviii) Basic oxygen furnace and open hearth furnace slag from carbon steel production;
- xix) Chloride processing waste solids from titanium tetrachloride production; and
- xx) Slag from primary zinc production.

- C) A residue derived from co-processing mineral processing secondary materials with normal beneficiation raw materials remains excluded under this subsection (b) if the following conditions are fulfilled:
 - i) The owner or operator processes at least 50 percent by weight normal beneficiation raw materials; and
 - ii) The owner or operator legitimately reclaims the secondary mineral processing materials.
- 8) Cement kiln dust waste, except as provided by 35 Ill. Adm. Code 726.212 for facilities that burn or process hazardous waste.
- 9) Solid waste that consists of discarded arsenical-treated wood or wood products that fails the test for the toxicity characteristic for hazardous waste codes D004 through D017 and which is not a hazardous waste for any other reason if the waste is generated by persons that utilize the arsenical-treated wood and wood products for these materials' intended end use.
- 10) Petroleum-contaminated media and debris that fail the test for the toxicity characteristic of Section 721.124 (hazardous waste codes D018 through D043 only) and which are subject to corrective action regulations under 35 Ill. Adm. Code 731.
- 11) This subsection corresponds with 40 CFR 261.4(b)(11), which expired by its own terms on January 25, 1993. This statement maintains structural parity with USEPA regulations.
- 12) Used chlorofluorocarbon refrigerants from totally enclosed heat transfer equipment, including mobile air conditioning systems, mobile refrigeration, and commercial and industrial air conditioning and refrigeration systems, that use chlorofluorocarbons as the heat transfer fluid in a refrigeration cycle, provided the refrigerant is reclaimed for further use.
- 13) Non-terne plated used oil filters that are not mixed with wastes listed in Subpart D of this Part, if these oil filters have been gravity hot-drained using one of the following methods:
 - A) Puncturing the filter anti-drain back valve or the filter dome end and hot-draining;
 - B) Hot-draining and crushing;

- C) Dismantling and hot-draining; or
- D) Any other equivalent hot-draining method that will remove used oil.
- 14) Used oil re-refining distillation bottoms that are used as feedstock to manufacture asphalt products.
- 15) Leachate or gas condensate collected from landfills where certain solid wastes have been disposed, provided that the following conditions are fulfilled:
 - A) The solid wastes disposed would meet one or more of the listing descriptions for Hazardous Waste Codes K169, K170, K171, and K172 if these wastes had been generated after the effective date of the listing (January 19, 1999);
 - B) The solid wastes described in subsection (b)(15)(A) of this Section were disposed prior to the effective date of the listing;
 - C) The leachate or gas condensate do not exhibit any characteristic of hazardous waste nor are derived from any other listed hazardous waste; and
 - D) Discharge of the leachate or gas condensate, including leachate or gas condensate transferred from the landfill to a POTW by truck, rail, or dedicated pipe, is subject to regulation under sections 307(b) or 402 of the federal Clean Water Act.
 - <u>E)</u> After February 13, 2001, leachate or gas condensate will no longer be exempt if it is stored or managed in a surface impoundment prior to discharge. There is one exception: if the surface impoundment is used to temporarily store leachate or gas condensate in response to an emergency situation (e.g., shutdown of wastewater treatment system), provided the impoundment has a double liner, and provided the leachate or gas condensate is removed from the impoundment and continues to be managed in compliance with the conditions of this subsection (b)(15) of this Section after the emergency ends.
- c) Hazardous wastes that are exempted from certain regulations. A hazardous waste that is generated in a product or raw material storage tank, a product or raw material transport vehicle or vessel, a product or raw material pipeline, or in a manufacturing process unit, or an associated non-waste-treatment

manufacturing unit, is not subject to regulation under 35 Ill. Adm. Code 702, 703, 705, and 722 through 725, and 728 or to the notification requirements of section 3010 of RCRA until it exits the unit in which it was generated, unless the unit is a surface impoundment, or unless the hazardous waste remains in the unit more than 90 days after the unit ceases to be operated for manufacturing or for storage or transportation of product or raw materials.

- d) Samples
 - 1) Except as provided in subsection (d)(2) of this Section, a sample of solid waste or a sample of water, soil, or air that is collected for the sole purpose of testing to determine its characteristics or composition is not subject to any requirements of this Part or 35 Ill. Adm. Code 702, 703, 705, and 722 through 728. The sample qualifies when:
 - A) The sample is being transported to a laboratory for the purpose of testing;
 - B) The sample is being transported back to the sample collector after testing;
 - C) The sample is being stored by the sample collector before transport to a laboratory for testing;
 - D) The sample is being stored in a laboratory before testing;
 - E) The sample is being stored in a laboratory for testing but before it is returned to the sample collector; or
 - F) The sample is being stored temporarily in the laboratory after testing for a specific purpose (for example, until conclusion of a court case or enforcement action where further testing of the sample may be necessary).
 - 2) In order to qualify for the exemption in subsection (d)(1)(A) or (d)(1)(B) of this Section, a sample collector shipping samples to a laboratory and a laboratory returning samples to a sample collector shall:
 - A) Comply with U.S. Department of Transportation (USDOT), U.S. Postal Service (USPS), or any other applicable shipping requirements; or
 - B) Comply with the following requirements if the sample collector determines that USDOT, USPS, or other shipping requirements do not apply to the shipment of the sample:

- i) Assure that the following information accompanies the sample: The sample collector's name, mailing address, and telephone number; the laboratory's name, mailing address, and telephone number; the quantity of the sample; the date of the shipment; and a description of the sample.
- ii) Package the sample so that it does not leak, spill, or vaporize from its packaging.
- 3) This exemption does not apply if the laboratory determines that the waste is hazardous but the laboratory is no longer meeting any of the conditions stated in subsection (d)(1) of this Section.
- e) Treatability study samples.
 - Except as is provided in subsection (e)(2) of this Section, a person that generates or collects samples for the purpose of conducting treatability studies, as defined in 35 Ill. Adm. Code 720.110, are not subject to any requirement of 35 Ill. Adm. Code 721 through 723 or to the notification requirements of section 3010 of the Resource Conservation and Recovery Act. Nor are such samples included in the quantity determinations of Section 721.105 and 35 Ill. Adm. Code 722.134(d) when:
 - A) The sample is being collected and prepared for transportation by the generator or sample collector;
 - B) The sample is being accumulated or stored by the generator or sample collector prior to transportation to a laboratory or testing facility; or
 - C) The sample is being transported to the laboratory or testing facility for the purpose of conducting a treatability study.
 - 2) The exemption in subsection (e)(1) of this Section is applicable to samples of hazardous waste being collected and shipped for the purpose of conducting treatability studies provided that:
 - A) The generator or sample collector uses (in "treatability studies") no more than 10,000 kg of media contaminated with non-acute hazardous waste, 1000 kg of non-acute hazardous waste other than contaminated media, 1 kg of acute hazardous waste, or 2500 kg of media contaminated with acute hazardous waste for each

process being evaluated for each generated wastestream;

- B) The mass of each shipment does not exceed 10,000 kg; the 10,000 kg quantity may be all media contaminated with nonacute hazardous waste, or may include 2500 kg of media contaminated with acute hazardous waste, 1000 kg of hazardous waste, and 1 kg of acute hazardous waste;
- C) The sample must be packaged so that it does not leak, spill, or vaporize from its packaging during shipment and the requirements of subsections (e)(2)(C)(i) or (e)(2)(C)(ii) of this Section are met.
 - The transportation of each sample shipment complies with U.S. Department of Transportation (USDOT), U.S.
 Postal Service (USPS), or any other applicable shipping requirements; or
 - ii) If the USDOT, USPS, or other shipping requirements do not apply to the shipment of the sample, the following information must accompany the sample: The name, mailing address, and telephone number of the originator of the sample; the name, address, and telephone number of the facility that will perform the treatability study; the quantity of the sample; the date of the shipment; and, a description of the sample, including its USEPA hazardous waste number;
- D) The sample is shipped to a laboratory or testing facility that is exempt under subsection (f) of this Section, or has an appropriate RCRA permit or interim status;
- E) The generator or sample collector maintains the following records for a period ending three years after completion of the treatability study:
 - i) Copies of the shipping documents;
 - ii) A copy of the contract with the facility conducting the treatability study;
 - iii) Documentation showing: The amount of waste shipped under this exemption; the name, address, and USEPA identification number of the laboratory or testing facility that received the waste; the date the shipment was made;

and whether or not unused samples and residues were returned to the generator; and

- F) The generator reports the information required in subsection (e)(2)(E)(iii) of this Section in its report under 35 Ill. Adm. Code 722.141.
- 3) The Agency may grant requests on a case-by-case basis for up to an additional two years for treatability studies involving bioremediation. The Agency may grant requests, on a case-by-case basis, for quantity limits in excess of those specified in subsections (e)(2)(A), (e)(2)(B), and (f)(4) of this Section, for up to an additional 5000 kg of media contaminated with non-acute hazardous waste, 500 kg of non-acute hazardous waste, 2500 kg of media contaminated with acute hazardous waste, and 1 kg of acute hazardous waste:
 - A) In response to requests for authorization to ship, store, and conduct further treatability studies on additional quantities in advance of commencing treatability studies. Factors to be considered in reviewing such requests include the nature of the technology, the type of process (e.g., batch versus continuous), the size of the unit undergoing testing (particularly in relation to scale-up considerations), the time or quantity of material required to reach steady-state operating conditions, or test design considerations, such as mass balance calculations.
 - B) In response to requests for authorization to ship, store, and conduct treatability studies on additional quantities after initiation or completion of initial treatability studies when: There has been an equipment or mechanical failure during the conduct of the treatability study, there is need to verify the results of a previously-conducted treatability study, there is a need to study and analyze alternative techniques within a previously-evaluated treatment process, or there is a need to do further evaluation of an ongoing treatability study to determine final specifications for treatment.
 - C) The additional quantities allowed and timeframes allowed in subsections (e)(3)(A) and (e)(3)(B) of this Section are subject to all the provisions in subsections (e)(1) and (e)(2)(B) through (e)(2)(F) of this Section. The generator or sample collector shall apply to the Agency and provide in writing the following information:
 - i) The reason why the generator or sample collector requires

additional time or quantity of sample for the treatability study evaluation and the additional time or quantity needed;

- ii) Documentation accounting for all samples of hazardous waste from the wastestream that have been sent for or undergone treatability studies, including the date each previous sample from the waste stream was shipped, the quantity of each previous shipment, the laboratory or testing facility to which it was shipped, what treatability study processes were conducted on each sample shipped, and the available results of each treatability study;
- iii) A description of the technical modifications or change in specifications that will be evaluated and the expected results;
- iv) If such further study is being required due to equipment or mechanical failure, the applicant shall include information regarding the reason for the failure or breakdown and also include what procedures or equipment improvements have been made to protect against further breakdowns; and
- v) Such other information as the Agency determines is necessary.
- 4) Final Agency determinations pursuant to this subsection (e) may be appealed to the Board.
- f) Samples undergoing treatability studies at laboratories or testing facilities. Samples undergoing treatability studies and the laboratory or testing facility conducting such treatability studies (to the extent such facilities are not otherwise subject to RCRA requirements) are not subject to any requirement of this Part, or of 35 Ill. Adm. Code 702, 703, 705, 722 through 726, and 728 or to the notification requirements of Section 3010 of the Resource Conservation and Recovery Act, provided that the requirements of subsections (f)(1) through (f)(11) of this Section are met. A mobile treatment unit may qualify as a testing facility subject to subsections (f)(1) through (f)(11) of this Section. Where a group of mobile treatment units are located at the same site, the limitations specified in subsections (f)(1) through (f)(11) of this Section apply to the entire group of mobile treatment units collectively as if the group were one mobile treatment unit.
 - 1) No less than 45 days before conducting treatability studies, the facility notifies the Agency in writing that it intends to conduct treatability

studies under this subsection (f).

- 2) The laboratory or testing facility conducting the treatability study has a USEPA identification number.
- 3) No more than a total of 10,000 kg of "as received" media contaminated with non-acute hazardous waste, 2500 kg of media contaminated with acute hazardous waste, or 250 kg of other "as received" hazardous waste is subject to initiation of treatment in all treatability studies in any single day. "As received" waste refers to the waste as received in the shipment from the generator or sample collector.
- 4) The quantity of "as received" hazardous waste stored at the facility for the purpose of evaluation in treatability studies does not exceed 10,000 kg, the total of which can include 10,000 kg of media contaminated with non-acute hazardous waste, 2500 kg of media contaminated with acute hazardous waste, 1000 kg of non-acute hazardous wastes other than contaminated media, and 1 kg of acute hazardous waste. This quantity limitation does not include treatment materials (including nonhazardous <u>non-hazardous</u> solid waste) added to "as received" hazardous waste.
- 5) No more than 90 days have elapsed since the treatability study for the sample was completed, or no more than one year (two years for treatability studies involving bioremediation) has elapsed since the generator or sample collector shipped the sample to the laboratory or testing facility, whichever date first occurs. Up to 500 kg of treated material from a particular waste stream from treatability studies may be archived for future evaluation up to five years from the date of initial receipt. Quantities of materials archived are counted against the total storage limit for the facility.
- 6) The treatability study does not involve the placement of hazardous waste on the land or open burning of hazardous waste.
- 7) The facility maintains records for three years following completion of each study that show compliance with the treatment rate limits and the storage time and quantity limits. The following specific information must be included for each treatability study conducted:
 - A) The name, address, and USEPA identification number of the generator or sample collector of each waste sample;
 - B) The date the shipment was received;
 - C) The quantity of waste accepted;
- D) The quantity of "as received" waste in storage each day;
- E) The date the treatment study was initiated and the amount of "as received" waste introduced to treatment each day;
- F) The date the treatability study was concluded;
- G) The date any unused sample or residues generated from the treatability study were returned to the generator or sample collector or, if sent to a designated facility, the name of the facility and the USEPA identification number.
- 8) The facility keeps, on-site, a copy of the treatability study contract and all shipping papers associated with the transport of treatability study samples to and from the facility for a period ending three years from the completion date of each treatability study.
- 9) The facility prepares and submits a report to the Agency by March 15 of each year that estimates the number of studies and the amount of waste expected to be used in treatability studies during the current year, and includes the following information for the previous calendar year:
 - A) The name, address, and USEPA identification number of the facility conducting the treatability studies;
 - B) The types (by process) of treatability studies conducted;
 - C) The names and addresses of persons for whom studies have been conducted (including their USEPA identification numbers);
 - D) The total quantity of waste in storage each day;
 - E) The quantity and types of waste subjected to treatability studies;
 - F) When each treatability study was conducted; and
 - G) The final disposition of residues and unused sample from each treatability study.
- 10) The facility determines whether any unused sample or residues generated by the treatability study are hazardous waste under Section 721.103 and, if so, are subject to 35 Ill. Adm. Code 702, 703, and 721 through 728, unless the residues and unused samples are returned to the sample originator under the exemption of subsection (e) of this Section.

- 11) The facility notifies the Agency by letter when the facility is no longer planning to conduct any treatability studies at the site.
- g) Dredged material that is not a hazardous waste. Dredged material that is subject to the requirements of a permit that has been issued under 404 of the Federal Water Pollution Control Act (33 U.S.C. 1344) is not a hazardous waste. For the purposes of this subsection (g), the following definitions apply:

"Dredged material" has the same meaning as defined in 40 CFR 232.2, incorporated by reference in 35 Ill. Adm. Code 720.111;

"Permit" means any of the following:

<u>A permit issued by the U.S. Army Corps of Engineers (Army Corps) under</u> section 404 of the Federal Water Pollution Control Act (33 USC 1344);

<u>A permit issued by the Army Corps under section 103 of the Marine Protection,</u> <u>Research, and Sanctuaries Act of 1972 (33 USC 1413); or</u>

In the case of Army Corps civil works projects, the administrative equivalent of the permits referred to in the preceding two paragraphs of this Section, as provided for in Army Corps regulations (for example, see 33 CFR 336.1, 336.2, and 337.6).

(Source: Amended at 23 Ill. Reg. _____, effective _____)

TITLE 35: ENVIRONMENTAL PROTECTION SUBTITLE G: WASTE DISPOSAL CHAPTER I: POLLUTION CONTROL BOARD SUBCHAPTER c: HAZARDOUS WASTE OPERATING REQUIREMENTS

PART 724

STANDARDS FOR OWNERS AND OPERATORS OF HAZARDOUS WASTE TREATMENT, STORAGE, AND DISPOSAL FACILITIES

SUBPART A: GENERAL PROVISIONS

Section

- 724.101 Purpose, Scope, and Applicability
- 724.103 Relationship to Interim Status Standards

SUBPART B: GENERAL FACILITY STANDARDS

- 724.110 Applicability
- 724.111 Identification Number
- 724.112 Required Notices
- 724.113 General Waste Analysis

- 724.114 Security
- 724.115 General Inspection Requirements
- 724.116 Personnel Training
- 724.117 General Requirements for Ignitable, Reactive or Incompatible Wastes
- 724.118 Location Standards
- 724.119 Construction Quality Assurance Program

SUBPART C: PREPAREDNESS AND PREVENTION

- Section
- 724.130 Applicability
- 724.131 Design and Operation of Facility
- 724.132 Required Equipment
- 724.133 Testing and Maintenance of Equipment
- 724.134 Access to Communications or Alarm System
- 724.135 Required Aisle Space
- 724.137 Arrangements with Local Authorities

SUBPART D: CONTINGENCY PLAN AND EMERGENCY PROCEDURES

Section

- 724.150 Applicability
- 724.151 Purpose and Implementation of Contingency Plan
- 724.152 Content of Contingency Plan
- 724.153 Copies of Contingency Plan
- 724.154 Amendment of Contingency Plan
- 724.155 Emergency Coordinator
- 724.156 Emergency Procedures

SUBPART E: MANIFEST SYSTEM, RECORDKEEPING AND REPORTING

Section

- 724.170 Applicability
- 724.171 Use of Manifest System
- 724.172 Manifest Discrepancies
- 724.173 Operating Record
- 724.174 Availability, Retention and Disposition of Records
- 724.175 Annual Report
- 724.176 Unmanifested Waste Report
- 724.177 Additional Reports

SUBPART F: RELEASES FROM SOLID WASTE MANAGEMENT UNITS

- 724.190 Applicability
- 724.191 Required Programs
- 724.192 Groundwater Protection Standard
- 724.193 Hazardous Constituents

- 724.194 Concentration Limits
- 724.195 Point of Compliance
- 724.196 Compliance Period
- 724.197 General Groundwater Monitoring Requirements
- 724.198 Detection Monitoring Program
- 724.199 Compliance Monitoring Program
- 724.200 Corrective Action Program
- 724.201 Corrective Action for Solid Waste Management Units

SUBPART G: CLOSURE AND POST-CLOSURE CARE

- Section
- 724.210 Applicability
- 724.211 Closure Performance Standard
- 724.212 Closure Plan; Amendment of Plan
- 724.213 Closure; Time Allowed For Closure
- 724.214 Disposal or Decontamination of Equipment, Structures and Soils
- 724.215 Certification of Closure
- 724.216 Survey Plat
- 724.217 Post-closure Care and Use of Property
- 724.218 Post-closure Closure Care Plan; Amendment of Plan
- 724.219 Post-closure Notices
- 724.220 Certification of Completion of Post-closure Care

SUBPART H: FINANCIAL REQUIREMENTS

- Section
- 724.240 Applicability
- 724.241 Definitions of Terms As Used In This Subpart
- 724.242 Cost Estimate for Closure
- 724.243 Financial Assurance for Closure
- 724.244 Cost Estimate for Post-closure Care
- 724.245 Financial Assurance for Post-closure Care
- 724.246 Use of a Mechanism for Financial Assurance of Both Closure and Post-closure Care
- 724.247 Liability Requirements
- 724.248 Incapacity of Owners or Operators, Guarantors or Financial Institutions
- 724.251 Wording of the Instruments

SUBPART I: USE AND MANAGEMENT OF CONTAINERS

- Section
- 724.270 Applicability
- 724.271 Condition of Containers
- 724.272 Compatibility of Waste With Container
- 724.273 Management of Containers
- 724.274 Inspections
- 724.275 Containment

| 724.276 | Special Requirements for Ignitable or Reactive Waste |
|---------|--|
| 724.277 | Special Requirements for Incompatible Wastes |
| 724.278 | Closure |
| 724.279 | Air Emission Standards |

SUBPART J: TANK SYSTEMS

Section 724.290 Applicability

- 724.291 Assessment of Existing Tank System's Integrity
- 724.292 Design and Installation of New Tank Systems or Components
- 724.293 Containment and Detection of Releases
- 724.294 General Operating Requirements
- 724.295 Inspections
- 724.296 Response to Leaks or Spills and Disposition of Leaking or unfit-for-use Tank Systems
- 724.297 Closure and Post-Closure Care
- 724.298 Special Requirements for Ignitable or Reactive Waste
- 724.299 Special Requirements for Incompatible Wastes
- 724.300 Air Emission Standards

SUBPART K: SURFACE IMPOUNDMENTS

Section

724.320 Applicability

- 724.321 Design and Operating Requirements
- 724.322 Action Leakage Rate
- 724.323 Response Actions
- 724.326 Monitoring and Inspection
- 724.327 Emergency Repairs; Contingency Plans
- 724.328 Closure and Post-closure Care
- 724.329 Special Requirements for Ignitable or Reactive Waste
- 724.330 Special Requirements for Incompatible Wastes
- 724.331 Special Requirements for Hazardous Wastes F020, F021, F022, F023, F026 and F027
- 724.332 Air Emission Standards

SUBPART L: WASTE PILES

- 724.350 Applicability
- 724.351 Design and Operating Requirements
- 724.352 Action Leakage Rate
- 724.353 Response Action Plan
- 724.354 Monitoring and Inspection
- 724.356 Special Requirements for Ignitable or Reactive Waste
- 724.357 Special Requirements for Incompatible Wastes
- 724.358 Closure and Post-closure Care

724.359 Special Requirements for Hazardous Wastes F020, F021, F022, F023, F026 and F027

SUBPART M: LAND TREATMENT

Section

- 724.370 Applicability
- 724.371 Treatment Program
- 724.372 Treatment Demonstration
- 724.373 Design and Operating Requirements
- 724.376 Food-chain Crops
- 724.378 Unsaturated Zone Monitoring
- 724.379 Recordkeeping
- 724.380 Closure and Post-closure Care
- 724.381 Special Requirements for Ignitable or Reactive Waste
- 724.382 Special Requirements for Incompatible Wastes
- 724.383 Special Requirements for Hazardous Wastes F020, F021, F022, F023, F026 and F027

SUBPART N: LANDFILLS

Section

- 724.400 Applicability
- 724.401 Design and Operating Requirements
- 724.402 Action Leakage Rate
- 724.403 Monitoring and Inspection
- 724.404 Response Actions
- 724.409 Surveying and Recordkeeping
- 724.410 Closure and Post-closure Care
- 724.412 Special Requirements for Ignitable or Reactive Waste
- 724.413 Special Requirements for Incompatible Wastes
- 724.414 Special Requirements for Bulk and Containerized Liquids
- 724.415 Special Requirements for Containers
- 724.416 Disposal of Small Containers of Hazardous Waste in Overpacked Drums (Lab Packs)
- 724.417 Special Requirements for Hazardous Wastes F020, F021, F022, F023, F026 and F027

SUBPART O: INCINERATORS

- 724.440 Applicability
- 724.441 Waste Analysis
- 724.442 Principal Organic Hazardous Constituents (POHCs)
- 724.443 Performance Standards
- 724.444 Hazardous Waste Incinerator Permits
- 724.445 Operating Requirements
- 724.447 Monitoring and Inspections

724.451 Closure

SUBPART S: CORRECTIVE ACTION FOR SOLID WASTE MANAGEMENT UNITS

Section

- 724.652 Corrective Action Management Units
- 724.653 Temporary Units
- 724.654 Staging Piles

SUBPART W: DRIP PADS

Section

- 724.670 Applicability
- 724.671 Assessment of existing drip pad integrity
- 724.672 Design and installation of new drip pads
- 724.673 Design and operating requirements
- 724.674 Inspections
- 724.675 Closure

SUBPART X: MISCELLANEOUS UNITS

- Section
- 724.700 Applicability
- 724.701 Environmental Performance Standards
- 724.702 Monitoring, Analysis, Inspection, Response, Reporting and Corrective Action
- 724.703 Post-closure Care

SUBPART AA: AIR EMISSION STANDARDS FOR PROCESS VENTS

- Section
- 724.930 Applicability
- 724.931 Definitions
- 724.932 Standards: Process Vents
- 724.933 Standards: Closed-Vent Systems and Control Devices
- 724.934 Test Methods and Procedures
- 724.935 Recordkeeping requirements
- 724.936 Reporting Requirements

SUBPART BB: AIR EMISSION STANDARDS FOR EQUIPMENT LEAKS

| 724.950 | Applicability |
|---------|---------------|
|---------|---------------|

- 724.951 Definitions
- 724.952 Standards: Pumps in Light Liquid Service
- 724.953 Standards: Compressors
- 724.954 Standards: Pressure Relief Devices in Gas/Vapor Service
- 724.955 Standards: Sampling Connecting Systems
- 724.956 Standards: Open-ended Valves or Lines
- 724.957 Standards: Valves in Gas/Vapor or Light Liquid Service

- 724.958 Standards: Pumps, Valves, Pressure Relief Devices and Other Connectors
- 724.959 Standards: Delay of Repair
- 724.960 Standards: Closed-vent Systems and Control Devices
- 724.961 Alternative Percentage Standard for Valves
- 724.962Skip Period Alternative for Valves
- 724.963 Test Methods and Procedures
- 724.964 Recordkeeping Requirements
- 724.965 Reporting Requirements

SUBPART CC: AIR EMISSION STANDARDS FOR TANKS, SURFACE IMPOUNDMENTS, AND CONTAINERS

Section

- 724.980 Applicability
- 724.981 Definitions
- 724.982 Standards: General
- 724.983 Waste Determination Procedures
- 724.984 Standards: Tanks
- 724.985 Standards: Surface Impoundments
- 724.986 Standards: Containers
- 724.987 Standards: Closed-vent Systems and Control Devices
- 724.988 Inspection and Monitoring Requirements
- 724.989 Recordkeeping Requirements
- 724.990 Reporting Requirements
- 724.991 Alternative Control Requirements for Tanks

SUBPART DD: CONTAINMENT BUILDINGS

Section

- 724.1100 Applicability
- 724.1101 Design and operating standards
- 724.1102 Closure and Post-closure Care

SUBPART EE: HAZARDOUS WASTE MUNITIONS AND EXPLOSIVES STORAGE

Section

- 724.1200 Applicability
- 724.1201 Design and Operating Standards
- 724.1202 Closure and Post-Closure Care
- 724. Appendix A Recordkeeping Instructions
- 724. Appendix B EPA Report Form and Instructions (Repealed)
- 724. Appendix D Cochran's Approximation to the Behrens-Fisher Student's T-Test
- 724. Appendix E Examples of Potentially Incompatible Waste
- 724. Appendix I Groundwater Monitoring List

AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental

Protection Act [415 ILCS 5/22.4 and 27].

SOURCE: Adopted in R82-19, 53 PCB 131, at 7 Ill. Reg. 14059, effective October 12, 1983; amended in R84-9 at 9 Ill. Reg. 11964, effective July 24, 1985; amended in R85-22 at 10 Ill. Reg. 1136, effective January 2, 1986; amended in R86-1 at 10 III. Reg. 14119, effective August 12, 1986; amended in R86-28 at 11 III. Reg. 6138, effective March 24, 1987; amended in R86-28 at 11 Ill. Reg. 8684, effective April 21, 1987; amended in R86-46 at 11 Ill. Reg. 13577, effective August 4, 1987; amended in R87-5 at 11 Ill. Reg. 19397, effective November 12, 1987; amended in R87-39 at 12 Ill. Reg. 13135, effective July 29, 1988; amended in R88-16 at 13 Ill. Reg. 458, effective December 28, 1988; amended in R89-1 at 13 Ill. Reg. 18527, effective November 13, 1989; amended in R90-2 at 14 Ill. Reg. 14511, effective August 22, 1990; amended in R90-10 at 14 Ill. Reg. 16658, effective September 25, 1990; amended in R90-11 at 15 Ill. Reg. 9654, effective June 17, 1991; amended in R91-1 at 15 Ill. Reg. 14572, effective October 1, 1991; amended in R91-13 at 16 Ill. Reg. 9833, effective June 9, 1992; amended in R92-1 at 16 Ill. Reg. 17702, effective November 6, 1992; amended in R92-10 at 17 Ill. Reg. 5806, effective March 26, 1993; amended in R93-4 at 17 Ill. Reg. 20830, effective November 22, 1993; amended in R93-16 at 18 Ill. Reg. 6973, effective April 26, 1994; amended in R94-7 at 18 Ill. Reg. 12487, effective July 29, 1994; amended in R94-17 at 18 Ill. Reg. 17601, effective November 23, 1994; amended in R95-6 at 19 Ill. Reg. 9951, effective June 27, 1995; amended in R95-20 at 20 Ill. Reg. 11244, August 1, 1996; amended in R96-10/R97-3/R97-5 at 22 III. Reg. 636, effective December 16, 1997; amended in R98-12 at 22 III. Reg. 7638, effective April 15, 1998; amended in R97-21/R98-3/R98-5 at 22 Ill. Reg. 17972, effective September 28, 1998; amended in R98-21/R99-2/R99-7 at 23 Ill. Reg. 2186, effective January 19, 1999; mended at 23 Ill. Reg.

_____, effective _____.

SUBPART A: GENERAL PROVISIONS

Section 724.101

Purpose, Scope, and Applicability

- a) The purpose of this Part is to establish minimum standards that define the acceptable management of hazardous waste.
- b) The standards in this Part apply to owners and operators of all facilities that treat, store, or dispose of hazardous waste, except as specifically provided otherwise in this Part or 35 Ill. Adm. Code 721.
- c) The requirements of this Part apply to a person disposing of hazardous waste by means of ocean disposal subject to a permit issued under the Marine Protection, Research and Sanctuaries Act (16 U.S.C. 1431-1434, 33 U.S.C. 1401) only to the extent they are included in a RCRA permit by rule granted to such a person under 35 Ill. Adm. Code 703.141. A "RCRA permit" is a permit required by Section 21(f) of the Environmental Protection Act and 35 Ill. Adm. Code 703.121.

BOARD NOTE: This Part does apply to the treatment or storage of hazardous waste before it is loaded onto an ocean vessel for incineration or disposal at sea.

d) The requirements of this Part apply to a person disposing of hazardous waste by means of underground injection subject to a permit issued by the Agency pursuant to Section 12(g) of the Environmental Protection Act only to the extent

they are required by 35 Ill. Adm. Code 704.Subpart F.

BOARD NOTE: This Part does apply to the above-ground treatment or storage of hazardous waste before it is injected underground.

- e) The requirements of this Part apply to the owner or operator of a POTW (publicly owned treatment works) that treats, stores, or disposes of hazardous waste only to the extent included in a RCRA permit by rule granted to such a person under 35 Ill. Adm. Code 703.141.
- f) This subsection corresponds with 40 CFR 264.1(f), which provides that the federal regulations do not apply to T/S/D activities in authorized states, except under limited, enumerated circumstances. This statement maintains structural consistency with USEPA rules.
- g) The requirements of this Part do not apply to:
 - The owner or operator of a facility permitted by the Agency under Section 21 of the Environmental Protection Act to manage municipal or industrial solid waste, if the only hazardous waste the facility treats, stores, or disposes of is excluded from regulation under this Part by 35 Ill. Adm. Code 721.105.

BOARD NOTE: The owner or operator may be subject to 35 Ill. Adm. Code 807 and may have to have a supplemental permit under 35 Ill. Adm. Code 807.210.

- 2) The owner or operator of a facility managing recyclable materials described in 35 Ill. Adm. Code 721.106(a)(2) through (a)(4) (except to the extent that requirements of this Part are referred to in 35 Ill. Adm. Code 726.Subparts C, F, G, or H or 35 Ill. Adm. Code 739).
- 3) A generator accumulating waste on-site in compliance with 35 Ill. Adm. Code 722.134.
- 4) A farmer disposing of waste pesticides from the farmer's own use in compliance with 35 Ill. Adm. Code 722.170.
- 5) The owner or operator of a totally enclosed treatment facility, as defined in 35 Ill. Adm. Code 720.110.
- 6) The owner or operator of an elementary neutralization unit or a wastewater treatment unit, as defined in 35 Ill. Adm. Code 720.110, provided that if the owner or operator is diluting hazardous ignitable (D001) wastes (other than the D001 High TOC Subcategory defined in

35 Ill. Adm. Code 728.Table T) or reactive (D003) waste to remove the characteristic before land disposal, the owner or operator must comply with the requirements set out in Section 724.117(b).

- 7) This subsection corresponds with 40 CFR 264.1(g)(7), reserved by USEPA. This statement maintains structural consistency with USEPA rules.
- 8) Immediate response:
 - A) Except as provided in subsection (g)(8)(B) of this Section, a person engaged in treatment or containment activities during immediate response to any of the following situations:
 - i) A discharge of a hazardous waste;
 - ii) An imminent and substantial threat of a discharge of hazardous waste;
 - iii) A discharge of a material that becomes a hazardous waste when discharged; or
 - iv) An immediate threat to human health, public safety, property, or the environment from the known or suspected presence of military munitions, other explosive material, or an explosive device, as determined by an explosives or munitions emergency response specialist as defined in 35 Ill. Adm. Code 720.110.
 - B) An owner or operator of a facility otherwise regulated by this Part must comply with all applicable requirements of 724.Subparts C and D.
 - C) Any person that is covered by subsection (g)(8)(A) of this Section and that continues or initiates hazardous waste treatment or containment activities after the immediate response is over is subject to all applicable requirements of this Part and 35 Ill. Adm. Code 702, 703, and 705 for those activities.
 - D) In the case of an explosives or munitions emergency response, if a federal, state, or local official acting within the scope of his or her official responsibilities or an explosives or munitions emergency response specialist determines that immediate removal of the material or waste is necessary to <u>adequately</u> protect human health or the environment, that official or specialist may

authorize the removal of the material or waste by transporters who-that do not have USEPA identification numbers and without the preparation of a manifest. In the case of emergencies involving military munitions, the responding military emergency response specialist's organizational unit shall retain records for three years identifying the dates of the response, the responsible persons responding, the type and description of material addressed, and its disposition.

- 9) A transporter storing manifested shipments of hazardous waste in containers meeting the requirements of 35 Ill. Adm. Code 722.130 at a transfer facility for a period of ten days or less.
- 10) The addition of absorbent materials to waste in a container (as defined in 35 Ill. Adm. Code 720) or the addition of waste to absorbent material in a container, provided these actions occur at the time waste is first placed in the container, and Sections 724.117(b), 724.271, and 724.272 are complied with.
- 11) A universal waste handler or universal waste transporter (as defined in 35 Ill. Adm. Code 720.110) that handles any of the wastes listed below is subject to regulation under 35 Ill. Adm. Code 733 when handling the following universal wastes:
 - A) Batteries, as described in 35 Ill. Adm. Code 733.102;
 - B) Pesticides, as described in 35 Ill. Adm. Code 733.103;
 - C) Thermostats, as described in 35 Ill. Adm. Code 733.104; and
 - D) Mercury-containing lamps, as described in 35 Ill. Adm. Code 733.107.

BOARD NOTE: Subsection (g)(11)(D) of this Section was added pursuant to Section 22.23a of the Act [415 ILCS 5/22.23a] (see P.A. 90-502, effective August 19, 1997).

- h) This Part applies to owners and operators of facilities that treat, store, or dispose of hazardous wastes referred to in 35 Ill. Adm. Code 728.
- i) 35 Ill. Adm. Code 726.505 identifies when the requirements of this Part apply to the storage of military munitions classified as solid waste under 35 Ill. Adm. Code 726.302. The treatment and disposal of hazardous waste military munitions are subject to the applicable permitting, procedural, and technical standards in 35 Ill. Adm. Code 702, 703, 705, 720 through 726, and 728.

- j) The requirements of Subparts B, C, and D of this Part and Section 724.201 do not apply to remediation waste management sites. (However, some remediation waste management sites may be a part of a facility that is subject to a traditional RCRA permit because the facility is also treating, storing, or disposing of hazardous wastes that are not remediation wastes. In these cases, Subparts B, C, and D of this Part, and Section 724.201 do apply to the facility subject to the traditional RCRA permit.) Instead of the requirements of Subparts B, C, and D of this Part, owners or operators of remediation waste management sites shall comply with the following requirements:
 - 1) The owner or operator shall obtain an EPA identification number by applying to USEPA using USEPA Form 8700-12;
 - 2) The owner or operator shall obtain a detailed chemical and physical analysis of a representative sample of the hazardous remediation wastes to be managed at the site. At a minimum, the analysis must contain all of the information which must be known to treat, store, or dispose of the waste according to this Part and 35 Ill. Adm. Code 728, and the owner or operator shall keep the analysis accurate and up to date;
 - 3) The owner or operator shall prevent people who are unaware of the danger from entering the site, and the owner or operator shall minimize the possibility for unauthorized people or livestock entering onto the active portion of the remediation waste management site, unless the owner or operator can demonstrate the following to the Agency:
 - A) Physical contact with the waste, structures, or equipment within the active portion of the remediation waste management site will not injure people or livestock who may enter the active portion of the remediation waste management site; and
 - B) Disturbance of the waste or equipment by people or livestock who enter onto the active portion of the remediation waste management site will not cause a violation of the requirements of this Part;
 - 4) The owner or operator shall inspect the remediation waste management site for malfunctions, deterioration, operator errors, and discharges that may be causing or may lead to a release of hazardous waste constituents to the environment or a threat to human health. The owner or operator shall conduct these inspections often enough to identify problems in time to correct them before they harm human health or the environment, and the owner or operator shall remedy the problem before it leads to a human health or environmental hazard. Where a hazard is imminent or has already occurred, the owner or operator shall immediately take remedial action;
 - 5) The owner or operator shall provide personnel with classroom or on-the-job training on how to perform their duties in a way that ensures the remediation waste management site complies with the requirements of this Part, and on how to respond effectively to emergencies;
 - 6) The owner or operator shall take precautions to prevent accidental ignition or reaction of ignitable or reactive waste, and the owner or operator shall prevent threats to human health and the environment from ignitable, reactive, and incompatible waste;

- 7) For remediation waste management sites subject to regulation under Subparts I through O and Subpart X of this Part, the owner or operator shall design, construct, operate, and maintain a unit within a 100-year floodplain to prevent washout of any hazardous waste by a 100-year flood, unless the owner or operator can meet the demonstration of Section 724.118(b);
- 8) The owner or operator shall not place any non-containerized or bulk liquid hazardous waste in any salt dome formation, salt bed formation, underground mine, or cave;
- 9) The owner or operator shall develop and maintain a construction quality assurance program for all surface impoundments, waste piles, and landfill units that are required to comply with Sections 724.321(c) and (d), 724.351(c) and (d), and 724.401(c) and (d) at the remediation waste management site, according to the requirements of Section 724.119;
- 10) The owner or operator shall develop and maintain procedures to prevent accidents and a contingency and emergency plan to control accidents that occur. These procedures must address proper design, construction, maintenance, and operation of remediation waste management units at the site. The goal of the plan must be to minimize the possibility of, and the hazards from a fire, explosion, or any unplanned sudden or non-sudden release of hazardous waste or hazardous waste constituents to air, soil, or surface water that could threaten human health or the environment. The plan must explain specifically how to treat, store, and dispose of the hazardous remediation waste in question, and must be implemented immediately whenever a fire, explosion, or release of hazardous waste constituents which could threaten human health or the environment;
- 11) The owner or operator shall designate at least one employee, either on the facility premises or on call (that is, available to respond to an emergency by reaching the facility quickly), to coordinate all emergency response measures. This emergency coordinator must be thoroughly familiar with all aspects of the facility's contingency plan, all operations and activities at the facility, the location and characteristics of waste handled, the location of all records within the facility, and the facility layout. In addition, this person must have the authority to commit the resources needed to carry out the contingency plan;
- 12) The owner or operator shall develop, maintain, and implement a plan to meet the requirements in subsections (j)(2) through (j)(6) and (j)(9) through (j)(10) of this Section; and
- 13) The owner or operator shall maintain records documenting compliance with subsections (j)(1) through (j)(12) of this Section.

(Source: Amended at 23 Ill. Reg. _____, effective _____)

SUBPART E: MANIFEST SYSTEM, RECORDKEEPING AND REPORTING

Section 724.173 Operating Record

a) The owner or operator shall keep a written operating record at the facility.

- b) The following information must be recorded as it becomes available and maintained in the operating record until closure of the facility:
 - 1) A description and the quantity of each hazardous waste received and the method or methods and date or dates of its treatment, storage, or disposal at the facility, as required by Appendix A of this Part;
 - 2) The location of each hazardous waste within the facility and the quantity at each location. For disposal facilities, the location and quantity of each hazardous waste must be recorded on a map or diagram of each cell or disposal area. For all facilities, this information must include crossreferences to specific manifest document numbers, if the waste was accompanied by a manifest;

BOARD NOTE: See Section 724.219 for related requirements.

- 3) Records and results of waste analyses and waste determinations performed as specified in Sections 724.113, 724.117, 724.414, 724.441, 724.934, 724.963, and 724.983 and in 35 Ill. Adm. Code 728.104(a) and 728.107;
- 4) Summary reports and details of all incidents that require implementing the contingency plan, as specified in Section 724.156(j);
- 5) Records and results of inspections, as required by Section 724.115(d) (except these data need to be kept only three years);
- 6) Monitoring, testing, or analytical data and corrective action data where required by Subpart F of this Part or Sections 724.119, 724.291, 724.293, 724.295, 724.322, 724.323, 724.326, 724.352 through 724.354, 724.376, 724.378, 724.380, 724.402 through 724.404, 724.409, 724.447, 724.702, 724.934(c) through (f), 724.935, 724.963(d) through (i), 724.964, and 724.982 through 724.990;
- For off-site facilities, notices to generators as specified in Section 724.112(b);
- 8) All closure cost estimates under Section 724.242 and, for disposal facilities, all post-closure care cost estimates under Section 724.244;
- 9) A certification by the permittee, no less often than annually: that the permittee has a program in place to reduce the volume and toxicity of hazardous waste that the permittee generates, to the degree the permittee determines to be economically practicable, and that the proposed method

of treatment, storage, or disposal is that practicable method currently available to the permittee that minimizes the present and future threat to human health and the environment;

- 10) Records of the quantities (and date of placement) for each shipment of hazardous waste placed in land disposal units under an extension of the effective date of any land disposal restriction granted pursuant to 35 Ill. Adm. Code 728.105, a petition pursuant to 35 Ill. Adm. Code 728.106 or a certification under 35 Ill. Adm. Code 728.108, and the applicable notice required of a generator under 35 Ill. Adm. Code 728.107(a);
- 11) For an off-site treatment facility, a copy of the notice, and the certification and demonstration, if applicable, required of the generator or the owner or operator under 35 Ill. Adm. Code 728.107 or 728.108;
- 12) For an on-site treatment facility, the information contained in the notice (except the manifest number), and the certification and demonstration, if applicable, required of the generator or the owner or operator under 35 Ill. Adm. Code 728.107 or 728.108;
- 13) For an off-site land disposal facility, a copy of the notice, and the certification and demonstration, if applicable, required of the generator or the owner or operator of a treatment facility under 35 Ill. Adm. Code 728.107 or 728.108, whichever is applicable;
- 14) For an on-site land disposal facility, the information contained in the notice required of the generator or owner or operator of a treatment facility under 35 Ill. Adm. Code 728.107, except for the manifest number, and the certification and demonstration, required under 35 Ill. Adm. Code 728.108, whichever is applicable;
- 15) For an off-site storage facility, a copy of the notice, and the certification and demonstration if applicable, required of the generator or the owner or operator under 35 Ill. Adm. Code 728.107 or 728.108; and
- 16) For an on-site storage facility, the information contained in the notice (except the manifest number), and the certification and demonstration if applicable, required of the generator or the owner or operator under 35 Ill. Adm. Code 728.107 or 728.108.

17) Any records required under Section 724.101(j)(13).

(Source: Amended at 23 Ill. Reg. _____, effective _____)

SUBPART F: RELEASES FROM SOLID WASTE MANAGEMENT UNITS

Section 724.190 Applicability

- a) Types of units.
 - 1) Except as provided in subsection (b), the regulations in this Subpart apply to owners and operators of facilities that treat, store or dispose of hazardous waste. The owner or operator shall satisfy the requirements identified in subsection (a)(2) for all wastes (or constituents thereof) contained in solid waste management units at the facility regardless of the time at which waste was placed in such units.
 - 2) All solid waste management units must comply with the requirements in Section 724.201. A surface impoundment, waste pile, land treatment unit or landfill that receives hazardous waste after July 26, 1982 (hereinafter referred to as a "regulated unit") must comply with the requirements of Sections 724.191 through 724.200 in lieu of Section 724.201 for purposes of detecting, characterizing, and responding to releases to the uppermost aquifer. The financial responsibility requirements of Section 724.201 apply to regulated units.
- b) The owner or operator's regulated unit or units are not subject to regulation for releases into the uppermost aquifer under this Subpart if:
 - 1) The owner or operator is exempted under Section 724.101; or,
 - 2) The owner or operator operates a unit which the Agency finds:
 - A) Is an engineered structure.
 - B) Does not receive or contain liquid waste or waste containing free liquids.
 - C) Is designed and operated to exclude liquid, precipitation, and other run-on and run-off.
 - D) Has both inner and outer layers of containment enclosing the waste.
 - E) Has a leak detection system built into each containment layer.
 - F) The owner or operator will provide continuing operation and maintenance of these leak detection systems during the active life of the unit and the closure and post-closure care periods, and

- G) To a reasonable degree of certainty, will not allow hazardous constituents to migrate beyond the outer containment layer prior to the end of the post-closure care period.
- 3) The Agency finds, pursuant to Section 724.380(d), that the treatment zone of a land treatment unit that qualifies as a regulated unit does not contain levels of hazardous constituents that are above background levels of those constituents by an amount that is statistically significant, and if an unsaturated zone monitoring program meeting the requirements of Section 724.378 has not shown a statistically significant increase in hazardous constituents below the treatment zone during the operating life of the unit. An exemption under this paragraph can only relieve an owner or operator of responsibility to meet the requirements of this Subpart during the post-closure care period; or
- 4) The Agency finds that there is no potential for migration of liquid from a regulated unit to the uppermost aquifer during the active life of the regulated unit (including the closure period) and the post-closure care period specified under Section 724.217. This demonstration must be certified by a qualified geologist or geotechnical engineer. In order to provide an adequate margin of safety in the prediction of potential migration of liquid, the owner or operator shall base any predictions made under this paragraph on assumptions that maximize the rate of liquid migration.
- 5) The owner or operator designs and operates a pile in compliance with Section 724.350(c).
- c) The regulations under this Subpart apply during the active life of the regulated unit (including the closure period). After closure of the regulated unit, the regulations in this Subpart;
 - 1) Do not apply if all waste, waste residues, contaminated containment system components, and contaminated subsoils are removed or decontaminated at closure;
 - 2) Apply during the post-closure care period under Section 724.217 if the owner or operator is conducting a detection monitoring program under Section 724.198; or
 - 3) Apply during the compliance period under Section 724.196 if the owner or operator is conducting a compliance monitoring program under Section 724.199 or a corrective action program under Section 724.200.

- d) This Subpart applies to miscellaneous units if necessary to comply with Sections 724.701 through 724.703.
- e) The regulations of this Subpart F apply to all owners and operators subject to the requirements of 35 III. Adm. Code 703.161, when the Agency issues a post-closure care permit that contains alternative requirements for the facility, as provided in 35 III. Adm. Code 703.161. No alternative requirements shall apply other than those established as provided in 35 III. Adm. Code 703.161 and incorporated into the facility permit.

BOARD NOTE: The corresponding federal regulations, adopted by USEPA on October 22, 1998 (63 Fed. Reg. 56710), refer to an "enforceable document" that incorporates the alternative requirements. In Illinois, all facility requirements are incorporated into a permit, and alternative requirements are incorporated into a permit by virtue of the owner or operator obtaining appropriate relief. This appropriate relief could take the form of an adjusted standard, a variance, or a site-specific rule from the Board or a permit issued by the Agency under the "Brownfields" or "TACO" rules of 35 Ill. Adm. Code 740 or 742.. In its discussion of the federal rules, USEPA cited orders issued pursuant to section 3008(h) of RCRA, 42 USC 6928(h), or section 106 of the Comprehensive Environmental Response, Compensation and Liability Act, 42 USC 9606, as examples of enforceable documents. Notwithstanding the existence of a federally-issued "enforceable document," the owner or operator of a facility in Illinois shall obtain State authorization of its alternative requirements by a permit duly issued by the Agency. In incorporating the federal requirements into the Illinois regulations, the Board has altered their language to reflect this aspect of Illinois law.

- f) The Board will or the Agency shall establish alternative requirements for groundwater monitoring and corrective action for releases to groundwater applicable to a regulated unit that replace all or part of the requirements of 35 Ill. Adm. Code 724.191 through 724.200, as provided under 35 Ill. Adm. Code 703.161, where the Board or Agency determines the following:
 - 1)The regulated unit is situated among solid waste management units (or areas of
concern), a release has occurred, and both the regulated unit and one or more solid waste
management units (or areas of concern) are likely to have contributed to the release; and
 - 2) It is not necessary to apply the groundwater monitoring and corrective action requirements of 35 Ill. Adm. Code 724.191 through 724.200 because alternative requirements will adequately protect human health and the environment.
- (Source: Amended at 23 Ill. Reg. _____, effective _____)
- Section 724.201 Corrective Action for Solid Waste Management Units
 - a) The owner or operator of a facility seeking a permit for the treatment, storage, or disposal of hazardous waste must institute correction action as necessary to <u>adequately</u> protect human health and the environment for all releases of hazardous waste or constituents from any solid waste management unit at the facility, regardless of the time at which waste was placed in such unit.
 - b) Corrective action will be specified in the permit in accordance with this Section and Subpart S of this Part. The permit will contain schedules of compliance for

such corrective action (where such corrective action cannot be completed prior to issuance of the permit) and assurances of financial responsibility for completing such corrective action.

- c) The owner or operator <u>must shall</u> implement corrective action measures beyond the facility property boundary, where necessary to <u>adequately</u> protect human health and the environment, unless the owner or operator demonstrates to the Agency that, despite the owner or operator's best efforts, the owner or operator was unable to obtain the necessary permission to undertake such actions. The owner and operator are not relieved of all responsibility to clean up a release that has migrated beyond the facility boundary where off-site access is denied. On-site measures to address such releases will be determined on a case-by-case basis. Assurances of financial responsibility for such corrective action must be provided.
- <u>d)</u> The requirements of this Section do not apply to remediation waste management sites unless they are part of a facility subject to a permit for treating, storing, or disposing of hazardous wastes that are not remediation wastes.

(Source: Amended at 23 Ill. Reg. _____, effective _____)

SUBPART G: CLOSURE AND POST-CLOSURE CARE

Section 724.210 Applicability

Except as Section 724.101 provides otherwise:

- a) Section 724.211 through 724.215 (which concern closure) apply to the owners and operators of all hazardous waste management facilities; and
- b) Sections 724.216 through 724.220 (which concern post-closure care) apply to the owners and operators of:
 - 1) All hazardous waste disposal facilities; or
 - 2) Waste piles and surface impoundments from which the owner or operator intends to remove the wastes at closure, to the extent that these Sections are made applicable to such facilities in Sections 724.328 or 724.358; or
 - 3) Tank systems which are required under Section 724.297 to meet the requirements for landfills; or
 - 4) Containment buildings that are required under Section 724.1102 to meet the requirements for landfills.

| <u>c)</u> | The Board will or the Agency shall establish alternative requirements that replace all or part of |
|-----------|---|
| | the closure and post-closure care requirements of this Subpart G (and the unit-specific standards |
| | referenced in Section 724.211(c) applying to a regulated unit), as provided under 35 Ill. Adm. |
| | Code 703.161, where the Board or Agency determines the following: |

- The regulated unit is situated among solid waste management units (or areas of concern), a release has occurred, and both the regulated unit and one or more solid waste management units (or areas of concern) are likely to have contributed to the release; and
- <u>2</u>) It is not necessary to apply the closure requirements of this Subpart G (and those referenced herein) because the alternative requirements will adequately protect human health and the environment and will satisfy the closure performance standard of Section 724.211 (a) and (b).

(Source: Amended at 23 Ill. Reg. _____, effective _____)

Section 724.212 Closure Plan; Amendment of Plan

- a) Written<u>Plan</u>plan.
 - 1) The owner or operator of a hazardous waste management facility shall have a written closure plan. In addition, certain surface impoundments and waste piles from which the owner or operator intends to remove or decontaminate the hazardous waste at partial or final closure are required by Sections 724.328(c)(1)(A) and 724.358(c)(1)(A) to have contingent closure plans. The plan must be submitted with the permit application, in accordance with 35 Ill. Adm. Code 703.183, and approved by the Agency as part of the permit issuance proceeding under 35 Ill. Adm. Code 705. In accordance with 35 Ill. Adm. Code 703.241, the approved closure plan will become a condition of any RCRA permit.
 - 2) The Agency's approval of the plan must ensure that the approved closure plan is consistent with Sections 724.211 through 724.215 and the applicable requirements of Sections 724.190 et seq., 724.278, 724.297, 724.328, 724.358, 724.380, 724.410, 724.451 and 724.701, and 724.1102. Until final closure is completed and certified in accordance with Section 724.215, a copy of the approved plan and approved revisions must be furnished to the Agency upon request, including requests by mail.
- b) Content of plan. The plan must identify steps necessary to perform partial or final closure of the facility at any point during its active life. The closure plan must include, at least:
 - 1) A description of how each hazardous waste management unit at the facility will be closed in accordance with Section 724.211;

- 3) An estimate of the maximum inventory of hazardous wastes ever on-site over the active life of the facility and a detailed description of the methods to be used during partial closures and final closure, including, but not limited to, methods for removing, transporting, treating, storing, or disposing of all hazardous wastes, and identification of the type(s) of off-site hazardous waste management units to be used, if applicable; and
- 4) A detailed description of the steps needed to remove or decontaminate all hazardous waste residues and contaminated containment system components, equipment, structures, and soils during partial and final closure, including, but not limited to, procedures for cleaning equipment and removing contaminated soils, methods for sampling and testing surrounding soils, and criteria for determining the extent of decontamination required to satisfy the closure performance standard; and
- 5) A detailed description of other activities necessary during the closure period to ensure that all partial closures and final closure satisfy the closure performance standards, including, but not limited to, groundwater monitoring, leachate collection, and run-on and run-off control; and
- 6) A schedule for closure of each hazardous waste management unit and for final closure of the facility. The schedule must include, at a minimum, the total time required to close each hazardous waste management unit and the time required for intervening closure activities which will allow tracking of the progress of partial and final closure. (For example, in the case of a landfill unit, estimates of the time required to treat and dispose of all hazardous waste inventory and of the time required to place a final cover must be included.)
- 7) For facilities that use trust funds to establish financial assurance under Section 724.243 or 724.245 and that are expected to close prior to the expiration of the permit, an estimate of the expected year of final closure.
- 8) For facilities where alternative requirements are established by the Board or Agency at a regulated unit under Section 724.190(f), 724.210(d), or 724.240(d), as provided under 35 Ill. Adm. Code 703.161, either the alternative requirements applying to the regulated unit or a reference to the Board order or Agency permit establishing those alternative

requirements.

- c) Amendment of the plan. The owner or operator shall submit a written notification of or request for a permit modification to authorize a change in operating plans, facility design, or the approved closure plan in accordance with the applicable procedures in 35 Ill. Adm. Code 702, 703 and 705. The written notification or request must include a copy of the amended closure plan for review or approval by the Agency.
 - 1) The owner or operator may submit a written notification or request to the Agency for a permit modification to amend the closure plan at any time prior to notification of partial or final closure of the facility.
 - 2) The owner or operator shall submit a written notification of or request for a permit modification to authorize a change in the approved closure plan whenever:
 - A) Changes in operating plans or facility design affect the closure plan;-or
 - B) There is a change in the expected year of closure, if applicable, or;
 - C) In conducting partial or final closure activities, unexpected events require modification of the approved closure plan-; or
 - D) The owner or operator requests the Board or Agency to establish alternative requirements, as provided under 35 Ill. Adm. Code 703.161, to a regulated unit under Sections 724.190(f), 724.210(c), or 724.240(d).
 - 3) The owner or operator shall submit a written request for a permit modification including a copy of the amended closure plan for approval at least 60 days prior to the proposed change in the facility design or operation, or no later than 60 days after an unexpected event has occurred which has affected the closure plan. If an unexpected event occurs during the partial or final closure period, the owner or operator shall request a permit modification no later than 30 days after the unexpected event. An owner or operator of a surface impoundment or waste pile that intends to remove all hazardous waste at closure and is not otherwise required to prepare a contingent closure plan under Sections 724.328(c)(1)(A) or 724.358(c)(1)(A), shall submit an amended closure plan to the Agency no later than 60 days after the date the owner or operator or Agency determines that the hazardous waste management unit must be closed as a landfill, subject to the requirements of Section 724.410, or no later than 30 days after that date if the determination is made during partial or final closure. The Agency shall approve,

disapprove or modify this amended plan in accordance with the procedures in 35 Ill. Adm. Code 702, 703 and 705. In accordance with 35 Ill. Adm. Code 702.160 and 703.241, the approved closure plan will become a condition of any RCRA permit issued.

- 4) The Agency may request modifications to the plan under the conditions described in Section 724.212(c)(2). The owner or operator shall submit the modified plan within 60 days after the Agency's request, or within 30 days if the change in facility conditions occurs during partial or final closure. Any modifications requested by the Agency must be approved in accordance with the procedures in 35 Ill. Adm. Code 702, 703 and 705.
- d) Notification of partial closure and final closure.
 - 1) The owner or operator shall notify the Agency in writing at least 60 days prior to the date on which the owner or operator expects to begin closure of a surface impoundment, waste pile, land treatment, or landfill unit, or final closure of a facility with such a unit. The owner or operator shall notify the Agency in writing at least 45 days prior to the date on which the owner or operator expects to begin final closure of a facility with only treatment or storage tanks, container storage, or incinerator units to be closed. The owner or operator shall notify the Agency in writing at least 45 days prior to the date on which the owner or operator shall notify the Agency in writing at least 45 days prior to the date on which the owner or operator shall notify the Agency in writing at least 45 days prior to the date on which the owner or operator expects to begin partial or final closure of a boiler or industrial furnace, whichever is earlier.
 - 2) The date when the owner or operator "expects to begin closure" must be either:
 - A) No later than 30 days after the date on which any hazardous waste management unit receives the known final volume of hazardous wastes or, if there is a reasonable possibility that the hazardous waste management unit will receive additional hazardous wastes, no later than one year after the date on which the unit received the most recent volume of hazardous waste. If the owner or operator of a hazardous waste management unit demonstrates to the Agency that the hazardous waste management unit or facility has the capacity to receive additional hazardous wastes and that the owner or operator have taken, and will continue to take, all steps to prevent threats to human health and the environment, including compliance with all applicable permit requirements, the Agency shall approve an extension to this one-year limit. Or,

- B) For units meeting the requirements of Section 724.213(d), no later than 30 days after the date on which the hazardous waste management unit receives the final known volume of non-hazardous wastes, or, if there is a reasonable possibility that the hazardous waste management unit will receive additional non-hazardous wastes, no later than one year after the date on which the unit received the most recent volume of non-hazardous wastes. If the owner or operator demonstrates to the Agency that the hazardous waste management unit has the capacity to receive additional non-hazardous wastes and that the owner and operator have taken, and will continue to take, all steps to prevent threats to human health and the environment, including compliance with all applicable permit requirements, the Agency shall approve an extension to this one-year limit.
- 3) If the facility's permit is terminated, or if the facility is otherwise ordered, by judicial decree or Board order to cease receiving hazardous wastes or to close, then the requirements of this subsection do not apply. However, the owner or operator shall close the facility in accordance with the deadlines established in Section 724.213.
- e) Removal of wastes and decontamination or dismantling of equipment. Nothing in this Section shall preclude the owner or operator from removing hazardous wastes and decontaminating or dismantling equipment in accordance with the approved partial or final closure plan at any time before or after notification of partial or final closure.

(Source: Amended at 23 Ill. Reg. _____, effective _____)

Section 724.218 Post-closure Closure Care Plan; Amendment of Plan

a) Written Plan. The owner or operator of a hazardous waste disposal unit shall have a written post-closure <u>care</u> plan. In addition, certain surface impoundments and waste piles from which the owner or operator intends to remove or decontaminate the hazardous wastes at partial or final closure are required by Sections 724.328(c)(1)(B) and 724.358(c)(1)(B) to have contingent post-closure <u>care</u> plans. Owners or operators of surface impoundments and waste piles not otherwise required to prepare contingent post-closure <u>care</u> plans under Sections 724.328(c)(1)(B) or 724.358(c)(1)(B) shall submit a post-closure <u>care</u> plan to the Agency within 90 days from the date that the owner or operator or Agency determines that the hazardous waste management unit must be closed as a landfill, subject to the requirements of Sections 724.217 through 724.220. The plan must be submitted with the permit application, in accordance with 35 Ill. Adm. Code 703.183, and approved by the Agency as part of the permit issuance proceeding under 35 Ill. Adm. Code 705. In accordance with 35 Ill.

Adm. Code 703.241, the approved post-closure <u>care</u> plan will become a condition of any RCRA permit issued.

- b) For each hazardous waste management unit subject to the requirements of this Section, the post-closure <u>care</u> plan must identify the activities that will be carried on after closure and the frequency of these activities, and include at least:
 - 1) A description of the planned monitoring activities and frequencies which they will be performed to comply with Subparts F, K, L, M, N, and X during the post-closure care period;
 - 2) A description of the planned maintenance activities, and frequencies at which they will be performed, to ensure:
 - A) The integrity of the cap and final cover or other containment systems in accordance with the requirements of Subparts F, K, L, M, N, and X; and
 - B) The function of the facility monitoring equipment in accordance with the requirements of Subparts F, K, L, M, N, and X; and.
 - 3) The name, address, and phone number of the person or office to contact about the hazardous disposal unit during the post-closure <u>care</u> period.
 - For a facility where the Board or the Agency has established alternative requirements at a regulated unit under Section 724.190(f), 724.210(d), or 724.240(d), as provided under 35 Ill. Adm. Code 703.161, either the alternative requirements that apply to the regulated unit, or a reference to the Board order or Agency permit establishing those requirements.
- c) Until final closure of the facility, a copy of the approved post-closure <u>care</u> plan must be furnished to the Agency upon request, including request by mail. After final closure has been certified, the person or office specified in subsection (b)(3) shall keep the approved post-closure <u>care</u> plan during the remainder of the post-closure <u>care</u> period.
- Amendment of plan. The owner or operator shall submit a written notification of or request for a permit modification to authorize a change in the approved post-closure <u>care</u> plan in accordance with the applicable requirements of 35 Ill. Adm. Code 703 and 705. The written notification or request must include a copy of the amended post-closure <u>care</u> plan for review or approval by the Agency.
 - 1) The owner or operator may submit a written notification or request to the Agency for a permit modification to amend the post-closure <u>care</u> plan

at any time during the active life of the facility or during the post-closure care period.

2) The owner or operator shall submit a written notification of or request for a permit modification to authorize a change in the approved post-closure <u>care plan whenever any</u> of the following occurs:

- A) Changes in operating plans or facility design affect the postclosure <u>care plan; or</u>
- B) There is a change in the expected year of closure if applicable; or
- C) Events occur during the active life of the facility, including partial and final closures, which affect the approved post-closure <u>care plan-; or</u>
- D) The owner or operator requests the Board or Agency to establish alternative requirements to a regulated unit under Sections 724.190(f), 724.210(c), or 724.240(d).
- 3) The owner or operator shall submit a written request for a permit modification at least 60 days prior to the proposed change in facility design or operation, or no later than 60 days after an unexpected event has occurred which has affected the post-closure care plan. An owner or operator of a surface impoundment or waste pile that intends to remove all hazardous waste at closure and is not otherwise required to submit a contingent post-closure care plan under Sections 724.328(c)(1)(B) or 724.358(c)(1)(B) shall submit a post-closure care plan to the Agency no later than 90 days after the date that the owner or operator or Agency determines that the hazardous waste management unit must be closed as a landfill, subject to the requirements of Section 724.410. The Agency shall approve, disapprove, or modify this plan in accordance with the procedure in 35 Ill. Adm. Code 703 and 705. In accordance with 35 Ill. Adm. Code 703.241, the approved post-closure care plan will become a permit condition.
- 4) The Agency may request modifications to the plan under the conditions described in subsection (d)(2). The owner or operator shall submit the modified plan no later than 60 days after the request, or no later than 90 days if the unit is a surface impoundment or waste pile not previously required to prepare a contingent post-closure <u>care plan</u>. Any modifications requested by the Agency shall be approved, disapproved or modified in accordance with the procedure in 35 Ill. Adm. Code 703 and 705.

(Source: Amended at 23 Ill. Reg. _____, effective _____)

SUBPART H: FINANCIAL REQUIREMENTS

Section 724.240 Applicability

- a) The requirements of Sections 724.242, 724.243 and 724.247 through 724.251 apply to owners and operators of all hazardous waste facilities, except as provided otherwise in this Section or in Section 724.101.
- b) The requirements of Sections 724.244 and 724.245 apply only to owners and operators of:
 - 1) Disposal facilities; or
 - 2) Piles, and surface impoundments from which the owner or operator intends to remove the wastes at closure, to the extent that these Sections are made applicable to such facilities in Sections 724.328 and 724.358; or
 - 3) Tank systems which are required under Section 724.297 to meet the requirements for landfills; or
 - 4) Containment buildings that are required under Section 724.1102 to meet the requirements for landfills.
- c) States and Federal government are exempt from the requirements of this Subpart.
- <u>d)</u> The Board will establish alternative requirements that replace all or part of the financial assurance requirements of Subpart H of this Part applying to a regulated unit, as provided in 35 Ill. Adm. Code 703.161, where the Board has done the following:
 - 1) The Board has established alternative requirements for the regulated unit established under Section 724.190(f) or Section 724.210(d); and
 - <u>2)</u> The Board determines that it is not necessary to apply the financial assurance requirements of Subpart H of this Part because the alternative financial assurance requirements will adequately protect human health and the environment.

(Source: Amended at 23 Ill. Reg. _____, effective _____)

SUBPART S: CORRECTIVE ACTION FOR SOLID WASTE MANAGEMENT UNITS

Section 724.652 Corrective Action Management Units

- a) For the purpose of implementing To implement remedies under Section 724.201 or RCRA Section 3008(h), or to implement remedies at a permitted facility that is not subject to Section 724.201, the Agency may designate an area at the facility as a corrective action management unit, as defined in 35 Ill. Adm. Code 720.10 720.110, in accordance with the requirements of this Section. <u>A CAMU must be</u> located within the contiguous property under the control of the owner or operator where the wastes to be managed in the CAMU originated. One or more CAMUs may be designated at a facility.
 - 1) Placement of remediation wastes into or within a CAMU does not constitute land disposal of hazardous wastes.
 - 2) Consolidation or placement of remediation wastes into or within a CAMU does not constitute creation of a unit subject to minimum technology requirements.
- b) Designation of a CAMU.
 - The Agency may designate a regulated unit (as defined in Section 724.190(a)(2)) as a CAMU, or it may incorporate a regulated unit into a CAMU, if:
 - A) The regulated unit is closed or closing, meaning it has begun the closure process under Section 724.213 or 35 Ill. Adm. Code 725.213; and
 - B) Inclusion of the regulated unit will enhance implementation of effective, protective, and reliable remedial actions for the facility.
 - 2) The requirements of Subparts F, G, and H and the unit-specific requirements of this Part or the 35 Ill. Adm. Code 725 requirements that applied to that regulated unit will continue to apply to that portion of the CAMU after incorporation into the CAMU.
- c) The Agency shall designate a CAMU in accordance with the following factors:
 - 1) The CAMU shall facilitate the implementation of reliable, effective, protective, and cost-effective remedies;
 - 2) Waste management activities associated with the CAMU shall not create

unacceptable risks to humans or to the environment resulting from exposure to hazardous wastes or hazardous constituents;

- 3) The CAMU shall include uncontaminated areas of the facility only if including such areas for the purpose of managing remediation waste is more protective than managing such wastes at contaminated areas of the facility;
- 4) Areas within the CAMU where wastes remain in place after its closure shall be managed and contained so as to minimize future releases to the extent practicable;
- 5) The CAMU shall expedite the timing of remedial activity implementation, when appropriate and practicable;
- 6) The CAMU shall enable the use, when appropriate, of treatment technologies (including innovative technologies) to enhance the longterm effectiveness of remedial actions by reducing the toxicity, mobility, or volume of wastes that will remain in place after closure of the CAMU; and
- 7) The CAMU shall, to the extent practicable, minimize the land area of the facility upon which wastes will remain in place after closure of the CAMU.
- d) The owner or operator shall provide sufficient information to enable the Agency to designate a CAMU in accordance with the standards of this Section.
- e) The Agency shall specify in the permit the requirements applicable to a CAMU, including the following:
 - 1) The areal configuration of the CAMU.
 - 2) Requirements for remediation waste management, including the specification of applicable design, operation, and closure requirements.
 - 3) Requirements for groundwater monitoring that are sufficient to:
 - A) Continue to detect and to characterize the nature, extent, concentration, direction, and movement of existing releases of hazardous constituents in groundwater from sources located within the CAMU; and
 - B) Detect and subsequently characterize releases of hazardous constituents to groundwater that may occur from areas of the

CAMU in which wastes will remain in place after closure of the CAMU.

- 4) Closure and post-closure care requirements.
 - A) Closure of a CAMU shall:
 - i) Minimize the need for further maintenance; and
 - Control, minimize, or eliminate, to the extent necessary to adequately protect human health and the environment, for areas where wastes remain in place, post-closure escape of hazardous waste, hazardous constituents, leachate, contaminated runoff, or hazardous waste decomposition products to the ground, to surface waters, or to the atmosphere.
 - B) Requirements for closure of a CAMU shall include the following, as appropriate:
 - i) Requirements for excavation, removal, treatment, or containment of wastes;
 - ii) For areas in which wastes will remain after closure of the CAMU, requirements for the capping of such areas; and
 - iii) Requirements for the removal and decontamination of equipment, devices, and structures used in remediation waste management activities within the CAMU.
 - C) In establishing specific closure requirements for a CAMU under this subsection, the Agency shall consider the following factors:
 - i) The characteristics of the CAMU;
 - ii) The volume of wastes that remain in place after closure;
 - iii) The potential for releases from the CAMU;
 - iv) The physical and chemical characteristics of the waste;
 - v) The hydrological and other relevant environmental conditions at the facility that may influence the migration of any potential or actual releases; and

- vi) The potential for exposure of humans and environmental receptors if releases were to occur from the CAMU.
- D) Post-closure <u>care</u> requirements as necessary to <u>adequately</u> protect human health and the environment, including, for areas where wastes will remain in place, monitoring, and maintenance activities and the frequency with which such activities shall be performed to ensure the integrity of any cap, final cover, or other containment system.
- f) The Agency shall document the rationale for designating the CAMU and shall make such documentation available to the public.
- g) Incorporation of a CAMU into an existing permit must be approved by the Agency according to the procedures for Agency-initiated permit modifications under 35 Ill. Adm. Code 703.270 through 703.273 or according to the permit modification procedures of 35 Ill. Adm. Code 703.283.
- h) The designation of a CAMU does not change the Agency's existing authority to address clean-up levels, media-specific points of compliance to be applied to remediation at a facility, or other remedy selection decisions.

BOARD NOTE: Derived from 40 CFR 264.552 (1992), as added at 58 Fed. Reg. 8683 (Feb. 16, 1993). U.S. EPA-USEPA promulgated this provision pursuant to HSWA provisions of RCRA Subtitle C. Since the federal provision became immediately effective in Illinois, and until U.S. EPA-USEPA authorizes this Illinois provision, an owner or operator must seek CAMU authorization from U.S. EPA-USEPA Region V, as well as authorization from the Agency under this provision.

(Source: Amended at 23 Ill. Reg. _____, effective _____)

Section 724.653 Temporary Units

a) For temporary tanks and container storage areas used for treatment or storage of to treat or store hazardous remediation wastes, during remedial activities required under Section 724.201 or RCRA section 3008(h), or at a permitted facility that is not subject to Section 724.201, the Agency shall establish alternative requirements pursuant to this Section if it determines that a design, operating, or closure standard applicable to such units may be replaced by alternative requirements that is equally as protective of human health and the environment as would be the standards of this Part or of 35 Ill. Adm. Code 725, if applied. may designate a unit at the facility as a temporary unit. A temporary unit must be located within the contiguous property under the control of the owner or operator where the wastes to be managed in the temporary unit originated. For temporary units, the Agency may replace the design, operating, or closure standards applicable to these units under this Part 724 or 35 Ill. Adm. Code 725 with alternative requirements that adequately protect human health and the

environment.

- b) Any temporary unit to which alternative requirements are applied in accordance with subsection (a) shall be:
 - 1) Located within the facility boundary; and
 - 2) Used only for treatment or storage of remediation wastes.
- c) In establishing alternative requirements to be applied to a temporary unit, the Agency shall consider the following factors:
 - 1) The length of time such unit will be in operation;
 - 2) The type of unit;
 - 3) The volumes of wastes to be managed;
 - 4) The physical and chemical characteristics of the wastes to be managed in the unit;
 - 5) The potential for releases from the unit;
 - 6) The hydrogeological and other relevant environmental conditions at the facility that may influence the migration of any potential releases; and
 - 7) The potential for exposure of humans and environmental receptors if releases were to occur from the unit.
- d) The Agency shall specify in the permit the length of time a temporary unit will be allowed to operate, which shall be no longer than one year. The Agency shall also specify the design, operating, and closure requirements for the unit.
- e) The Agency may extend the operational period of a temporary unit once, for no longer than a period of one year beyond that originally specified in the permit, if the Agency determines that:
 - 1) Continued operation of the unit will not pose a threat to human health and the environment; and
 - 2) Continued operation of the unit is necessary to ensure timely and efficient implementation of remedial actions at the facility.
- f) Incorporation of a temporary unit or a time extension for a temporary unit into an existing permit shall be:

- 1) Approved in accordance with the procedures for Agency-initiated permit modifications under 35 Ill. Adm. Code 703.270 through 703.273; or
- 2) Requested by the owner/operator as a Class 2 modification according to the procedures under 35 Ill. Adm. Code 703.283.
- g) The Agency shall document the rationale for designating a temporary unit and for granting time extensions for temporary units and shall make such documentation available to the public.

BOARD NOTE: Derived from 40 CFR 264.553 (1992), as added at 58 Fed. Reg. 8684 (Feb. 16, 1993). U.S. EPA-<u>USEPA</u> promulgated this provision pursuant to HSWA provisions of RCRA Subtitle C. Since the federal provision became immediately effective in Illinois, and until U.S. EPA-<u>USEPA</u> authorizes this Illinois provision, an owner or operator must seek TU authorization from U.S. EPA-<u>USEPA</u> Region V, as well as authorization from the Agency under this provision.

(Source: Amended at 23 Ill. Reg. _____, effective _____)

Section 724.654 Staging Piles

This Section is written in a special format to make it easier to understand the regulatory requirements. Like all other regulations, this Section establishes enforceable legal requirements.

- a) What is a staging pile? A staging pile is an accumulation of solid, non-flowing remediation
 waste (as defined in 35 III. Adm. Code 720.110) that is not a containment building and which is
 used only during remedial operations for temporary storage at a facility. A staging pile must be
 located within the contiguous property under the control of the owner or operator where the
 wastes to be managed in the staging pile originated. Staging piles must be designated by the
 Agency in according to the requirements in this Section.
- b) When may an owner or operator use a staging pile? An owner or operator may use a staging pile to store hazardous remediation waste (or remediation waste otherwise subject to land disposal restrictions) only if an owner or operator follows the standards and design criteria the Agency has designated for that staging pile. The Agency shall designate the staging pile in a permit or, at an interim status facility, in a closure plan or order (consistent with 35 III. Adm. Code 703.155(a)(5) and (b)(5)). The Agency shall establish conditions in the permit, closure plan, or order that comply with subsections (d) through (k) of this Section.
- c) What information must an owner or operator provide to get a staging pile designated? When seeking a staging pile designation, an owner or operator shall provide:
 - Sufficient and accurate information to enable the Agency to impose standards and design criteria for the facility's staging pile according to subsections (d) through (k) of this Section;
 - 2) Certification by an independent, qualified, registered professional engineer for technical data, such as design drawings and specifications, and engineering studies, unless the

Agency determines, based on information that an owner or operator provides, that this certification is not necessary to ensure that a staging pile will adequately protect human health and the environment; and

- 3) Any additional information the Agency determines is necessary to adequately protect human health and the environment.
- d) What performance criteria must a staging pile satisfy? The Agency shall establish the standards and design criteria for the staging pile in the permit, closure plan, or order.
 - 1) The standards and design criteria must comply with the following:
 - A) The staging pile must facilitate a reliable, effective, and protective remedy;
 - B) The staging pile must be designed so as to prevent or minimize releases of hazardous wastes and hazardous constituents into the environment, and minimize or adequately control cross-media transfer, as necessary to adequately protect human health and the environment (for example, through the use of liners, covers, or run-off/run-on controls, as appropriate); and
 - C) The staging pile must not operate for more than two years, except when the Agency grants an operating term extension under subsection (i) of this Section (entitled "May an owner or operator receive an operating extension for a staging pile?"). An owner or operator shall measure the two-year limit, or other operating term specified by the Agency in the permit, closure plan, or order, from the first time an owner or operator places remediation waste into a staging pile. An owner or operator shall maintain a record of the date when it first placed remediation waste into the staging pile for the life of the permit, closure plan, or order or for three years, whichever is longer.
 - 2) In setting the standards and design criteria, the Agency shall consider the following factors:
 - A) The length of time the pile will be in operation;
 - B) The volumes of wastes the owner or operator intends to store in the pile;
 - <u>C)</u> The physical and chemical characteristics of the wastes to be stored in the unit;
 - D) The potential for releases from the unit;
 - E) The hydrogeological and other relevant environmental conditions at the facility that may influence the migration of any potential releases; and
 - F) The potential for human and environmental exposure to potential releases from the unit;
- e) May a staging pile receive ignitable or reactive remediation waste? An owner or operator shall not place ignitable or reactive remediation waste in a staging pile unless:
 - 1) The owner or operator has treated, rendered or mixed the remediation waste before it placed the waste in the staging pile so that the following is true of the waste:

- A) The remediation waste no longer meets the definition of ignitable or reactive under 35 Ill. Adm. Code 721.121 or 721.123; and
- B) The owner or operator has complied with Section 724.117(b); or
- An owner or operator manages the remediation waste to protect it from exposure to any material or condition that may cause it to ignite or react.
- f)
 How does an owner or operator handle incompatible remediation wastes in a staging pile? The term "incompatible waste" is defined in 35 Ill. Adm. Code 720.110. An owner or operator shall comply with the following requirements for incompatible wastes in staging piles:
 - 1) An owner or operator shall not place incompatible remediation wastes in the same staging pile unless an owner or operator has complied with Section 724.117(b);
 - If remediation waste in a staging pile is incompatible with any waste or material stored nearby in containers, other piles, open tanks, or land disposal units (for example, surface impoundments), an owner or operator shall separate the incompatible materials, or protect them from one another by using a dike, berm, wall, or other device; and
 - 3) An owner or operator shall not pile remediation waste on the same base where incompatible wastes or materials were previously piled, unless the base has been decontaminated sufficiently to comply with Section 724.117(b).
- g) Are staging piles subject to Land Disposal Restrictions (LDR) and federal Minimum Technological Requirements (MTR)? No. Placing hazardous remediation wastes into a staging pile does not constitute land disposal of hazardous wastes or create a unit that is subject to the federal minimum technological requirements of RCRA 3004(o), 42 USC 6924(o).
- <u>h)</u> How long may an owner or operator operate a staging pile? The Agency may allow a staging pile to operate for up to two years after hazardous redemption waste is first placed into the pile. An owner or operator shall use a staging pile no longer than the length of time designated by the Agency in the permit, closure plan, or order (the "operating term"), except as provided in subsection (i) of this Section.
- i) May an owner or operator receive an operating extension for a staging pile?
 - The Agency may grant one operating term extension of up to 180 days beyond the operating term limit contained in the permit, closure plan, or order (see subsection (l) of this Section for modification procedures). To justify the need for an extension, an owner or operator shall provide sufficient and accurate information to enable the Agency to determine that the following is true of continued operation of the staging pile:
 - A) Continued operation will not pose a threat to human health and the environment; and
 - B) Continued operation is necessary to ensure timely and efficient implementation of remedial actions at the facility.
 - 2) The Agency shall, as a condition of the extension, specify further standards and design criteria in the permit, closure plan, or order, as necessary, to ensure protection of human
health and the environment.

- i) What is the closure requirement for a staging pile located in a previously contaminated area?
 - Within 180 days after the operating term of the staging pile expires, an owner or operator shall close a staging pile located in a previously contaminated area of the site by removing or decontaminating all of the following:
 - A) Remediation waste;
 - B) Contaminated containment system components; and
 - C) Structures and equipment contaminated with waste and leachate.
 - 2) An owner or operator shall also decontaminate contaminated subsoils in a manner and according to a schedule that the Agency determines will adequately protect human health and the environment.
 - 3) The Agency shall include the above requirements in the permit, closure plan, or order in which the staging pile is designated.
- k) What is the closure requirement for a staging pile located in an uncontaminated area?
 - 1) Within 180 days after the operating term of the staging pile expires, an owner or operator shall close a staging pile located in an uncontaminated area of the site according to Sections 724.358(a) and 724.211 or according to 35 Ill. Adm. Code 725.358(a) and 725.211.
 - 2) The Agency shall include the above requirement in the permit, closure plan, or order in which the staging pile is designated.
- 1) How may a existing permit (for example, RAP), closure plan, or order be modified to allow an owner or operator to use a staging pile?
 - 1) To modify a permit, other than a RAP, to incorporate a staging pile or staging pile operating term extension, either of the following must occur:
 - A) The Agency shall approve the modification under the procedures for Agencyinitiated permit modifications in 35 Ill. Adm. Code 703.270 through 703.273; or
 - B)An owner or operator shall request a Class 2 modification under 35 Ill. Adm.Code 703.280 through 703.283.
 - To modify a RAP to incorporate a staging pile or staging pile operating term extension, an owner or operator shall comply with the RAP modification requirements under 35 Ill. Adm. Code 703.304(a) and (b).
 - <u>3)</u> To modify a closure plan to incorporate a staging pile or staging pile operating term extension, an owner or operator shall follow the applicable requirements under Section 724.212(c) or 35 Ill. Adm. Code 725.212(c).

- <u>4)</u> To modify an order to incorporate a staging pile or staging pile operating term
 <u>extension, an owner or operator shall follow the terms of the order and the applicable</u>
 provisions of 35 Ill. Adm. Code 703.155(a)(5) or (b)(5).
- <u>m)</u> Is information about the staging pile available to the public? The Agency shall document the rationale for designating a staging pile or staging pile operating term extension and make this documentation available to the public.

(Source: Added at 23 Ill. Reg. _____, effective _____)

TITLE 35: ENVIRONMENTAL PROTECTION SUBTITLE G: WASTE DISPOSAL CHAPTER I: POLLUTION CONTROL BOARD SUBCHAPTER c: HAZARDOUS WASTE OPERATING REQUIREMENTS

PART 725 INTERIM STATUS STANDARDS FOR OWNERS AND OPERATORS OF HAZARDOUS WASTE TREATMENT, STORAGE, AND DISPOSAL FACILITIES

SUBPART A: GENERAL PROVISIONS

Section

- 725.101 Purpose, Scope, and Applicability
- 725.104 Imminent Hazard Action

SUBPART B: GENERAL FACILITY STANDARDS

Section

Section

725.110 Applicability

- 725.111 USEPA Identification Number
- 725.112 Required Notices
- 725.113 General Waste Analysis
- 725.114 Security
- 725.115 General Inspection Requirements
- 725.116 Personnel Training
- 725.117 General Requirements for Ignitable, Reactive, or Incompatible Wastes
- 725.118 Location Standards
- 725.119 Construction Quality Assurance Program

SUBPART C: PREPAREDNESS AND PREVENTION

| 725.130 | Applicability |
|---------|---------------|

- 725.131 Maintenance and Operation of Facility
- 725.132 Required Equipment
- 725.133 Testing and Maintenance of Equipment
- Access to Communications or Alarm System

- 725.135 Required Aisle Space
- 725.137 Arrangements with Local Authorities

SUBPART D: CONTINGENCY PLAN AND EMERGENCY PROCEDURES

Section

- 725.150 Applicability
- 725.151 Purpose and Implementation of Contingency Plan
- 725.152 Content of Contingency Plan
- 725.153 Copies of Contingency Plan
- 725.154 Amendment of Contingency Plan
- 725.155 Emergency Coordinator
- 725.156 Emergency Procedures

SUBPART E: MANIFEST SYSTEM, RECORDKEEPING AND REPORTING

Section

- 725.170 Applicability
- 725.171 Use of Manifest System
- 725.172 Manifest Discrepancies
- 725.173 Operating Record
- 725.174 Availability, Retention and Disposition of Records
- 725.175 Annual Report
- 725.176 Unmanifested Waste Report
- 725.177 Additional Reports

SUBPART F: GROUNDWATER MONITORING

Section

- 725.190 Applicability
- 725.191 Groundwater Monitoring System
- 725.192 Sampling and Analysis
- 725.193 Preparation, Evaluation and Response
- 725.194 Recordkeeping and Reporting

SUBPART G: CLOSURE AND POST-CLOSURE CARE

- Section 725.210 Ap
- 725.210 Applicability725.211 Closure Performance Standard
- 725.212 Closure Plan: Amendment of Plan
- 725.212 Closure Plan, Amendment of Plan 725.213 Closure: Time Allowed for Closure
- 725.213 Closure; Time Allowed for Closure
- 725.214 Disposal or Decontamination of Equipment, Structures and Soils
- 725.215 Certification of Closure
- 725.216 Survey Plat
- 725.217 Post-closure Care and Use of Property
- 725.218 Post-closure Closure Care Plan; Amendment of Plan
- 725.219 Post-Closure Notices

| 725.220 | Certification of Completion of Post-Closure Care |
|---------|--|
| 725.221 | Alternative Post-Closure Care Requirements |

SUBPART H: FINANCIAL REQUIREMENTS

Section

- 725.240 Applicability
- 725.241 Definitions of Terms as Used in this Subpart
- 725.242 Cost Estimate for Closure
- 725.243 Financial Assurance for Closure
- 725.244 Cost Estimate for Post-closure Care
- Financial Assurance for Post-closure Monitoring and Maintenance
- 725.246 Use of a Mechanism for Financial Assurance of Both Closure and Post-closure Care
- 725.247 Liability Requirements
- 725.248 Incapacity of Owners or Operators, Guarantors or Financial Institutions
- 725.251 Promulgation of Forms (Repealed)

SUBPART I: USE AND MANAGEMENT OF CONTAINERS

- Section
- 725.270 Applicability
- 725.271 Condition of Containers
- 725.272 Compatibility of Waste with Container
- 725.273 Management of Containers
- 725.274 Inspections
- 725.276 Special Requirements for Ignitable or Reactive Waste
- 725.277 Special Requirements for Incompatible Wastes
- Air Emission Standards

SUBPART J: TANK SYSTEMS

Section

- 725.290 Applicability
- 725.291 Assessment of Existing Tank System's Integrity
- 725.292 Design and Installation of New Tank Systems or Components
- 725.293 Containment and Detection of Releases
- 725.294 General Operating Requirements
- 725.295 Inspections
- 725.296 Response to leaks or spills and disposition of Tank Systems
- 725.297 Closure and Post-Closure Care
- 725.298 Special Requirements for Ignitable or Reactive Waste
- 725.299 Special Requirements for Incompatible Wastes
- 725.300 Waste Analysis and Trial Tests
- 725.301 Generators of 100 to 1000 Kilograms of Hazardous Waste Per Month
- 725.302 Air Emission Standards

SUBPART K: SURFACE IMPOUNDMENTS

- Section 725.320 Applicability
- 725.321 Design and Operating Requirements
- 725.322 Action Leakage Rate
- 725.323 Response Actions
- 725.324 Containment System
- 725.325 Waste Analysis and Trial Tests
- 725.326 Monitoring and Inspections
- 725.328 Closure and Post-closure Closure Care
- 725.329 Special Requirements for Ignitable or Reactive Waste
- 725.330 Special Requirements for Incompatible Wastes
- 725.331 Air Emission Standards

SUBPART L: WASTE PILES

- Section
- 725.350 Applicability
- 725.351 Protection from Wind
- 725.352 Waste Analysis
- 725.353 Containment
- 725.354 Design and Operating Requirements
- 725.355 Action Leakage Rates
- 725.356 Special Requirements for Ignitable or Reactive Waste
- 725.357 Special Requirements for Incompatible Wastes
- 725.358 Closure and Post-closure Care
- 725.359 Response Actions
- 725.360 Monitoring and Inspection

SUBPART M: LAND TREATMENT

- Section
- 725.370 Applicability
- 725.372 General Operating Requirements
- 725.373 Waste Analysis
- 725.376 Food Chain Crops
- 725.378 Unsaturated Zone (Zone of Aeration) Monitoring
- 725.379 Recordkeeping
- 725.380 Closure and Post-closure
- 725.381 Special Requirements for Ignitable or Reactive Waste
- 725.382 Special Requirements for Incompatible Wastes

SUBPART N: LANDFILLS

Section

- 725.400 Applicability
- 725.401 Design Requirements
- 725.402 Action Leakage Rate

- 725.403 Response Actions
- 725.404 Monitoring and Inspection
- 725.409 Surveying and Recordkeeping
- 725.410 Closure and Post-closure
- 725.412 Special Requirements for Ignitable or Reactive Waste
- 725.413 Special Requirements for Incompatible Wastes
- 725.414 Special Requirements for Liquid Wastes
- 725.415 Special Requirements for Containers
- 725.416 Disposal of Small Containers of Hazardous Waste in Overpacked Drums (Lab Packs)

SUBPART O: INCINERATORS

Section

- 725.440 Applicability
- 725.441 Waste Analysis
- 725.445 General Operating Requirements
- 725.447 Monitoring and Inspection
- 725.451 Closure
- 725.452 Interim Status Incinerators Burning Particular Hazardous Wastes

SUBPART P: THERMAL TREATMENT

Section

- 725.470 Other Thermal Treatment
- 725.473 General Operating Requirements
- 725.475 Waste Analysis
- 725.477 Monitoring and Inspections
- 725.481 Closure
- 725.482 Open Burning; Waste Explosives
- 725.483 Interim Status Thermal Treatment Devices Burning Particular Hazardous Waste

SUBPART Q: CHEMICAL, PHYSICAL AND BIOLOGICAL TREATMENT

- Section
- 725.500 Applicability
- 725.501 General Operating Requirements
- 725.502 Waste Analysis and Trial Tests
- 725.503 Inspections
- 725.504 Closure
- 725.505 Special Requirements for Ignitable or Reactive Waste
- 725.506 Special Requirements for Incompatible Wastes

SUBPART R: UNDERGROUND INJECTION

Section

725.530 Applicability

SUBPART W: DRIP PADS

Section

- 725.540 Applicability
- 725.541 Assessment of existing drip pad integrity
- 725.542 Design and installation of new drip pads
- 725.543 Design and operating requirements
- 725.544 Inspections
- 725.545 Closure

SUBPART AA: AIR EMISSION STANDARDS FOR PROCESS VENTS

- Section
- 725.930 Applicability
- 725.931 Definitions
- 725.932 Standards: Process Vents
- 725.933 Standards: Closed-Vent Systems and Control Devices
- 725.934 Test methods and procedures
- 725.935 Recordkeeping Requirements

SUBPART BB: AIR EMISSION STANDARDS FOR EQUIPMENT LEAKS

Section

- 725.950 Applicability
- 725.951 Definitions
- 725.952 Standards: Pumps in Light Liquid Service
- 725.953 Standards: Compressors
- 725.954 Standards: Pressure Relief Devices in Gas/Vapor Service
- 725.955 Standards: Sampling Connecting Systems
- 725.956 Standards: Open-ended Valves or Lines
- 725.957 Standards: Valves in Gas/Vapor or Light Liquid Service
- 725.958 Standards: Pumps, Valves, Pressure Relief Devices, Flanges and other Connectors
- 725.959 Standards: Delay of Repair
- 725.960 Standards: Closed-vent Systems and Control Devices
- 725.961 Percent Leakage Alternative for Valves
- 725.962 Skip Period Alternative for Valves
- 725.963 Test Methods and Procedures
- 725.964 Recordkeeping Requirements

SUBPART CC: AIR EMISSION STANDARDS FOR TANKS, SURFACE IMPOUNDMENTS, AND CONTAINERS

Section

- 725.980 Applicability
- 725.981 Definitions
- 725.982 Schedule for Implementation of Air Emission Standards
- 725.983 Standards: General
- 725.984 Waste Determination Procedures

| 725.985 Standards: Tanks | 725.985 | Standards: | Tanks |
|--------------------------|---------|------------|-------|
|--------------------------|---------|------------|-------|

- 725.986 Standards: Surface Impoundments
- 725.987 Standards: Containers
- 725.988 Standards: Closed-Vent Systems and Control Devices
- 725.989 Inspection and Monitoring Requirements
- 725.990 Recordkeeping Requirements
- 725.991 Alternative Tank Emission Control Requirements (Repealed)

SUBPART DD: CONTAINMENT BUILDINGS

Section

- 725.1100 Applicability
- 725.1101 Design and operating standards
- 725.1102 Closure and Post Closure-Care

SUBPART EE: HAZARDOUS WASTE MUNITIONS AND EXPLOSIVES STORAGE

Section

| 725.1200 | Applicability |
|----------|---------------|
| | |

- 725.1201 Design and Operating Standards
- 725.1202 Closure and Post-Closure Care
- 725. Appendix A Recordkeeping Instructions
- 725. Appendix B EPA Report Form and Instructions (Repealed)
- 725. Appendix C EPA Interim Primary Drinking Water Standards
- 725. Appendix D Tests for Significance
- 725. Appendix E Examples of Potentially Incompatible Waste
- 725. Appendix F Compounds With Henry's Law Constant Less Than 0.1 Y/X (at 25°C)

AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental Protection Act [415 ILCS 5/22.4 and 27].

SOURCE: Adopted in R81-22, 43 PCB 427, at 5 Ill. Reg. 9781, effective May 17, 1982; amended and codified in R81-22, 45 PCB 317, at 6 Ill. Reg. 4828, effective May 17, 1982; amended in R82-18, 51 PCB 831, at 7 Ill. Reg. 2518, effective February 22, 1983; amended in R82-19, 53 PCB 131, at 7 Ill. Reg. 14034, effective October 12, 1983; amended in R84-9, at 9 Ill. Reg. 11869, effective July 24, 1985; amended in R85-22 at 10 Ill. Reg. 1085, effective January 2, 1986; amended in R86-1 at 10 Ill. Reg. 14069, effective August 12, 1986; amended in R86-28 at 11 Ill. Reg. 6044, effective March 24, 1987; amended in R86-46 at 11 Ill. Reg. 13489, effective August 4, 1987; amended in R87-5 at 11 Ill. Reg. 19338, effective November 10, 1987; amended in R87-26 at 12 Ill. Reg. 2485, effective January 15, 1988; amended in R87-39 at 12 Ill. Reg. 13027, effective July 29, 1988; amended in R88-16 at 13 Ill. Reg. 437, effective December 28, 1988; amended in R89-1 at 13 Ill. Reg. 18354, effective November 13, 1989; amended in R90-2 at 14 Ill. Reg. 14447, effective August 22, 1990; amended in R90-10 at 14 Ill. Reg. 16498, effective September 25, 1990; amended in R90-11 at 15 Ill. Reg. 9398, effective June 17, 1991; amended in R91-1 at 15 Ill. Reg. 14534, effective October 1, 1991; amended in R91-13 at 16 Ill. Reg. 9578, effective June 9, 1992; amended in R92-1 at 16 Ill. Reg. 17672, effective November 6, 1992; amended in R92-10 at 17 Ill. Reg. 5681, effective March 26, 1993; amended in R93-4 at 17 Ill. Reg. 20620, effective November 22, 1993; amended in R93-16 at 18 Ill. Reg. 6771, effective April 26, 1994; amended in R94-7 at 18 Ill. Reg. 12190, effective July 29, 1994; amended in R94-17 at 18 Ill. Reg. 17548, effective November 23, 1994; amended in R95-6 at 19 Ill. Reg. 9566, effective June 27, 1995; amended in R95-20 at 20 Ill. Reg. 11078,

effective August 1, 1996; amended in R96-10/R97-3/R97-5 at 22 Ill. Reg. 369, effective December 16, 1997; amended in R98-12 at 22 Ill. Reg. 7620, effective April 15, 1998; amended in R97-21/R98-3/R98-5 at 22 Ill. Reg. 17620, effective September 28, 1998; amended in R98-21/R99-2/R99-7 at 23 Ill. Reg. 1850, effective January 19, 1999; amended at 23 Ill. Reg. _____, effective ______.

SUBPART A: GENERAL PROVISIONS

Section 725.101 Purpose, Scope, and Applicability

- a) The purpose of this Part is to establish minimum standards that define the acceptable management of hazardous waste during the period of interim status and until certification of final closure or, if the facility is subject to post-closure <u>care</u> requirements, until post-closure <u>care</u> responsibilities are fulfilled.
- b) Except as provided in Section 725.980(b), the standards in this Part and 35 Ill. Adm. Code 724.652 and 724.653 through 724.654 apply to owners and operators of facilities that treat, store, or dispose of hazardous waste that have fully complied with the requirements for interim status under Section 3005(e) of the Resource Conservation and Recovery Act (RCRA) (42 U.S.C. 6901 et seq.) and 35 Ill. Adm. Code 703, until either a permit is issued under Section 3005 of the Resource Conservation and Recovery Act or Section 21(f) of the Environmental Protection Act, or until applicable closure and post-closure care responsibilities under this Part are fulfilled, and to those owners and operators of facilities in existence on November 19, 1980, that have failed to provide timely notification as required by Section 3010(a) of RCRA or that have failed to file Part A of the Permit Application, as required by 40 CFR 270.10(e) and (g) or 35 Ill. Adm. Code 703.150 and 703.152. These standards apply to all treatment, storage, or disposal of hazardous waste at these facilities after November 19, 1980, except as specifically provided otherwise in this Part or 35 Ill. Adm. Code 721.

BOARD NOTE: As stated in Section 3005(a) of RCRA, after the effective date of regulations under that Section (i.e., 40 CFR 270 and 124) the treatment, storage, or disposal of hazardous waste is prohibited except in accordance with a permit. Section 3005(e) of RCRA provides for the continued operation of an existing facility that meets certain conditions until final administrative disposition of the owner's and operator's permit application is made. 35 Ill. Adm. Code 703.140 et seq. provide that a permit is deemed issued under Section 21(f)(1) of the Environmental Protection Act under conditions similar to federal interim status.

- c) The requirements of this Part do not apply to:
 - 1) A person disposing of hazardous waste by means of ocean disposal subject to a permit issued under the Marine Protection, Research and

Sanctuaries Act (16 U.S.C. 1431-1434; 33 U.S.C. 1401);

BOARD NOTE: This Part applies to the treatment or storage of hazardous waste before it is loaded into an ocean vessel for incineration or disposal at sea, as provided in subsection (b) of this Section.

- This subsection corresponds with 40 CFR 265.1(c)(2), marked "reserved" by USEPA. This statement maintains structural consistency with USEPA rules;
- 3) The owner or operator of a POTW (publicly owned treatment works) that treats, stores, or disposes of hazardous waste;

BOARD NOTE: The owner or operator of a facility under subsections (c)(1) and (c)(3) is subject to the requirements of 35 Ill. Adm. Code 724 to the extent they are included in a permit by rule granted to such a person under 35 Ill. Adm. Code 702 and 703 or are required by 35 Ill. Adm. Code 704.Subpart F.

- 4) This subsection corresponds with 40 CFR 265.1(c)(4), which pertains exclusively to the applicability of the federal regulations in authorized states. There is no need for a parallel provision in the Illinois regulations. This statement maintains structural consistency with USEPA rules;
- 5) The owner or operator of a facility permitted, licensed, or registered by Illinois to manage municipal or industrial solid waste, if the only hazardous waste the facility treats, stores, or disposes of is excluded from regulation under this Part by 35 Ill. Adm. Code 721.105;
- 6) The owner or operator of a facility managing recyclable materials described in 35 Ill. Adm. Code 721.106(a)(2) through (a)(4), except to the extent that requirements of this Part are referred to in 35 Ill. Adm. Code 726.Subparts C, F, G, or H or 35 Ill. Adm. Code 739;
- A generator accumulating waste on-site in compliance with 35 Ill. Adm. Code 722.134, except to the extent the requirements are included in 35 Ill. Adm. Code 722.134;
- 8) A farmer disposing of waste pesticides from the farmer's own use in compliance with 35 Ill. Adm. Code 722.170;
- 9) The owner or operator of a totally enclosed treatment facility, as defined in 35 Ill. Adm. Code 720.110;

- 10) The owner or operator of an elementary neutralization unit or a wastewater treatment unit as defined in 35 Ill. Adm. Code 720.110, provided that if the owner or operator is diluting hazardous ignitable (D001) wastes (other than the D001 High TOC Subcategory defined in 35 Ill. Adm. Code 728.Table T) or reactive (D003) waste in order to remove the characteristic before land disposal, the owner or operator must-shall comply with the requirements set out in Section 725.117(b);
- 11) Immediate response:
 - A) Except as provided in subsection (c)(11)(B) of this Section, a person engaged in treatment or containment activities during immediate response to any of the following situations:
 - i) A discharge of a hazardous waste;
 - ii) An imminent and substantial threat of a discharge of a hazardous waste;
 - iii) A discharge of a material that becomes a hazardous waste when discharged; or
 - iv) An immediate threat to human health, public safety, property, or the environment from the known or suspected presence of military munitions, other explosive material, or an explosive device, as determined by an explosives or munitions emergency response specialist as defined in 35 Ill. Adm. Code 720.110.
 - B) An owner or operator of a facility otherwise regulated by this Part <u>must shall</u> comply with all applicable requirements of 725.Subparts C and D.
 - C) Any person that is covered by subsection (c)(11)(A) of this Section that continues or initiates hazardous waste treatment or containment activities after the immediate response is over is subject to all applicable requirements of this Part and 35 Ill. Adm. Code 702, 703, and 705 for those activities;
 - D) In the case of an explosives or munitions emergency response, if a federal, state, or local official acting within the scope of his or her official responsibilities or an explosives or munitions emergency response specialist determines that immediate removal of the material or waste is necessary to <u>adequately</u> protect human health or the environment, that official or specialist may

156

authorize the removal of the material or waste by transporters who-that do not have USEPA identification numbers and without the preparation of a manifest. In the case of emergencies involving military munitions, the responding military emergency response specialist's organizational unit shall retain records for three years identifying the dates of the response, the responsible persons responding, the type and description of material addressed, and its disposition;

- 12) A transporter storing manifested shipments of hazardous waste in containers meeting the requirements of 35 Ill. Adm. Code 722.130 at a transfer facility for a period of ten days or less;
- 13) The addition of absorbent material to waste in a container (as defined in 35 Ill. Adm. Code 720.110) or the addition of waste to the absorbent material in a container, provided that these actions occur at the time that the waste is first placed in the containers and Sections 725.117(b), 725.271, and 725.272 are complied with;
- 14) A universal waste handler or universal waste transporter (as defined in 35 Ill. Adm. Code 720.110) that handles any of the wastes listed below is subject to regulation under 35 Ill. Adm. Code 733 when handling the following universal wastes:
 - A) Batteries, as described in 35 Ill. Adm. Code 733.102;
 - B) Pesticides, as described in 35 Ill. Adm. Code 733.103;
 - C) Thermostats, as described in 35 Ill. Adm. Code 733.104 and; and
 - D) Mercury-containing lamps, as described in 35 Ill. Adm. Code 733.107.

BOARD NOTE: Subsection (c)(14)(D) of this Section was added pursuant to Section 22.23a of the Act [415 ILCS 5/22.23a] (see P.A. 90-502, effective August 19, 1997).

- d) The following hazardous wastes must not be managed at facilities subject to regulation under this Part: hazardous waste numbers F020, F021, F022, F023, F026, or F027 unless:
 - 1) The wastewater treatment sludge is generated in a surface impoundment as part of the plant's wastewater treatment system;
 - 2) The waste is stored in tanks or containers;

- 3) The waste is stored or treated in waste piles that meet the requirements of 35 Ill. Adm. Code 724.350(c) and all other applicable requirements of 725.Subpart L;
- 4) The waste is burned in incinerators that are certified pursuant to the standards and procedures in Section 725.452; or
- 5) The waste is burned in facilities that thermally treat the waste in a device other than an incinerator and that are certified pursuant to the standards and procedures in Section 725.483.
- e) This Part applies to owners and operators of facilities that treat, store, or dispose of hazardous wastes referred to in 35 Ill. Adm. Code 728, and the 35 Ill. Adm. Code 728 standards are considered material conditions or requirements of the interim status standards of this Part.
- f) 35 Ill. Adm. Code 726.505 identifies when the requirements of this Part apply to the storage of military munitions classified as solid waste under 35 Ill. Adm. Code 726.302. The treatment and disposal of hazardous waste military munitions are subject to the applicable permitting, procedural, and technical standards in 35 Ill. Adm. Code 702, 703, 705, 720 through 726, and 728.
- g) Other bodies of regulations may apply a person, facility, or activity, such as 35 Ill. Adm. Code 809 (special waste hauling), 35 Ill. Adm. Code 807 or 810 through 817 (solid waste landfills), 35 Ill. Adm. Code 848 or 849 (used and scrap tires), or 35 Ill. Adm. Code 1420 through 1422 (potentially infectious medical waste), depending on the provisions of those other regulations.

(Source: Amended at 23 Ill. Reg. _____, effective _____)

SUBPART F: GROUNDWATER MONITORING

Section 725.190 Applicability

- a) The owner or operator of a surface impoundment, landfill, or land treatment facility which is used to manage hazardous waste <u>must shall</u> implement a groundwater monitoring program capable of determining the facility's impact on the quality of groundwater in the uppermost aquifer underlying the facility, except as Section 725.101 and paragraph (c) provide otherwise.
- b) Except as paragraphs (c) and (d) provide otherwise, the owner or operator must <u>shall</u> install, operate, and maintain a groundwater monitoring system which meets the requirements of Section 725.191 and <u>must shall</u> comply with Sections

725.192 through 725.194. This groundwater monitoring program must be carried out during the active life of the facility and for disposal facilities during the post-closure care period as well.

- c) All or part of the groundwater monitoring requirements of this Subpart may be waived if the owner or operator can demonstrate that there is a low potential for migration of hazardous waste or hazardous waste constituents from the facility via the uppermost aquifer to water supply wells (domestic, industrial or agricultural) or to surface water. This demonstration must be in writing and must be kept at the facility. This demonstration must be certified by a qualified geologist or geotechnical engineer and must establish the following:
 - 1) The potential for migration of hazardous waste or hazardous waste constituents from the facility to the uppermost aquifer by an evaluation of:
 - A) A water balance of precipitation, evapotransportation, runoff, and infiltration; and
 - B) Unsaturated zone characteristics (i.e., geologic materials, physical properties, and depth to ground water); and
 - 2) The potential for hazardous waste or hazardous waste constituents which enter the uppermost aquifer to migrate to a water supply well or surface water by an evaluation of:
 - A) Saturated zone characteristics (i.e., geologic materials, physical properties, and rate of groundwater flow); and
 - B) The proximity of the facility to water supply wells or surface water.
- d) If an owner or operator assumes (or knows) that groundwater monitoring of indicator parameters in accordance with Sections 725.191 and 725.192 would show statistically significant increases (or decreases in the case of pH) when evaluated under Section 725.193(b), he may install, operate, and maintain an alternate groundwater monitoring system (other than the one described in Sections 725.191 and 725.192). If the owner or operator decides to use an alternate groundwater monitoring system he must-it shall have:
 - 1) By November 19, 1981, submitted to the Regional Administrator a specific plan, certified by a qualified geologist or geotechnical engineer, which satisfies the requirements of 40 CFR 265.93(d)(3) for an alternate groundwater monitoring system:

- 2) By November 19, 1981, initiated the determinations specified in 40 CFR 265.93(d)(4);
- 3) Prepare and submit a written report in accordance with Section 725.193(d)(5);
- 4) Continue to make the determinations specified in Section 725.193(d)(4) on a quarterly basis until final closure of the facility; and
- 5) Comply with the recordkeeping and reporting requirements in Section 725.194(b).
- e) The groundwater monitoring requirements of this Subpart may be waived with respect to any surface impoundment which:
 - 1) Is used to neutralize wastes which are hazardous solely because they exhibit the corrosivity characteristic under 35 Ill. Adm. Code 721.122 or are listed as hazardous wastes in 35 Ill. Adm. Code 721, Subpart D only for this reason; and
 - 2) Contains no other hazardous wastes, if the owner or operator can demonstrate that there is no potential for migration of hazardous wastes from the impoundment. The demonstration must establish, based upon consideration of the characteristics of the wastes and the impoundment, that the corrosive wastes will be neutralized to the extent that they no longer meet the corrosivity characteristic before they can migrate out of the impoundment. The demonstration must be in writing and must be certified by a qualified professional.
- f)The Board will or the Agency shall establish alternative requirements for groundwatermonitoring that replace all or part of the requirements of this Subpart F applicable to a regulatedunit (as defined in 35 III. Adm. Code 724.190), as provided under 35 III. Adm. Code 703.161,where the Board or Agency determines the following:
 - The regulated unit is situated among solid waste management units (or areas of concern), a release has occurred, and both the regulated unit and one or more solid waste management units (or areas of concern) are likely to have contributed to the release; and
 - 2) It is not necessary to apply the groundwater monitoring requirements of this Subpart F because the alternative requirements will adequately protect human health and the environment. The alternative standards for the regulated unit must meet the requirements of 35 Ill. Adm. Code 724.201(a).

(Source: Amended at 23 Ill. Reg. _____, effective _____)

SUBPART G: CLOSURE AND POST-CLOSURE CARE

Section 725.210 Applicability

Except as Section 725.101 provides otherwise:

- a) Sections 725.211 through 725.215 (which concern closure) apply to the owners and operators of all hazardous waste management facilities; and
- b) Sections 725.216 through 725.220 (which concern post-closure care) apply to the owners and operators of:
 - 1) All hazardous waste disposal facilities; or
 - 2) Waste piles and surface impoundments from which the owner or operator intends to remove the wastes at closure to the extent that these Sections are made applicable to such facilities in Sections 725.328 or 725.358; or
 - 3) Tank systems which are required under Section 725.297 to meet requirements for landfills; or
 - 4) Containment buildings that are required under Section 725.1102 to meet the requirement for landfills.
- <u>c)</u> Section 725.221 applies to owners and operators of units that are subject to the requirements of 35 Ill. Adm. Code 703.161 and which are regulated under alternative requirements (as established pursuant to 35 Ill. Adm. Code 703.161).
- <u>d)</u> The Board will or the Agency shall establish alternative requirements that replace all or part of the closure and post-closure care requirements of this Subpart G (and the unit-specific standards in Section 725.211(c)) applying to a regulated unit (as defined in 35 III. Adm. Code 724.190), as provided in 35 III. Adm. Code 703.161, where the Board or Agency determines the following:
 - 1)The regulated unit is situated among solid waste management units (or areas of
concern), a release has occurred, and both the regulated unit and one or more solid waste
management units (or areas of concern) are likely to have contributed to the release, and
 - <u>2)</u> It is not necessary to apply the closure requirements of this Subpart (and those referenced herein) because the alternative requirements will adequately protect human health and the environment, and will satisfy the closure performance standard of Section 725.211 (a) and (b).

(Source: Amended at 23 Ill. Reg. _____, effective _____)

Section 725.212 Closure Plan; Amendment of Plan

a) Written Plan plan. Within six months after the effective date of the rule that

first subjects a facility to provisions of this Section, the owner or operator of a hazardous waste management facility shall have a written closure plan. Until final closure is completed and certified in accordance with Section 725.215, a copy of the most current plan must be furnished to the Agency upon request including request by mail. In addition, for facilities without approved plans, it must also be provided during site inspections on the day of inspection to any officer, employee, or representative of the Agency.

- b) Content of plan. The plan must identify the steps necessary to perform partial or final closure of the facility at any point during its active life. The closure plan must include, at least:
 - 1) A description of how each hazardous waste management unit at the facility will be closed in accordance with Section 725.211;-and
 - 2) A description of how final closure of the facility will be conducted in accordance with Section 725.211. The description must identify the maximum extent of the operation which will be unclosed during the active life of the facility; and
 - 3) An estimate of the maximum inventory of hazardous wastes ever on-site over the active life of the facility and a detailed description of the methods to be used during partial and final closure, including, but not limited to methods for removing, transporting, treating, storing, or disposing of all hazardous waste, and identification of and the type(s) of off-site hazardous waste management unit(s) to be used, if applicable; and
 - 4) A detailed description of the steps needed to remove or decontaminate all hazardous waste residues and contaminated containment system components, equipment, structures, and soils during partial and final closure including, but not limited to, procedures for cleaning equipment and removing contaminated soils, methods for sampling and testing surrounding soils, and criteria for determining the extent of decontamination necessary to satisfy the closure performance standard; and
 - 5) A detailed description of other activities necessary during the partial and final closure period to ensure that all partial closures and final closure satisfy the closure performance standards, including, but not limited to, groundwater monitoring, leachate collection, and run-on and run-off control;-and
 - 6) A schedule for closure of each hazardous waste management unit and for final closure of the facility. The schedule must include, at a minimum,

the total time required to close each hazardous waste management unit and the time required for intervening closure activities which will allow tracking of the progress of partial and final closure. (For example, in the case of a landfill unit, estimates of the time required to treat or dispose of all hazardous waste inventory and of the time required to place a final cover must be included.);-and

- 7) An estimate of the expected year of final closure for facilities that use trust funds to demonstrate financial assurance under Sections 725.243 or 725.245 and whose remaining operating life is less than twenty years, and for facilities without approved closure plans-; and
- 8) For facilities where the Board or Agency has established alternative requirements at a regulated unit under Section 725.190(f), 725.210(d), or 725.240(d), as provided under 35 Ill. Adm. Code 703.161, either the alternative requirements applying to the regulated unit or a reference to the Board order or Agency permit establishing those alternative requirements.
- c) Amendment of plan. The owner or operator may amend the closure plan at any time prior to the notification of partial or final closure of the facility. An owner or operator with an approved closure plan shall submit a written request to the Agency to authorize a change to the approved closure plan. The written request must include a copy of the amended closure plan for approval by the Agency.
 - 1) The owner or operator shall amend the closure plan, whenever:
 - A) Changes in the operating plans or facility design affect the closure plan, or;
 - B) Whenever there is a change in the expected year of closure, if applicable, or:
 - C) In conducting partial or final closure activities, unexpected events require a modification of the closure plan-; or
 - D) The owner or operator requests the Board or Agency to establish alternative requirements, as provided under 35 Ill. Adm. Code 703.161, to a regulated unit under Sections 725.190(f), 725.210(c), or 725.240(d).
 - 2) The owner or operator shall amend the closure plan at least 60 days prior to the proposed change in facility design or operation, or no later than 60 days after an unexpected event has occurred which has affected the closure plan. If an unexpected event occurs during the partial or final closure period, the owner or operator shall amend the closure plan no later than 30 days after the unexpected event. These provisions also apply to owners or operators of surface impoundments and waste piles who-that intended to remove all hazardous wastes at closure, but are

required to close as landfills in accordance with Section 725.410.

- 3) An owner or operator with an approved closure plan shall submit the modified plan to the Agency at least 60 days prior to the proposed change in facility design or operation, or no more than 60 days after an unexpected event has occurred which has affected the closure plan. If an unexpected event has occurred during the partial or final closure period, the owner or operator shall submit the modified plan no more than 30 days after the unexpected event. These provisions also apply to owners or operators of surface impoundments and waste piles who that intended to remove all hazardous wastes at closure but are required to close as landfills in accordance with Section 725.410. If the amendment to the plan is a Class 2 or 3 modification according to the criteria in 35 Ill. Adm. Code-702.280 703.280, the modification to the plan shall be approved according to the procedures in subsection (d)(4), below of this Section.
- 4) The Agency may request modifications to the plan under the conditions described in subsection (c)(1), above of this Section. An owner or operator with an approved closure plan shall submit the modified plan within 60 days of the request from the Agency, or within 30 days if the unexpected event occurs during partial or final closure. If the amendment is considered a Class 2 or 3 modification according to the criteria in 35 Ill. Adm. Code <u>702.280</u> <u>703.280</u>, the modification to the plan must be approved in accordance with the procedures in subsection (d)(4), <u>below of this Section</u>.
- d) Notification of partial closure and final closure.
 - 1) When notice is required.
 - A) The owner or operator shall submit the closure plan to the Agency at least 180 days prior to the date on which the owner or operator expects to begin closure of the first surface impoundment, waste pile, land treatment, or landfill unit, or final closure if it involves such a unit, whichever is earlier.
 - B) The owner or operator shall submit the closure plan to the Agency at least 45 days prior to the date on which the owner or operator expects to begin partial or final closure of a boiler or industrial furnace.
 - C) The owner or operator shall submit the closure plan to the Agency at least 45 days prior to the date on which the owner or operator expects to begin final closure of a facility with only

tanks, container storage, or incinerator units.

- D) Owners or operators with approved closure plans shall notify the Agency in writing at least 60 days prior to the date on which the owner or operator expects to begin closure of a surface impoundment, waste pile, landfill, or land treatment unit, or final closure of a facility involving such a unit.
- E) Owners or operators with approved closure plans shall notify the Agency in writing at least 45 days prior to the date on which the owner or operator expects to begin partial or final closure of a boiler or industrial furnace.
- F) Owners and operators with approved closure plans shall notify the Agency in writing at least 45 days prior to the date on which the owner or operator expects to begin final closure of a facility with only tanks, container storage, or incinerator units.
- 2) The date when the owner or operator "expects to begin closure" must be either:
 - A) Within 30 days after the date on which any hazardous waste management unit receives the known final volume of hazardous wastes or, if there is a reasonable possibility that the hazardous waste management unit will receive additional hazardous wastes, no later than one year after the date on which the unit received the most recent volume of hazardous waste. If the owner or operator of a hazardous waste management unit demonstrates to the Agency that the hazardous waste management unit or facility has the capacity to receive additional hazardous wastes and that the owner or operator has taken and will continue to take, all steps to prevent threats to human health and the environment, including compliance with all interim status requirements, the Agency shall approve an extension to this one-year limit; or
 - B) For units meeting the requirements of Section 725.213(d), no later than 30 days after the date on which the hazardous waste management unit receives the known final volume of nonhazardous wastes, or, if there is a reasonable possibility that the hazardous waste management unit will receive additional nonhazardous wastes, no later than one year after the date on which the unit received the most recent volume of non-hazardous wastes. If the owner or operator demonstrates to the Agency that the hazardous waste management unit has the capacity to receive additional non-hazardous wastes and that the owner and operator

have taken, and will continue to take, all steps to prevent threats to human health and the environment, including compliance with all applicable interim status requirements, the Agency shall approve an extension to this one-year limit.

- 3) The owner or operator shall submit the closure plan to the Agency no later than 15 days after:
 - A) Termination of interim status (except when a permit is issued to the facility simultaneously with termination of interim status); or
 - B) Issuance of a judicial decree or Board order to cease receiving hazardous wastes or close.
- 4) The Agency shall provide the owner or operator and the public, through a newspaper notice, the opportunity to submit written comments on the plan and request modifications of the plan no later than 30 days from the date of the notice. The Agency shall also, in response to a request or at its own discretion, hold a public hearing whenever such a hearing might clarify one or more issues concerning a closure plan. The Agency shall give public notice of the hearing at least 30 days before it occurs. (Public notice of the hearing may be given at the same time as notice of the opportunity for the public to submit written comments and the two notices may be combined.) The Agency shall approve, modify, or disapprove the plan within 90 days of its receipt. If the Agency does not approve the plan, the Agency shall provide the owner or operator with a detailed written statement of reasons for the refusal, and the owner or operator shall modify the plan or submit a new plan for approval within 30 days after receiving such written statement. The Agency shall approve or modify this plan in writing within 60 days. If the Agency modifies the plan, this modified plan becomes the approved closure plan. The Agency shall assure that the approved plan is consistent with Sections 725.211 through 725.215 and the applicable requirements of Sections 725.190 et seq., 725.297, 725.328, 725.358, 725.380, 725.410, 725.451, 725.481, 725.504, and 724.1102. A copy of this modified plan with a detailed statement of reasons for the modifications must be mailed to the owner or operator.
- e) Removal of wastes and decontamination or dismantling of equipment. Nothing in this Section precludes the owner or operator from removing hazardous wastes and decontaminating or dismantling equipment in accordance with the approved partial or final closure plan at any time before or after notification of partial or final closure.

(Source: Amended at 23 Ill. Reg. _____, effective _____)

Section 725.218 Post-closure Closure Care Plan; Amendment of Plan

- a) Written Plan. The owner or operator of a hazardous waste disposal unit shall have a written post-closure <u>care</u> plan. An owner or operator of a surface impoundment or waste pile that intends to remove all hazardous wastes at closure shall prepare a post-closure <u>care</u> plan and submit it to the Agency within 90 days after the date that the owner or operator or Agency determines that the hazardous waste management unit or facility must be closed as a landfill, subject to the requirements of Sections 725.217 through 725.220.
- b) Until final closure of the facility, a copy of the most current post-closure <u>care</u> plan must be furnished to the Agency upon request, including request by mail. In addition, for facilities without approved post-closure <u>care</u> plans, it must also be provided during site inspections, on the day of inspection, to any officer, employee, or representative of the Agency. After final closure has been certified, the person or office specified in subsection (c)(3) shall keep the approved post-closure care plan during the post-closure care period.
- c) For each hazardous waste management unit subject to the requirements of this Section, the post-closure <u>care</u> plan must identify the activities which will be carried on after closure of each disposal unit and the frequency of these activities and include at least:
 - 1) A description of the planned monitoring activities and frequencies at which they will be performed to comply with Subparts F, K, L, M, and N during the post-closure <u>care</u> period;
 - 2) A description of the planned maintenance activities and frequencies at which they will be performed to ensure:
 - A) The integrity of the cap and final cover or other containment systems in accordance with the requirements of Subparts K, L, M, and N; and
 - B) The function of the monitoring equipment in accordance with the requirements of Subparts F, K, L, M<u></u>, and N; and.
 - 3) The name, address, and phone number of the person or office to contact about the hazardous waste disposal unit or facility during the post-closure care period.
 - 4) For a facility subject to Section 725.221, provisions that satisfy the requirements of Section 725.221(a)(1) and (a)(3).
 - 5) For a facility where the Board or Agency has established alternative requirements at a

regulated unit under Section 725.190(f), 725.210(d), or 725.240(d), as provided under 35 Ill. Adm. Code 703.161, either the alternative requirements that apply to the regulated unit, or a reference to the Board order or Agency permit establishing those requirements.

- d) Amendment of plan. The owner or operator may amend the post-closure <u>care</u> plan at any time during the active life of the facility or during the post-closure care period. An owner or operator with an approved post-closure <u>care</u> plan shall submit a written request to the Agency to authorize a change to the approved plan. The written request must include a copy of the amended post-closure <u>care</u> plan for approval by the Agency.
 - 1) The owner or operator shall amend the post-closure care plan whenever:
 - A) Changes in operating plans or facility design affect the postclosure care plan; or
 - B) Events occur during the active life of the facility, including partial and final closures, which affect the post-closure <u>care</u> plan.
 - C) The owner or operator requests the Board or Agency to establish alternative requirements to a regulated unit under Sections 725.190(f), 725.210(d), or 725.240(d).
 - 2) The owner or operator shall amend the post-closure <u>care</u> plan at least 60 days prior to the proposed changes in facility design or operation, or no later than 60 days after an unexpected event has occurred which has affected the post-closure <u>care</u> plan.
 - 3) An owner or operator with an approved post-closure <u>care</u> plan shall submit the modified plan to the Agency at least 60 days prior to the proposed change in facility design or operation, or no more than 60 days after an unexpected event has occurred which has affected the postclosure <u>care</u> plan. If an owner or operator of a surface impoundment or a waste pile who-<u>that</u> intended to remove all hazardous wastes at closure in accordance with Sections 725.328(b) or 725.358(a) is required to close as a landfill in accordance with Section 725.410, the owner or operator shall submit a post-closure <u>care</u> plan within 90 days after the determination by the owner or operator or Agency that the unit must be closed as a landfill. If the amendment to the post-closure <u>care</u> plan is a Class 2 or 3 modification according to the criteria in 35 Ill. Adm. Code 703.280, the modification to the plan must be approved according to the procedures in subsection (f).
 - 4) The Agency may request modifications to the plan under the conditions described in above subsection (d)(1) of this Section. An owner or

operator with an approved post-closure <u>care</u> plan shall submit the modified plan no later than 60 days after the request from the Agency. If the amendment to the plan is considered a Class 2 or 3 modification according to the criteria in 35 Ill. Adm. Code 703.280 the modifications to the post-closure <u>care</u> plan must be approved in accordance with the procedures in subsection (f). If the Agency determines that an owner or operator of a surface impoundment or waste pile who that intended to remove all hazardous wastes at closure shall close the facility as a landfill, the owner or operator shall submit a post-closure <u>care</u> plan for approval to the Agency within 90 days after the determination.

- e) The owner or operator of a facility with hazardous waste management units subject to these requirements shall submit the post-closure <u>care</u> plan to the Agency at least 180 days before the date the owner or operator expects to begin partial or final closure of the first hazardous waste disposal unit. The date when the owner or operator "expects to begin closure" of the first hazardous waste disposal unit must be either within 30 days after the date on which the hazardous waste management unit receives the known final volume of hazardous waste or, if there is a reasonable possibility that the hazardous waste management unit will receive additional hazardous wastes, no later than one year after the date on which the unit received the most recent volume of hazardous wastes. The owner or operator shall submit the closure plan to the Agency no later than 15 days after:
 - 1) Termination of interim status (except when a permit is issued to the facility simultaneously with termination of interim status); or
 - 2) Issuance of a judicial decree or Board order to cease receiving wastes or close.
- f) Procedures.
 - 1) Except as provided in subsection (f)(2), the Agency shall provide the owner or operator and the public through a newspaper notice the opportunity to submit written comments on the post-closure <u>care</u> plan and request modifications to the plan, no later than 30 days after the date of the notice. The Agency may also, in response to a request or at its own discretion, hold a public hearing whenever such a hearing might clarify one or more issues concerning the post-closure <u>care</u> plan. The Agency shall give public notice of the hearing at least 30 days before it occurs. (Public notice of the hearing may be given at the same time as notice of the opportunity for written public comments and the two notices may be combined.) The Agency shall approve, modify or disapprove the plan within 90 days of its receipt. If the Agency determines not to approve the plan, the Agency shall provide the owner

or operator with a detailed statement of reasons for the refusal and the owner or operator shall modify the plan or submit a new plan for approval within 30 days after receiving such written statements. The Agency shall approve or modify this plan in writing within 60 days. If the Agency modifies the plan, this modified plan becomes the approved post-closure <u>care plan</u>. Any final Agency determination shall ensure that the approved post-closure <u>care plan</u> is consistent with Sections 725.217 through 725.220. A copy of this modified plan with a detailed statement of reasons for the modifications must be mailed to the owner or operator.

- 2) The Agency shall not provide notice or the opportunity for public comment if, in a prior proceeding, the Board has ordered the modifications to the plan.
- g) The post-closure <u>care</u> plan and length of the post-closure <u>care</u> period may be modified at any time prior to the end of the post-closure care period in either of the following two ways:
 - 1) The owner or operator or any member of the public may petition to extend or reduce the post-closure care period applicable to a hazardous waste management unit or facility based on cause, or alter the requirements of the post-closure care period based on cause.
 - A) The petition must include evidence demonstrating that:
 - i) The secure nature of the hazardous waste management unit or facility makes the post-closure care requirement(s) unnecessary or supports reduction of the post-closure care period specified in the current post-closure <u>care</u> plan (e.g., leachate or groundwater monitoring results, characteristics of the waste, application of advanced technology or alternative disposal, treatment, or re-use techniques indicate that the facility is secure), or
 - ii) The requested extension in the post-closure care period or alteration of post-closure care requirements is necessary to prevent threats to human health and the environment.
 (e.g., leachate or groundwater monitoring results indicate a potential for migration of hazardous wastes at levels which may be harmful to human health and the environment).
 - B) These petitions must be considered only when they present new and relevant information not previously considered.

- i) Except as provided in subsection (g)(1)(B)(ii), whenever the Agency is considering a petition, it shall provide the owner or operator and the public, through a newspaper notice, the opportunity to submit written comments within 30 days of the date of the notice. The Agency shall also, in response to a request or at its own discretion, hold a public hearing whenever a hearing might clarify one or more issues concerning the post-closure care plan. The Agency shall give the public notice of the hearing at least 30 days before it occurs. (Public notice of the hearing may be given at the same time as notice of the opportunity for written public comments and the two notices may be combined.) After considering the comments, the Agency shall issue a final determination, based upon the criteria set forth in subsection(g)(1).
- ii) The Agency shall not provide notice or the opportunity for public comment if, in a prior proceeding, the Board has ordered the modifications to the plan.
- C) If the Agency denies the petition, it shall send the petitioner a brief written response giving a reason for the denial.
- 2) The Agency shall tentatively decide to modify the post-closure <u>care</u> plan if the Agency determines that it is necessary to prevent threats to human health and the environment. The Agency may propose to extend or reduce the post-closure care period applicable to a hazardous waste management unit or facility based on cause or alter the requirements of the post-closure care period based on cause.
 - A) The Agency shall provide the owner or operator and the affected public, through a newspaper notice, the opportunity to submit written comments within 30 days of the date of the notice and the opportunity for a public hearing as in subsection (g)(1)(B). After considering the comments, the Agency shall issue a final determination.
 - B) The Agency shall base its final determination upon the same criteria as required for petitions under subsection (g)(1)(A). A modification of the post-closure <u>care</u> plan may include, where appropriate, the temporary suspension rather than permanent deletion of one or more post-closure care requirements. At the end of the specified period of suspension, the Agency would then determine whether the requirement(s) should be permanently

discontinued or reinstated to prevent threats to human health and the environment.

- h) The Agency procedures described in Sections 725.212 through 725.219 are in the nature of permit amendments. Amendment of refusal to amend the plan is a permit denial for purposes of appeal pursuant to 35 Ill. Adm. Code 105. The Agency shall not amend permits in such a manner so that the permit would not conform with Board regulations.
- If any person seeks a closure or post-closure care plan which would not conform with Board regulations, such person shall file a site-specific rulemaking petition pursuant to 35 Ill. Adm. Code 102 or a variance petition pursuant to 35 Ill. Adm. Code 104.

(Source: Amended at 23 Ill. Reg. _____, effective _____)

- Section 725.221 Alternative Post-Closure Care Requirements
 - a) An owner or operator that is subject to the requirement to obtain a post-closure care permit under 35 Ill. Adm. Code 703.Subpart B for which the Board or Agency has established alternative requirements, as provided in 35 Ill. Adm. Code 703.161, shall comply with the following requirements:
 - 1) The requirements to submit information about the facility in 35 Ill. Adm. Code 703.214;
 - 2) The requirements for facility-wide corrective action in 35 Ill. Adm. Code 724.201; and
 - 3) The requirements of 35 Ill. Adm. Code 724.191 through 724.200.
 - b) Implementation of Alternative Requirements.
 - 1) Public notice, public comments, and public hearing.
 - A) In establishing alternative requirements under this Section, the Board will assure a meaningful opportunity for public involvement which, at a minimum, includes public notice and opportunity for public comment, as such are provided under the relevant provisions of the Act:
 - i) For a site-specific rulemaking, in Section 27 and 28 of the Act [415 ILCS 5/27 & 28].
 - ii) For an adjusted standard, in Section 28.1 of the Act [415 ILCS 5/28.1].
 - iii) For a variance, in Sections 35 through 38 of the Act [415 ILCS 5/35-38].
 - B)When an owner or operator submits a plan to the Agency pursuant to 35 Ill.Adm. Code 740 or 742, the Agency shall provide public notice and an

opportunity for public hearing on the plan according to the requirements of 35 Ill. Adm. Code 705.Subparts D and E.

- i) If the Agency determines that even a short delay in the implementation

 of a remedy would adversely affect human health or the environment,
 the Agency may delay compliance with the requirements of subsection
 (b)(2) of this Section and immediately implement the remedy.
 However, the Agency shall assure involvement of the public at the
 earliest opportunity, and, in all cases, upon making the decision that
 additional remedial action is not needed at the facility.
- <u>ii)</u> The Agency may allow a remediation initiated prior to August 6, 1999
 <u>to substitute for corrective action required under a post-closure care</u>
 <u>permit even if the public involvement requirements of subsection</u>
 (b)(2) of this Section have not been met so long as the Agency assures
 <u>that notice and comment on the decision that no further remediation is</u>
 <u>necessary to adequately protect human health and the environment</u>
 <u>takes place at the earliest reasonable opportunity after August 6, 1999.</u>

(Source: Added at 23 Ill. Reg. _____, effective _____)

SUBPART H: FINANCIAL REQUIREMENTS

Section 725.240 Applicability

- a) The requirements of Sections 725.242, 725.243, and 725.247 through 725.250 apply to owners and operators of all hazardous waste facilities, except as provided otherwise in this Section or in Section 725.101.
- b) The requirements of Section 725.244 and 725.246 apply only to owners and operators of:
 - 1) Disposal facilities; or
 - 2) Tank systems that are required under Section 725.297 to meet the requirements for landfills; or
 - 3) Containment buildings that are required under 725.1102 to meet the requirements for landfills,.
- c) States and the Federal Government are exempt from the requirements of this Subpart.
- d)The Board will establish alternative requirements that replace all or part of the financial
assurance requirements of Subpart H of this Part applying to a regulated unit, as provided in 35
Ill. Adm. Code 703.161, where the Board has done the following:
 - 1) The Board has established alternative requirements for the regulated unit established

<u>2)</u> The Board determines that it is not necessary to apply the financial assurance requirements of Subpart H of this Part because the alternative financial assurance requirements will adequately protect human health and the environment.

(Source: Amended at 23 Ill. Reg. _____, effective _____)

TITLE 35: ENVIRONMENTAL PROTECTION SUBTITLE G: WASTE DISPOSAL CHAPTER I: POLLUTION CONTROL BOARD SUBCHAPTER c: HAZARDOUS WASTE OPERATING REQUIREMENTS

PART 726

STANDARDS FOR THE MANAGEMENT OF SPECIFIC HAZARDOUS WASTE AND SPECIFIC TYPES OF HAZARDOUS WASTE MANAGEMENT FACILITIES

SUBPART C: RECYCLABLE MATERIALS USED IN A MANNER CONSTITUTING DISPOSAL

Section

- 726.120 Applicability
- 726.121 Standards applicable to generators and transporters of materials used in a manner that constitutes disposal
- 726.122 Standards applicable to storers, who are not the ultimate users, of materials that are to be used in a manner that constitutes disposal
- 726.123 Standards Applicable to Users of Materials that are Used in a Manner that Constitutes Disposal

SUBPART D: HAZARDOUS WASTE BURNED FOR ENERGY RECOVERY

Section

- 726.130 Applicability (Repealed)
- 726.131 Prohibitions (Repealed)
- 726.132 Standards applicable to generators of hazardous waste fuel (Repealed)
- 726.133 Standards applicable to transporters of hazardous waste fuel (Repealed)
- 726.134 Standards applicable to marketers of hazardous waste fuel (Repealed)
- 726.135 Standards applicable to burners of hazardous waste fuel (Repealed)
- 726.136 Conditional exemption for spent materials and by-products exhibiting a characteristic of hazardous waste (Repealed)

SUBPART E: USED OIL BURNED FOR ENERGY RECOVERY (Repealed)

| Section | |
|---------|--------------------------|
| 726.140 | Applicability (Repealed) |
| 726.141 | Prohibitions (Repealed) |

- 726.142 Standards applicable to generators of used oil burned for energy recovery (Repealed)
- 726.143 Standards applicable to marketers of used oil burned for energy recovery (Repealed)
- 726.144 Standards applicable to burners of used oil burned for energy recovery (Repealed)

SUBPART F: RECYCLABLE MATERIALS UTILIZED FOR PRECIOUS METAL RECOVERY

Section

726.170 Applicability and requirements

SUBPART G: SPENT LEAD-ACID BATTERIES BEING RECLAIMED

Section

726.180 Applicability and requirements

SUBPART H: HAZARDOUS WASTE BURNED IN BOILERS AND INDUSTRIAL FURNACES

Section

- 726.200 Applicability
- 726.201 Management prior to Burning
- 726.202 Permit standards for Burners
- 726.203 Interim Status Standards for Burners
- 726.204 Standards to Control Organic Emissions
- 726.205 Standards to control PM
- 726.206 Standards to Control Metals Emissions
- 726.207 Standards to control HCl and Chlorine Gas Emissions
- 726.208 Small quantity On-site Burner Exemption
- 726.209 Low risk waste Exemption
- 726.210 Waiver of DRE trial burn for Boilers
- 726.211 Standards for direct Transfer
- 726.212 Regulation of Residues
- 726.219 Extensions of Time

SUBPART M: MILITARY MUNITIONS

Section

- 726.300 Applicability
- 726.301 Definitions
- 726.302 Definition of Solid Waste
- 726.303 Standards Applicable to the Transportation of Solid Waste Military Munitions
- 726.304 Standards Applicable to Emergency Responses
- 726.305 Standards Applicable to the Storage of Solid Waste Military Munitions
- 726.306 Standards Applicable to the Treatment and Disposal of Waste Military Munitions

| 726. Appendix A | Tier I and Tier II Feed Rate and Emissions Screening Limits for Metals |
|-----------------|--|
| 726. Appendix B | Tier I Feed Rate Screening Limits for Total Chlorine |
| 726. Appendix C | Tier II Emission Rate Screening Limits for Free Chlorine and Hydrogen |
| | Chloride |
| 726. Appendix D | Reference Air Concentrations |
| 726. Appendix E | Risk Specific Doses |
| 726. Appendix F | Stack Plume Rise |
| 726. Appendix G | Health-Based Limits for Exclusion of Waste-Derived Residues |
| 726. Appendix H | Potential PICs for Determination of Exclusion of Waste-Derived |
| | Residues |
| 726. Appendix I | Methods Manual for Compliance with BIF Regulations |
| 726. Appendix J | Guideline on Air Quality Models |
| 726. Appendix K | Lead-Bearing Materials That May be Processed in Exempt Lead |
| | Smelters |
| 726. Appendix L | Nickel or Chromium-Bearing Materials that may be Processed in Exempt |
| | Nickel-Chromium Recovery Furnaces |
| 726. Appendix M | Mercury-Bearing Wastes That May Be Processed in Exempt Mercury |
| | Recovery Units |
| 726. Table A | Exempt Quantities for Small Quantity Burner Exemption |
| | - • • • |

AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental Protection Act [415 ILCS 5/22.4 and 27].

SOURCE: Adopted in R85-22 at 10 III. Reg. 1162, effective January2, 1986; amended in R86-1 at 10 III. Reg. 14156, effective August 12, 1986; amended in R87-26 at 12 III. Reg. 2900, effective January 15, 1988; amended in R89-1 at 13 III. Reg. 18606, effective November 13, 1989; amended in R90-2 at 14 III. Reg. 14533, effective August 22, 1990; amended in R90-11 at 15 III. Reg. 9727, effective June 17, 1991; amended in R91-13 at 16 III. Reg. 9858, effective June 9, 1992; amended in R92-10 at 17 III. Reg. 5865, effective March 26, 1993; amended in R93-4 at 17 III. Reg. 20904, effective November 22, 1993; amended in R94-7 at 18 III. Reg. 12500, effective July 29, 1994; amended in R95-6 at 19 III. Reg. 10006, effective June 27, 1995; amended in R95-20 at 20 III. Reg. 11263, effective August 1, 1996; amended in R96-10/R97-3/R97-5 at 22 III. Reg. 754, effective December 16, 1997; amended in R97-21/R98-3/R98-5 at 22 III. Reg. 18042, effective September 28, 1998; mended at 23 III. Reg. ______.

SUBPART G: SPENT LEAD-ACID BATTERIES BEING RECLAIMED

Section 726.180 Applicability and requirements

a) The regulations of this Subpart apply to a person that reclaims (including regeneration) spent lead acid batteries that are recyclable materials ("spent batteries"). A person that generates, transports, or collects spent batteries or that stores spent batteries (other than spent batteries that are to be regenerated), but one that does not reclaim the batteries, is not subject to regulation under 35 Ill. Adm. Code 722 through 726 or 35 Ill. Adm. Code 702, 703, or 705, and also are not subject to the requirements of Section 3010 of the Resource Conservation and

Recovery Act.

a) Are spent lead-acid batteries exempt from hazardous waste management requirements? If an owner or operator generates, collects, transports, stores, or regenerates lead-acid batteries for reclamation purposes, the owner or operator may be exempt from certain hazardous waste management requirements. Use the following table to determine which requirements apply to the owner or operator. Alternatively, the owner or operator may choose to manage its spent lead-acid batteries under the "Universal Waste" rule in 35 Ill. Adm. Code 733.

| | | 1 | |
|--|--|---|---|
| If the batteries | And if an owner or operator | Then an owner or operator | And an owner or operator |
| (1) Will be reclaimed through regeneration (such as by electrolyte replacement) | | is exempt from 35 Ill. Adm. Code 702, 703, 705, 722 (except for 35 Ill. Adm. Code 722.111), 723, 724, 725, 726, 728, and the notification requirements at section 3010 of RCRA | is subject to 35 Ill. Adm. Code 721 and 722.111 |
| (2) Will be reclaimed other than through regeneration | generates, collects, or transports these batteries | is exempt from 35 Ill. Adm. Code 702, 703, 705, 722 (except for 35 Ill. Adm. Code 722.111), 723, 724, 725, 726, and the notification requirements at section 3010 of RCRA | are subject to 35 Ill. Adm. Code 721 and 722.111 and applicable provisions under 35 Ill. Adm. Code 728 |
| (3) Will be reclaimed other than through regeneration | stores these batteries but the owner or operator is not the reclaimer | is exempt from 35 Ill. Adm. Code 702, 703, 705, 722 (except for 35 Ill. Adm. Code 722.111), 723, 724, 725, 726, and the section 3010 of <u>RCRA</u> | is subject to 35 Ill. Adm. Code 721, 722.111 and a notification requirements applicable provisions under 35 Ill. Adm. Code 728 |
| (4) Will be reclaimed other than through regeneration | stores these batteries before the owner or operator reclaims them | shall comply with 35 Ill. Adm. Code 726.180(b) and, as appropriate, other regulatory provisions described in 35 Ill. Adm. Code 726.180(b) | is subject to 35 Ill. Adm. Code 721, 262.11 and applicable provisions under 35 Ill. Adm. Code 728 |

| (5) Will be reclaimed | does not store these | is exempt from 35 Ill. | is subject to 35 Ill. |
|-----------------------|----------------------|------------------------|-----------------------|
| other than through | batteries before the | Adm. Code 702, 703, | Adm. Code 721, |
| regeneration | owner or operator | 705, 722 (except for | 262.11 and |
| | reclaims them | 35 Ill. Adm. Code | applicable provisions |
| | | 722.111), 723, 724, | under 35 Ill. Adm. |
| | | 725, 726, and the | Code 728 |
| | | notification | |
| | | requirements at | |
| | | section 3010 of | |
| | | RCRA | |

b) Owners or operators of facilities that store spent batteries before reclaiming the batteries (other than spent batteries that are to be regenerated) are subject to the following requirements.

- b) If an owner or operator stores spent lead-acid batteries before it reclaims them but not through regeneration, which requirements apply? The requirements of subsection (b) of this Section apply to an owner or operator if the owner or operator stores spent lead-acid batteries before it reclaims them, but the owner or operator does not reclaim them through regeneration. The requirements are slightly different depending on the owner's or operator's RCRA permit status.
 - 1) For an interim status facility, the owner or operator shall comply with the following requirements:
 - 1<u>A</u>) Notification <u>The notification</u> requirements under Section 3010 of the Resource Conservation and Recovery Act (RCRA);
 - 2) All applicable provisions in 35 Ill. Adm. Code 724.Subparts A, B (but not 35 Ill. Adm. Code 724.113 (waste analysis)), C,D,E (but not 35 Ill. Adm. Code 724.171 or 724.172 dealing with the use of the manifest and manifest discrepancies), and F through L;
 - 3) All applicable provisions in 35 Ill. Adm. Code 725.Subparts A, B (but not 35 Ill. Adm. Code 725.113 (waste analysis)), C, D, E (but not 35 Ill. Adm. Code 725.171 and 725.172 dealing with the use of the manifest and manifest discrepancies), and F through L;
 - B) All applicable provisions in 35 Ill. Adm. Code 725.Subpart A.
 - C)All applicable provisions in 35 Ill. Adm. Code 725.Subpart A except 35 Ill.Adm. Code 725.113 (waste analysis).
 - D) All applicable provisions in 35 Ill. Adm. Code 725.Subparts C and D.
 - E) All applicable provisions in 35 Ill. Adm. Code 725.Subpart E except 35 Ill. Adm. Code 725.171 and 725.172 (dealing with the use of the manifest and manifest discrepancies).
 - F) All applicable provisions in 35 Ill. Adm. Code 725.Subpars F through L.

- 4<u>G</u>) All applicable provisions in 35 Ill. Adm. Code 702, 703, and 705.
- 2) For a Permitted Facility the following requirements:
 - A) The notification requirements under section 3010 of RCRA.
 - B) All applicable provisions in 35 Ill. Adm. Code 724.Subpart A.
 - <u>C)</u> All applicable provisions in 35 Ill. Adm. Code 724.Subpart B (but not 35 Ill. Adm. Code 724.113 (waste analysis).
 - D) All applicable provisions in 35 Ill. Adm. Code 724.Subparts C and D.
 - E) All applicable provisions in 35 Ill. Adm. Code 724.Subpart E (but not 35 Ill. Adm. Code 724.171 or 724.172 (dealing with the use of the manifest and manifest discrepancies).
 - F) All applicable provisions in 35 Ill. Adm. Code 724.Subparts F through L.
 - G) All applicable provisions in 35 Ill. Adm. Code 702, 703, and 705.

c) Spent lead acid batteries that are not managed under this Part, are subject to management under 35 Ill. Adm. Code 733.

(Source: Amended at 23 Ill. Reg. _____, effective _____)

SUBPART H: HAZARDOUS WASTE BURNED IN BOILERS AND INDUSTRIAL FURNACES

Section 726.200 Applicability

- a) The regulations of this Subpart apply to hazardous waste burned or processed in a boiler or industrial furnace (BIF) (as defined in 35 Ill. Adm. Code 720.110) irrespective of the purpose of burning or processing, except as provided by subsections (b), (c), (d), and (f)-below of this Section. In this Subpart, the term "burn" means burning for energy recovery or destruction or processing for materials recovery or as an ingredient. The emissions standards of Sections 726.204, 726.205, 726.206, and 726.207 apply to facilities operating under interim status or under a RCRA permit, as specified in Sections 726.202 and 726.203.
- b) The following hazardous wastes and facilities are not subject to regulation under this Subpart:
 - Used oil burned for energy recovery that is also a hazardous waste solely because it exhibits a characteristic of hazardous waste identified in 35 Ill. Adm. Code 721.Subpart C. Such used oil is subject to regulation under 35 Ill. Adm. Code 739, rather than this Subpart;

- 2) Gas recovered from hazardous or solid waste landfills, when such gas is burned for energy recovery;
- 3) Hazardous wastes that are exempt from regulation under 35 Ill. Adm. Code 721.104 and 721.106(a)(3)(D) through (a)(3)(F) 721.106(a)(3)(C) and (a)(3)(D) and hazardous wastes that are subject to the special requirements for conditionally exempt small quantity generators under 35 Ill. Adm. Code 721.105; and
- 4) Coke ovens, if the only hazardous waste burned is <u>U.S. EPA_USEPA</u> hazardous waste no. K087 decanter tank tar sludge from coking operations.
- c) Owners and operators of smelting, melting, and refining furnaces (including pyrometallurgical devices such as cupolas, sintering machines, roasters, and foundry furnaces, but not including cement kilns, aggregate kilns, or halogen acid furnaces burning hazardous waste) that process hazardous waste solely for metal recovery are conditionally exempt from regulation under this Subpart, except for Sections 726.201 and 726.212.
 - 1) To be exempt from Sections 726.202 through 726.211, an owner or operator of a metal recovery furnace or mercury recovery furnace shall comply with the following requirements, except that an owner or operator of a lead or a nickel-chromium recovery furnace or a metal recovery furnace that burns baghouse bags used to capture metallic dust emitted by steel manufacturing, shall comply with the requirements of subsection (c)(3) below of this Section:
 - A) Provide a one-time written notice to the Agency indicating the following:
 - i) The owner or operator claims exemption under this subsection;
 - ii) The hazardous waste is burned solely for metal recovery consistent with the provisions of subsection (c)(2)-<u>below_of</u> <u>this Section</u>;
 - iii) The hazardous waste contains recoverable levels of metals; and
 - iv) The owner or operator will comply with the sampling and analysis and recordkeeping requirements of this subsection;
 - B) Sample and analyze the hazardous waste and other feedstocks as

necessary to comply with the requirements of this subsection under procedures specified by Test Methods for Evaluating Solid Waste, Physical/Chemical Methods, SW-846, incorporated by reference in 35 Ill. Adm. Code 720.111, or alternative methods that meet or exceed the SW-846 method performance capabilities. If SW-846 does not prescribe a method for a particular determination, the owner or operator shall use the best available method; and

- C) Maintain at the facility for at least three years records to document compliance with the provisions of this subsection including limits on levels of toxic organic constituents and Btu value of the waste, and levels of recoverable metals in the hazardous waste compared to normal nonhazardous-non-hazardous waste feedstocks.
- 2) A hazardous waste meeting either of the following criteria is not processed solely for metal recovery:
 - A) The hazardous waste has a total concentration of organic compounds listed in 35 Ill. Adm. Code 721.Appendix H exceeding 500 ppm by weight, as fired, and so is considered to be burned for destruction. The concentration of organic compounds in a waste as-generated may be reduced to the 500 ppm limit by bona fide treatment that removes or destroys organic constituents. Blending for dilution to meet the 500 ppm limit is prohibited, and documentation that the waste has not been impermissibly diluted must be retained in the records required by subsection (c)(1)(C)-above of this Section; or
 - B) The hazardous waste has a heating value of 5,000 Btu/lb or more, as-fired, and is so considered to be burned as fuel. The heating value of a waste as-generated may be reduced to below the 5,000 Btu/lb limit by bona fide treatment that removes or destroys organic constituents. Blending for dilution to meet the 5,000 Btu/lb limit is prohibited and documentation that the waste has not been impermissibly diluted must be retained in the records required by subsection (c)(1)(C)-above of this Section.
- 3) To be exempt from Sections 726.202 through 726.211, an owner or operator of a lead, nickel-chromium, or mercury recovery furnace or a metal recovery furnace that burns a-baghouse bags used to capture metallic dusts emitted by steel manufacturing must-shall provide a one-time written notice to the Agency identifying each hazardous waste burned and specifying whether the owner or operator claims an exemption for each waste under this subsection or subsection (c)(1)-above of this Section. The owner or operator shall comply with the requirements of subsection (c)(1)-above of this Section and the subsection and specific the subsection for the section and specific the subsection and specific the subsection for the section for the section and specific the subsection and specific the subsection for the section for the section and specific the subsection and specific the section for the section for the section and specific the section and specific the section for the section and specific the section and specific the section for the section and specific the section and specific the section for the section and specific the section and specific the section for the section and specific the section and specific the section for the section and specific the section and specific the section for the section and specific the section and specific the section for the
with the following requirements for those wastes claimed to be exempt under this subsection:

- A) The hazardous wastes listed in Sections 726. Appendices K, L, and M of this Part and baghouse bags used to capture metallic dusts emitted by steel manufacturing are exempt from the requirements of subsection (c)(1)-above of this Section, provided that:
 - A waste listed in Section 726. Appendix K of this Part must contain recoverable levels of lead; a waste listed in Section 726. Appendix L of this Part must contain recoverable levels of nickel or chromium, a waste listed in Section 726. Appendix M of this Part must contain recoverable levels of mercury and contain less that 500 ppm of 35 Ill. Adm. Code 261. Appendix H organic constituents, and baghouse bags used to capture metallic dusts emitted by steel manufacturing must contain recoverable levels of metal;
 - ii) The waste does not exhibit the Toxicity Characteristic of 35 Ill. Adm. Code 721.124 for an organic constituent;
 - iii) The waste is not a hazardous waste listed in 35 Ill. Adm.
 Code 721.Subpart D because it is listed for an organic constituent, as identified in 35 Ill. Adm. Code 721.Appendix G; and
 - iv) The owner or operator certifies in the one-time notice that hazardous waste is burned under the provisions of subsection (c)(3)-above of this Section and that sampling and analysis will be conducted or other information will be obtained as necessary to ensure continued compliance with these requirements. Sampling and analysis must be conducted according to subsection (c)(1)(B)-above of this Section, and records to document compliance with subsection (c)(3)-above of this Section must be kept for at least three years.
- B) The Agency may decide, on a case-by-case basis, that the toxic organic constituents in a material listed in Section 726. Appendix K of this Part, 726. Appendix L of this Part, or 726. Appendix M of this Part that contains a total concentration of more than 500 ppm toxic organic compounds listed in 35 Ill. Adm. Code 721. Appendix H may pose a hazard to human health and the environment when burned in a metal recovery furnace exempt from the requirements of this Subpart. Under these circumstances, after adequate notice and opportunity for comment, the metal recovery furnace will become

subject to the requirements of this Subpart when burning that material. In making the hazard determination, the Agency shall consider the following factors:

- i) The concentration and toxicity of organic constituents in the material;
- ii) The level of destruction of toxic organic constituents provided by the furnace; and
- Whether the acceptable ambient levels established in Section 726. Appendix D or E of this Part will be exceeded for any toxic organic compound that may be emitted based on dispersion modeling to predict the maximum annual average off-site ground level concentration.
- d) The standards for direct transfer operations under Section 726.211 apply only to facilities subject to the permit standards of Section 726.202 or the interim status standards of Section 726.203.
- e) The management standards for residues under Section 726.212 apply to any BIF burning hazardous waste.
- f) Owners and operators of smelting, melting, and refining furnaces (including pyrometallurgical devices such as cupolas, sintering machines, roasters, and foundry furnaces) that process hazardous waste for recovery of economically significant amounts of the precious metals gold, silver, platinum, palladium, iridium, osmium, rhodium, ruthenium, or any combination of these metals are conditionally exempt from regulation under this Subpart, except for Section 726.212. To be exempt from Sections 726.202 through 726.211, an owner or operator shall:
 - 1) Provide a one-time written notice to the Agency indicating the following:
 - A) The owner or operator claims exemption under this Section,
 - B) The hazardous waste is burned for legitimate recovery of precious metal, and
 - C) The owner or operator will comply with the sampling and analysis and recordkeeping requirements of this Section;
 - 2) Sample and analyze the hazardous waste, as necessary, to document that the waste is burned for recovery of economically significant amounts of precious metal, using procedures specified by Test Methods for Evaluating Solid Waste, Physical/Chemical Methods, SW-846, incorporated by reference in

35 Ill. Adm. Code 720.111, or alternative methods that meet or exceed the SW-846 method performance capabilities. If SW-846 does not prescribe a method for a particular determination, the owner or operator shall use the best available method; and

- 3) Maintain, at the facility for at least three years, records to document that all hazardous wastes burned are burned for recovery of economically significant amounts of precious metal.
- g) Abbreviations and definitions. The following definitions and abbreviations are used in this Subpart:

"APCS" means air pollution control system.

"BIF" means boiler or industrial furnace.

"Carcinogenic metals" means arsenic, beryllium, cadmium, and chromium.

"CO" means carbon monoxide.

"Continuous monitor" is a monitor that continuously samples the regulated parameter without interruption, that evaluates the detector response at least once each 15 seconds, and that computes and records the average value at least every 60 seconds.

"DRE" means destruction or removal efficiency.

"cu m" or "m³" means cubic meters.

"E" means "ten to the power". For example, "XE-Y" means "X times ten to the -Y power".

"Feed rates" are measured as specified in Section 726.202(e)(6).

"Good engineering practice stack height" is as defined by 40 CFR 51.100(ii), incorporated by reference in 35 Ill. Adm. Code 720.111.

"HC" means hydrocarbon.

"HCl" means hydrogen chloride gas.

"Hourly rolling average" means the arithmetic mean of the 60 most recent one-minute average values recorded by the continuous monitoring system.

"K" means Kelvin.

"kVA" means kilovolt amperes.

"MEI" means maximum exposed individual.

"MEI location" means the point with the maximum annual average off-site (unless on-site is required) ground level concentration.

"Noncarcinogenic metals" means antimony, barium, lead, mercury, thallium, and silver.

"One hour block average" means the arithmetic mean of the one minute averages recorded during the 60-minute period beginning at one minute after the beginning of preceding clock hour

"PIC" means product of incomplete combustion.

"PM" means particulate matter.

"POHC" means principal organic hazardous constituent.

"ppmv" means parts per million by volume.

"QA/QC" means quality assurance and quality control.

"Rolling average for the selected averaging period" means the arithmetic mean of one hour block averages for the averaging period.

"RAC" means reference air concentration, the acceptable ambient level for the noncarcinogenic metals for purposes of this Subpart. RACs are specified in Section 726. Appendix D of this Part.

"RSD" means risk-specific dose, the acceptable ambient level for the carcinogenic metals for purposes of this Subpart. RSDs are specified in Section 726. Appendix E of this Part.

"SSU" means "Saybolt Seconds Universal", a unit of viscosity measured by ASTM D 88-87 or D 2161-87, incorporated by reference in 35 Ill. Adm. Code 720.111.

"TCLP test" means the toxicity characteristic leaching procedure of 35 Ill. Adm. Code 721.124.

"TESH" means terrain-adjusted effective stack height (in meters).

"Tier I". See Section 726.206(b).

"Tier II". See Section 726.206(c).

"Tier III". See Section 726.206(d).

"Toxicity equivalence" is estimated, pursuant to Section 726.204(e), using "Procedures for Estimating the Toxicity Equivalence of Chlorinated Dibenzo-p-Dioxin and Dibenzofuran Congeners" in Section 726. Appendix I of this Part.

"mg" means microgram.

(Source: Amended at 23 Ill. Reg. _____, effective _____)

TITLE 35: ENVIRONMENTAL PROTECTION SUBTITLE G: WASTE DISPOSAL CHAPTER I: POLLUTION CONTROL BOARD SUBCHAPTER c: HAZARDOUS WASTE OPERATING REQUIREMENTS

PART 728 LAND DISPOSAL RESTRICTIONS

SUBPART A: GENERAL

Section

- 728.101 Purpose, Scope and Applicability
- 728.102 Definitions
- 728.103 Dilution Prohibited as a Substitute for Treatment
- 728.104 Treatment Surface Impoundment Exemption
- 728.105 Procedures for case-by-case Extensions to an Effective Date
- 728.106 Petitions to Allow Land Disposal of a Waste Prohibited under Subpart C
- 728.107 Testing, Tracking, and Recordkeeping Requirements for Generators, Treaters, and Disposal Facilities
- 728.108 Landfill and Surface Impoundment Disposal Restrictions (Repealed)
- 728.109 Special Rules for Characteristic Wastes

SUBPART B: SCHEDULE FOR LAND DISPOSAL PROHIBITION AND ESTABLISHMENT OF TREATMENT STANDARDS

Section

- 728.110 First Third (Repealed)
- 728.111 Second Third (Repealed)
- 728.112Third Third (Repealed)
- 728.113 Newly Listed Wastes
- 728.114 Surface Impoundment exemptions

SUBPART C: PROHIBITION ON LAND DISPOSAL

| Section | |
|---------|---|
| 728.130 | Waste Specific Prohibitions Wood Preserving Wastes |
| 728.131 | Waste Specific Prohibitions Dioxin-Containing Wastes |
| 728.132 | Waste Specific Prohibitions California List Wastes (Repealed) |
| 728.133 | Waste-Specific Prohibitions Organobromine Wastes |
| 728.134 | Waste-Specific Prohibitions Toxicity Characteristic Metal Wastes |
| 728.135 | Waste Specific Prohibitions Petroleum Refining Wastes |
| 728.136 | Waste Specific Prohibitions Newly Listed Wastes (Repealed) |
| 728.137 | Waste Specific Prohibitions Ignitable and Corrosive Characteristic Wastes |
| | Whose Treatment Standards Were Vacated |
| 728.138 | Waste-Specific Prohibitions: Newly-Identified Organic Toxicity Characteristic |
| | Wastes and Newly-Listed Coke By-Product and Chlorotoluene Production |
| | Wastes |
| 728.139 | Waste-Specific Prohibitions: End of pipe CWA, CWA Equivalent, and Class I |
| | Nonhazardous Waste Injection Well Treatment Standards; Spent Aluminum |
| | Potliners; and Carbamate Wastes |
| | |
| | |

SUBPART D: TREATMENT STANDARDS

| C | • |
|-------------|-----|
| NACI | nni |
| JUU | uon |
| | |

Section

| 728.140 | Applicability of Treatment Standards | |
|---------|--------------------------------------|--|
| | | |

- 728.141 Treatment Standards Expressed as Concentrations in Waste Extract
- 728.142 Treatment Standards Expressed as Specified Technologies
- 728.143 Treatment Standards Expressed as Waste Concentrations
- 728.144 Adjustment of Treatment Standard
- 728.145 Treatment Standards for Hazardous Debris
- 728.146 Alternative Treatment Standards Based on HTMR
- 728.148 Universal Treatment Standards
- 728.149 Alternative LDR Treatment Standards for Contaminated Soil

SUBPART E: PROHIBITIONS ON STORAGE

| 728.150 | Prohib | itions on Storage of Restricted Wastes |
|---------------|--------|--|
| 728. Appendix | А | Toxicity Characteristic Leaching Procedure (TCLP) (Repealed) |
| 728. Appendix | В | Treatment Standards (As concentrations in the Treatment Residual |
| | | Extract) (Repealed) |
| 728. Appendix | С | List of Halogenated Organic Compounds (Repealed) |
| 728. Appendix | D | Wastes Excluded from Lab Packs |
| 728. Appendix | Е | Organic Lab Packs (Repealed) |
| 728. Appendix | F | Technologies to Achieve Deactivation of Characteristics |
| 728. Appendix | G | Federal Effective Dates |
| 728. Appendix | Η | National Capacity LDR Variances for UIC Wastes |
| 728. Appendix | Ι | EP Toxicity Test Method and Structural Integrity Test |

| 728.Appendix J 728.Appendix K | Recordkeeping, Notification, and Certification Requirements (Repealed) Metal Bearing Wastes Prohibited From Dilution in a Combustion Unit According to Section 728.103(c) |
|----------------------------------|---|
| 728.Table A | Constituent Concentrations in Waste Extract (CCWE) |
| 728. Table B | Constituent Concentrations in Wastes (CCW) |
| 728. Table C | Technology Codes and Description of Technology-Based Standards |
| 728.Table D | Technology-Based Standards by RCRA Waste Code |
| 728. Table E | Standards for Radioactive Mixed Waste |
| 728. Table F | Alternative Treatment Standards for Hazardous Debris |
| 728. Table G | Alternative Treatment Standards Based on HMTR |
| 728.Table H | Wastes Excluded from CCW Treatment Standards |
| 728. Table I | Generator Paperwork Requirements |
| 728. Table T | Treatment Standards for Hazardous Wastes |
| 728.Table U | Universal Treatment Standards (UTS) |

AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental Protection Act [415 ILCS 5/22.4 and 27].

SOURCE: Adopted in R87-5 at 11 Ill. Reg. 19354, effective November 12, 1987; amended in R87-39 at 12 Ill. Reg. 13046, effective July 29, 1988; amended in R89-1 at 13 Ill. Reg. 18403, effective November 13, 1989; amended in R89-9 at 14 Ill. Reg. 6232, effective April 16, 1990; amended in R90-2 at 14 Ill. Reg. 14470, effective August 22, 1990; amended in R90-10 at 14 Ill. Reg. 16508, effective September 25, 1990; amended in R90-11 at 15 Ill. Reg. 9462, effective June 17, 1991; amendment withdrawn at 15 Ill. Reg. 14716, October 11, 1991; amended in R91-13 at 16 Ill. Reg. 9619, effective June 9, 1992; amended in R92-10 at 17 Ill. Reg. 5727, effective March 26, 1993; amended in R93-4 at 17 Ill. Reg. 20692, effective November 22, 1993; amended in R93-16 at 18 Ill. Reg. 6799, effective April 26, 1994; amended in R94-7 at 18 Ill. Reg. 12203, effective July 29, 1994; amended in R94-17 at 18 Ill. Reg. 17563, effective November 23, 1994; amended in R95-6 at 19 Ill. Reg. 9660, effective June 27, 1995; amended in R95-20 at 20 Ill. Reg. 11100, August 1, 1996; amended in R96-10/R97-3/R97-5 at 22 Ill. Reg. 783, effective December 16, 1997; amended in R98-12 at 22 Ill. Reg. 7685, effective April 15, 1998; amended in R97-21/R98-3/R98-5 at 22 Ill. Reg. 17706, effective September 28, 1998; amended in R98-21/R99-2/R99-7 at 23 Ill. Reg. 1964, effective January 19, 1999; amended at 23 Ill. Reg. _____, effective

SUBPART A: GENERAL

Section 728.102 Definitions

When used in this Part, the following terms have the meanings given below. All other terms have the meanings given under 35 Ill. Adm. Code 702.110, 720.110, or 721.102 through 721.104.

"Agency" means the Illinois Environmental Protection Agency.

"Board" means the Illinois Pollution Control Board.

"CERCLA" means the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (42 USC 9601 et seq.)

"Debris" means solid material exceeding a 60 mm particle size that is intended for disposal and that is: a manufactured object; plant or animal matter; or natural geologic material. However, the following materials are not debris: any material for which a specific treatment standard is provided in Subpart D of this Part, namely lead acid batteries, cadmium batteries, and radioactive lead solids; process residuals, such as smelter slag and residues from the treatment of waste, wastewater, sludges, or air emission residues; and intact containers of hazardous waste that are not ruptured and that retain at least 75 percent of their original volume. A mixture of debris that has not been treated to the standards provided by Section 728.145 of this Part and other material is subject to regulation as debris if the mixture is comprised primarily of debris, by volume, based on visual inspection.

"End-of-pipe" refers to the point where effluent is discharged to the environment.

"Halogenated organic compounds" or "HOCs" means those compounds having a carbon-halogen bond that are listed under Section 728. Appendix C of this Part.

"Hazardous constituent or constituents" means those constituents listed in 35 Ill. Adm. Code 721.Appendix H.

"Hazardous debris" means debris that contains a hazardous waste listed in 35 Ill. Adm. Code 721.Subpart D or that exhibits a characteristic of hazardous waste identified in 35 Ill. Adm. Code 721.Subpart C.

"Inorganic metal-bearing waste" is one for which USEPA has established treatment standards for metal hazardous constituents that does not otherwise contain significant organic or cyanide content, as described in Section 728.103(b)(1), and which is specifically listed in Section 728.Appendix K of this Part.

"Inorganic solid debris" are nonfriable inorganic solids that are incapable of passing through a 9.5 mm standard sieve and that require cutting or crushing and grinding in mechanical sizing equipment prior to stabilization, limited to the following inorganic or metal materials:

Metal slags (either dross or scoria).

Glassified slag.

Glass.

Concrete (excluding cementitious or pozzolanic stabilized hazardous wastes).

Masonry and refractory bricks.

Metal cans, containers, drums, or tanks.

Metal nuts, bolts, pipes, pumps, valves, appliances, or industrial equipment.

Scrap metal, as defined in 35 Ill. Adm. Code 721.101(c)(6).

"Land disposal" means placement in or on the land, except in a corrective action management unit<u>or staging pile</u>, and <u>"land disposal"</u> includes, but is not limited to, placement in a landfill, surface impoundment, waste pile, injection well, land treatment facility, salt dome formation, salt bed formation, underground mine₇ or cave, or placement in a concrete vault or bunker intended for disposal purposes.

"Nonwastewaters" are wastes that do not meet the criteria for "wastewaters" in this Section.

"Polychlorinated biphenyls" or "PCBs" are halogenated organic compounds defined in accordance with 40 CFR 761.3, incorporated by reference in 35 Ill. Adm. Code 720.111.

"ppm" means parts per million.

"RCRA corrective action" means corrective action taken under 35 Ill. Adm. Code 724.200 or 725.193, 40 CFR 264.100 or 265.93 (1996), or similar regulations in other States with RCRA programs authorized by USEPA pursuant to 40 CFR 271 (1996).

"Soil" means unconsolidated earth material composing the superficial geologic strata (material overlying bedrock), consisting of clay, silt, sand, or gravel size particles, as classified by the U.S. Soil Conservation Service, or a mixture of such materials with liquids, sludges, or solids that is inseparable by simple mechanical removal processes and which is made up primarily of soil by volume based on visual inspection.

"Stormwater impoundments" are surface impoundments that receive wet weather flow and which receive process waste only during wet weather events.

"Underlying hazardous constituent" means any constituent listed in Table U of this Part, "Universal Treatment Standards (UTS)", except fluoride, selenium, sulfides, vanadium, and zinc, that can reasonably be expected to be present at the point of generation of the hazardous waste at a concentration above the constituent-specific UTS treatment standard.

<u>"U.S. EPA" or</u> "USEPA" <u>or</u> "U.S. EPA" means the United States Environmental Protection Agency.

"Wastewaters" are wastes that contain less than 1 percent by weight total organic carbon (TOC) and less than 1 percent by weight total suspended solids (TSS).

(Source: Amended at 23 Ill. Reg. _____, effective _____)

SUBPART C: PROHIBITION ON LAND DISPOSAL

Section 728.139 Waste-Specific Prohibitions: End of pipe CWA, CWA Equivalent, and Class I Nonhazardous Waste Injection Well Treatment Standards; Spent Aluminum Potliners; and Carbamate Wastes

- a) The wastes specified in 35 Ill. Adm. Code 721.132 as USEPA Hazardous Waste numbers K156-K159 and K161; and in 35 Ill. Adm. Code 721.133 as USEPA hazardous waste numbers P127, P128, P185, P188 through P192, P194, P196 through P199, P201 through P205, U271, U278 through U280, U364, U367, U372, U373, U387, U389, U394, U395, U404, and U409 through U411 are prohibited from land disposal. In addition, soil and debris contaminated with these wastes are prohibited from land disposal.
- b) The wastes identified in 35 Ill. Adm. Code 721.123 as USEPA hazardous waste number D003 are prohibited from land disposal, other than those that are managed in a system whose discharge is regulated under 35 Ill. Adm. Code:Subtitle C, one that injects hazardous waste in Class I waste injection well regulated under 35 Ill. Adm. Code 702, 704, and 730, or one that is a zero discharger that engages in federal Clean Water Act (CWA)-equivalent treatment before ultimate land disposal. This prohibition does not apply to unexploded ordnance and other explosive devices that have been the subject of an emergency response. (Such D003 wastes are prohibited unless they meet the treatment standard of DEACT before land disposal (see Section 728.140)).

- c) The wastes specified in 35 Ill. Adm. Code 721.132 as USEPA hazardous waste number K088 are prohibited from land disposal. In addition, soil and debris contaminated with these wastes are prohibited from land disposal.
- d) Effective April 8, 1998, radioactive Radioactive wastes mixed with waste designated by any of USEPA hazardous waste numbers K088, K156 through K159, K161, P127, P128, P185, P188 through P192, P194, P196 through P199, P201 through P205, U271, U278 through U280, U364, U367, U372, U373, U387, U389, U394, U395, U404, and U409 through U411 are prohibited from land disposal. In addition, soil and debris contaminated with these radioactive mixed wastes are prohibited from land disposal.
- e) Until April 8, 1998, the wastes included in subsections (a), (b), (c), and (d) of this Section may be disposed in a landfill or surface impoundment only if such unit complies with the requirements of Section 728.105(h)(2). This subsection corresponds with 40 CFR 268.39(e), which expired by its own terms after April 8, 1998. This statement maintains structural parity with the federal regulations.
- f) The requirements of subsections (a), (b), (c), and (d) of this Section do not apply if:
 - 1) The wastes meet the applicable treatment standards specified in Subpart D of this Part;
 - 2) The person conducting the disposal has been granted an exemption from a prohibition under a petition pursuant to Section 728.106, with respect to those wastes and units covered by the petition;
 - 3) The wastes meet the applicable alternative treatment standards established pursuant to a petition granted under Section 728.144; or
 - 4) The person conducting the disposal has been granted an extension to the effective date of a prohibition pursuant to Section 728.105, with respect to those wastes covered by the extension.
- g) To determine whether a hazardous waste identified in this Section exceeds the applicable treatment standards set forth in Section 728.140, the initial generator must shall test a sample of the waste extract or the entire waste, depending on whether the treatment standards are expressed as concentrations in the waste extract or in the waste, or the generator may use knowledge of the waste. If a waste contains constituents in excess of the applicable 728.Subpart D levels, the waste is prohibited from land disposal and all requirements of this Part are applicable to the waste, except as otherwise specified.

(Source: Amended at 23 Ill. Reg. _____, effective _____)

SUBPART D: TREATMENT STANDARDS

Section 728.140 Applicability of Treatment Standards

- a) A prohibited waste identified in Table T of this Part, "Treatment Standards for Hazardous Wastes", may be land disposed only if it meets the requirements found in that Section. For each waste, Table T of this Part identifies one of three types of treatment standard requirements:
 - 1) All hazardous constituents in the waste or in the treatment residue must be at or below the values found in that Section for that waste ("total waste standards");
 - 2) The hazardous constituents in the extract of the waste or in the extract of the treatment residue must be at or below the values found in that Section ("waste extract standards"); or
 - 3) The waste must be treated using the technology specified in that Section ("technology standard"), which is described in detail in Table C of this Part, "Technology Codes and Description of Technology-Based Standards".
- b) For wastewaters, compliance with concentration level standards is based on maximums for any one day, except for D004 through D011 wastes for which the previously promulgated treatment standards based on grab samples remain in effect. For all nonwastewaters, compliance with concentration level standards is based on grab sampling. For wastes covered by the waste extract standards, the test Method 1311, the Toxicity Characteristic Leaching Procedure, found in "Test Methods for Evaluating Solid Waste, Physical/Chemical Methods", USEPA Publication SW-846, incorporated by reference in Section 720.111, must be used to measure compliance. An exception is made for D004 and D008, for which either of two test methods may be used: Method 1311 or Method 1310, the Extraction Procedure Toxicity Test, found in "Test Methods for Evaluating Solid Waste, Physical/Chemical Methods", USEPA Publication SW-846, incorporated by reference in Section 720.111. For wastes covered by a technology standard, the wastes may be land disposed after being treated using that specified technology or an equivalent treatment technology approved by the Agency pursuant to Section 728.142(b).
- c) When wastes with differing treatment standards for a constituent of concern are combined for purposes of treatment, the treatment residue must meet the lowest treatment standard for the constituent of concern.

- d) Notwithstanding the prohibitions specified in subsection (a) of this Section, treatment and disposal facilities may demonstrate (and certify pursuant to 35 Ill. Adm. Code 728.107(b)(5)) compliance with the treatment standards for organic constituents specified by a footnote in Table T of this Part, provided the following conditions are satisfied:
 - 1) The treatment standards for the organic constituents were established based on incineration in units operated in accordance with the technical requirements of 35 Ill. Adm. Code 724.Subpart O, or based on combustion in fuel substitution units operating in accordance with applicable technical requirements;
 - 2) The treatment or disposal facility has used the methods referenced in subsection (d)(1) of this Section to treat the organic constituents; and
 - 3) The treatment or disposal facility may demonstrate compliance with organic constituents if good-faith analytical efforts achieve detection limits for the regulated organic constituents that do not exceed the treatment standards specified in this Section and Table T of this Part by an order of magnitude.
- e) For a characteristic waste (USEPA hazardous waste number D001 through D043) that is subject to treatment standards set forth in Table T of this Part, "Treatment Standards for Hazardous Wastes", and the waste is not managed in a wastewater treatment system that is either regulated under the Clean Water Act (CWA) or one that is CWA-equivalent or the waste is injected into a Class I nonhazardous non-hazardous deep injection well, all underlying hazardous constituents (as defined in Section 728.102(i)) must meet the universal treatment standards, set forth in Table U of this Part prior to land disposal, as defined in Section 728.102(c).
- f) The treatment standards for USEPA hazardous waste numbers F001 through F005 nonwastewater constituents carbon disulfide, cyclohexanone, or methanol apply to wastes that contain only one, two, or three of these constituents. Compliance is measured for these constituents in the waste extract from test Method 1311, the Toxicity Characteristic Leaching Procedure found in "Test Methods for Evaluating Solid Waste, Physical/Chemical Methods", USEPA Publication SW-846, incorporated by reference in Section 720.111. If the waste contains any of these three constituents along with any of the other 25 constituents found in USEPA hazardous waste numbers F001 through F005, then compliance with treatment standards for carbon disulfide, cyclohexanone, or methanol are not required.
- g) This subsection corresponds with 40 CFR 268.40(g), added at 61 Fed. Reg. 43927 (Aug. 26, 1996), which has expired. This statement maintains structural

consistency with the federal rules.

- h) Prohibited USEPA hazardous waste numbers D004 through D011, mixed radioactive wastes, and mixed radioactive listed wastes containing metal constituents that were previously treated by stabilization to the treatment standards in effect at that time and then put into storage do not have to be retreated to meet treatment standards in this Section prior to land disposal.
- i) Zinc-containing fertilizers that are produced for the use of the general public and which are produced from or contain recycled characteristic hazardous wastes (D004 through D011) are subject to the applicable treatment standards set forth in 40 CFR 268.41 (1990), incorporated by reference in 35 Ill. Adm. Code 720.111(b).

BOARD NOTE: USEPA added 40 CFR 268.40(i) at 63 Fed. Reg. 46331 (Aug. 31, 1998) to stay the Phase IV land disposal restrictions (LDRs) as they apply to zinc-containing fertilizers while it develops a more comprehensive set of regulations applicable to use of hazardous waste in making fertilizers. To effect the stay, USEPA applied the 1990 LDR standards to the affected materials.

 j) The treatment standards for the wastes specified in 35 Ill. Adm. Code 721.133
 as USEPA hazardous waste numbers P185, P191, P192, P197, U364, U394, and U395 may be satisfied by either meeting the constituent concentrations presented in Table T of this Part, "Treatment Standards for Hazardous Wastes," or by treating the waste by the following technologies: combustion, as defined by the technology code CMBST at Table C, for nonwastewaters, 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 Table C, for wastewaters.

BOARD NOTE: USEPA added a second 40 CFR 268.40(i) at 63 Fed. Reg. 46415 (Sep. 4, 1998) to indefinitely extend the alternative treatment standards for seven carbamate wastes. The Board has incorporated this later-adopted duplicate subsection (i) as subsection (j).

(Source: Amended at 23 Ill. Reg. _____, effective _____)

SUBPART E: PROHIBITIONS ON STORAGE

Section 728.150 Prohibitions on Storage of Restricted Wastes

a) Except as provided in this Section, the storage of hazardous wastes restricted from

land disposal under Subpart C of this Part is prohibited, unless the following conditions are met:

- 1) A generator stores such wastes in tanks, containers, or containment buildings on-site solely for the purpose of the accumulation of such quantities of hazardous waste as necessary to facilitate proper recovery, treatment, or disposal and the generator complies with the requirements in 35 Ill. Adm. Code 722.134 and 35 Ill. Adm. Code 724 and 725. (A generator who that is in existence on the effective date of a regulation under this Part and who which must store hazardous wastes for longer than 90 days due to the regulations under this Part becomes an owner or operator of a storage facility and must shall obtain a RCRA permit, as required by 35 Ill. Adm. Code 703. Such a facility may qualify for interim status upon compliance with the regulations governing interim status under 35 Ill. Adm. Code 703.153.)
- 2) An owner or operator of a hazardous waste treatment, storage, or disposal facility stores such wastes in tanks, containers, or contaiment <u>containment</u> buildings solely for the purpose of the accumulation of such quantities of hazardous waste as necessary to facilitate proper recovery, treatment, or disposal and;
 - A) Each container is clearly marked to identify its contents and the date each period of accumulation begins;
 - B) Each tank is clearly marked with a description of its contents, the quantity of each hazardous waste received and the date each period of accumulation begins, or such information is recorded and maintained in the operating record at the facility. Regardless of whether the tank itself is marked, the owner and operator shall comply with the operating record requirements of 35 Ill. Adm. Code 724.173 or 725.173.
- 3) A transporter stores manifested shipments of such wastes at a transfer facility for 10 days or less.
- b) An owner or operator of a treatment, storage, or disposal facility may store such wastes for up to one year unless the Agency can demonstrate that such storage was not solely for the purpose of accumulation of such quantities of hazardous waste as are necessary to facilitate proper recovery, treatment, or disposal.
- c) An owner or operator of a treatment, storage, or disposal facility may store wastes beyond one year; however, the owner or operator bears the burden of proving that such storage was solely for the purpose of accumulation of such quantities of hazardous waste as are necessary to facilitate proper recovery, treatment, or

disposal.

- d) If a generator's waste is exempt from a prohibition on the type of land disposal utilized for the waste (for example, because of an approved case-by-case extension under 40 CFR 268.5, incorporated by reference in Section 728.105, an approved Section 728.106 petition or a national capacity variance under 40 CFR 268, Subpart C, the prohibition in subsection (a) does not apply during the period of such exemption.
- e) The prohibition in subsection (a) does not apply to hazardous wastes that meet the treatment standards specified under Sections 728.141, 728.142 and 728.143 or the adjusted treatment standards specified under Section 728.144, or, where treatment standards have not been specified, the waste is in compliance with the applicable prohibitions specified in Section 728.132 or 728.139.
- f) Liquid hazardous wastes containing PCBs at concentrations greater than or equal to 50 ppm must be stored at a facility that meets the requirements of 40 CFR 761.65(b), incorporated by reference in 35 Ill. Adm. Code 720.111, and must be removed from storage and treated or disposed as required by the Part within one year of the date when such wastes are first placed into storage. The provisions of subsection (c) above of this Section do not apply to such PCB wastes prohibited under Section 728.132.

g) The prohibition and requirements in this Section do not apply to hazardous remediation wastes stored in a staging pile approved pursuant to 35 Ill. Adm. Code 724.654.

(Source: Amended at 23 Ill. Reg. _____, effective _____)

Section 728. Table T Treatment Standards for Hazardous Wastes

Note: The treatment standards that heretofore appeared in tables in Sections 728.141, 728.142, and 728.143 have been consolidated into this table.

| Waste Code Waste Description and Treatment | or Regulatory Subc | ategory ¹ | |
|---|-------------------------|--|---|
| Regulated Hazardous Constituent | | Wastewaters | Nonwastewaters Concentration in mg/kg ⁵ unless |
| Common Name | CAS ² Number | Concentration in mg/l ³ ; or Techno- logy Code ⁴ | noted as "mg/l TCLP"; or Tech- nology Code ⁴ |

D001⁹

Ignitable Characteristic Wastes, except for the 35 Ill. Adm. Code 721.121(a)(1) High TOC

| Subcategory. | | | |
|--|--|---|---|
| NA | NA | DEACT and meet Section 728.148 standards; ⁸ or RORGS; or CMBST | DEACT and meet Section 728.148 standards; ⁸ or RORGS; or CMBST |
| D001 ⁹ High TOC Ignitable Characteristic 721.121(a)(1) - Greater than or ec (Note: This subcategory consists | c Liquids Subcatego qual to 10 percent to | ory based on 35 Ill. Ad otal organic carbon. | m. Code |
| NA | NA | NA | RORGS; CMBST; or POLYM |
| D002 ⁹ | | | |
| Corrosive Characteristic Wastes | | | |
| NA | NA | DEACT and meet Section 728.148 standards ⁸ | DEACT and meet Section 728.148 standards ⁸ |
| D002 D004 D005 D006 D007 | D008 D009 D01 | 0 D011 | |
| Radioactive high level wastes gen | erated during the re | processing of fuel rody | ŝ |
| (Note: This subcategory consists | of nonwastewaters | only) | · · |
| Corrosivity (nH) | NA | NA | HLVIT |
| Arsenic | 7440-38-2 | NA | HLVIT |
| Barium | 7440-39-3 | NA | HLVIT |
| Cadmium | 7440-43-9 | NA | HLVIT |
| Chromium (Total) | 7440-47-3 | NA | HLVIT |
| Lead | 7439-92-1 | NA | HLVIT |
| Mercury | 7439-97-6 | NA | HLVIT |
| Selenium | 7782-49-2 | NA | HLVIT |
| Silver | 7440-22-4 | NA | HLVIT |
| D003 ₈ | | | |
| Reactive Sulfides Subcategory has | sed on 35 Ill Adm | Code 721 123(a)(5) | |
| NA | NA | DEACT | DEACT |
| D003 ⁹ | | | |
| Explosive subcategory based on 3 | 5 Ill. Adm. Code 7 | 21.123(a)(6), (a)(7), a | nd (a)(8). |
| NA | NA | DEACT and meet Section 728.148 standards ⁸ | DEACT and meet Section 728.148 standards ⁸ |

D003⁹

Unexploded ordnance and other explosive devices that have been the subject of an emergency

| response. | | | | |
|---|---|---|---|--|
| NÁ | NA | DEACT | DEACT | |
| D003 ⁹ Other Reactives Subcategory based NA | l on 35 Ill. Adm. C NA | Code 721.123(a)(1). DEACT and meet | DEACT and meet | |
| | | Section 728.148 standards ⁸ | Section 728.148 standards ⁸ | |
| D003 ⁹ | | | | |
| Water Reactive Subcategory based (Note: This subcategory consists of | on 35 Ill. Adm. C | ode 721.123(a)(2), (a) only.) | (3), and (a)(4). | |
| NA | NA | NA | DEACT and meet Section 728.148 standards ⁸ | |
| D003 ⁹ | | | | |
| Reactive Cyanides Subcategory ba | sed on 35 Ill. Adm | . Code 721.123(a)(5). | 500 | |
| Cyanides (Total)' Cyanides (Amenable) ⁷ | 57-12-5 57-12-5 | 0.86 | 590 30 | |
| D004 ⁹ Wastes that exhibit, or are expecte | d to exhibit, the ch | aracteristic of toxicity | for arsenic based | |
| on the toxicity characteristic leach | ing procedure (TCL | P) in SW-846 Method | 1311. | |
| Arsenic | 7440-38-2 | 1.4 and meet Section 728.148 standards ⁸ | 5.0 mg/l TCLP and meet Section 728.148 standards ⁸ | |
| D005 ⁹ | | | | |
| Wastes that exhibit, or are expecte on the toxicity characteristic leach | d to exhibit, the chaing procedure (TCL | aracteristic of toxicity LP) in SW-846 Method | for barium based 1311. | |
| Barium | 7440-39-3 | 1.2 and meet Section 728.148 standards ⁸ | 21 mg/l TCLP and meet Section 728.148 standards ⁸ | |
| D006 ⁹ | | | | |
| Wastes that exhibit, or are expected to exhibit, the characteristic of toxicity for cadmium based on the toxicity characteristic leaching procedure (TCLP) in SW-846 Method 1311 | | | | |
| Cadmium | 7440-43-9 | 0.69 and meet | 0.11 mg/l TCLP | |
| | | Section 728.148 standards ⁸ | and meet Section 728.148 standards ⁸ | |

| D006 ⁹ Cadmium-Containing Batteries Sul (Note: This subcategory consists o Cadmium | ocategory of nonwastewaters (7440-43-9 | only.) NA | RTHRM |
|---|--|--|--|
| Cuumum | | | |
| D007 ⁹ Wastes that exhibit, or are expecte based on the toxicity characteristic Chromium (Total) | d to exhibit, the ch leaching procedure 7440-47-3 | aracteristic of toxicity e (TCLP) in SW-846 M 2.77 and meet Section 728.148 standards ⁸ | for chromium Aethod 1311. 0.60 mg/l TCLP and meet Section 728.148 standards ⁸ |
| D008 ⁹ Wastes that exhibit, or are expecte the toxicity characteristic leaching | d to exhibit, the ch procedure (TCLP) | aracteristic of toxicity in SW-846 Method 13 | for lead based on 11. |
| Lead | 7439-92-1 | 0.69 and meet Section 728.148 standards ⁸ | 0.75 mg/l TCLP and meet Section 728.148 standards ⁸ |
| D008 ⁹ Lead Acid Batteries Subcategory (Note: This standard only applies wastes and that are not excluded el of this Part or exempted under othe subcategory consists of nonwastew Lead | to lead acid batteric sewhere from regu er regulations (see aters only.) 7439-92-1 | es that are identified as lation under the land d 35 Ill. Adm. Code 726 NA | s RCRA hazardous isposal restrictions 3.180). This RLEAD |
| D008 ⁹ Radioactive Lead Solids Subcatego (Note: These lead solids include, elemental forms of lead. These lea hydroxide sludges, other wastewate conventional pozzolanic stabilizatio incinerated and stabilized as ash. T Lead | ry but are not limited ad solids do not inc er treatment residua on, nor do they inc This subcategory co 7439-92-1 | to, all forms of lead sl lude treatment residua als, or incinerator ashe lude organo-lead mater onsists of nonwastewat NA | nielding and other ls such as s that can undergo rials that can be ers only.) MACRO |
| D009 ⁹ Nonwastewaters that exhibit, or ar mercury based on the toxicity char 1311; and contain greater than or e and are not incinerator residues. (Mercury | e expected to exhib acteristic leaching p equal to 260 mg/kg High Mercury-Org 7439-97-6 | it, the characteristic of procedure (TCLP) in S total mercury that also anic Subcategory) NA | f toxicity for SW-846 Method o contain organics IMERC; or RMERC |

D0099

Nonwastewaters that exhibit, or are expected to exhibit, the characteristic of toxicity for
mercury based on the toxicity characteristic leaching procedure (TCLP) in SW-846 Method
1311; and contain greater than or equal to 260 mg/kg total mercury that are inorganic,
including incinerator residues and residues from RMERC. (High Mercury-Inorganic
Subcategory)
Mercury7439-97-6NARMERC

D0099

Nonwastewaters that exhibit, or are expected to exhibit, the characteristic of toxicity for mercury based on the toxicity characteristic leaching procedure (TCLP) in SW-846 Method 1311; and contain less than 260 mg/kg total mercury. (Low Mercury Subcategory) Mercury 7439-97-6 NA 0.20 mg/l TCLP and meet Section 728,148 standards⁸

D0099

All other nonwastewaters that exhibit, or are expected to exhibit, the characteristic of toxicity for mercury based on the toxicity characteristic leaching procedure (TCLP) in SW-846 Method 1311; and contain less than 260 mg/kg total mercury and that are not residues from RMERC. (Low Mercury Subcategory)

| Mercury | 7439-97-6 | NA | 0.025 mg/l TCLP and meet Section 728.148 standards ⁸ |
|------------------------------|-----------------------|--|---|
| D009 ⁹ | | | |
| All D009 wastewaters. | | | |
| Mercury | 7439-97-6 | 0.15 and meet Section 728.148 standards ⁸ | NA |
| D009 ⁹ | | | |
| Elemental mercury contamin | ated with radioactive | materials. | |
| (Note: This subcategory cor | sists of nonwastewat | ers only.) | |
| Mercury | 7439-97-6 | NĂ | AMLGM |
| D009 ⁹ | | | |
| Hydraulic oil contaminated v | vith Mercury Radioa | ctive Materials Subcates | gory. |
| (Note: This subcategory cor | sists of nonwastewat | ers only.) | |
| Mercury | 7439-97-6 | ŇĂ | IMERC |

| D010 ⁹ | | | |
|---|--|---|--|
| Wastes that exhibit, or are expecte | d to exhibit, the ch | aracteristic of toxicity | for selenium based |
| Selenium | 7782-49-2 | 0.82 | 5.7 mg/l TCLP and meet Section 728.148 standards ⁸ |
| D011 ⁹ | | | |
| Wastes that exhibit, or are expected the toxicity characteristic leaching | d to exhibit, the ch procedure (TCLP) | aracteristic of toxicity in SW-846 Method 13 | for silver based on 811. |
| Silver | 7440-22-4 | 0.43 | 0.14 mg/l TCLP and meet Section 728.148 standards ⁸ |
| D012 ⁹ | | | |
| Wastes that are TC for Endrin base in SW-846 Method 1311. | ed on the toxicity c | haracteristic leaching p | procedure (TCLP) |
| Endrin | 72-20-8 | BIODG; or CMBST | 0.13 and meet Section 728.148 standards ⁸ |
| Endrin aldehyde | 7421-93-4 | BIODG; or CMBST | 0.13 and meet Section 728.148 standards ⁸ |
| D013 ⁹ | | | |
| Wastes that are TC for Lindane ba in SW-846 Method 1311 | sed on the toxicity | characteristic leaching | procedure (TCLP) |
| α-ΒΗC | 319-84-6 | CARBN; or CMBST | 0.066 and meet Section 728.148 standards ⁸ |
| β-ВНС | 319-85-7 | CARBN; or CMBST | 0.066 and meet Section 728.148 standards ⁸ |
| δ-ВНС | 319-86-8 | CARBN; or CMBST | 0.066 and meet Section 728.148 standards ⁸ |
| χ-BHC (Lindane) | 58-89-9 | CARBN; or CMBST | 0.066 and meet Section 728.148 |

standards⁸

| D014 ⁹ | | | |
|--|---------------------------------|---|--|
| Wastes that are TC for Methoxych | lor based on the to: | xicity characteristic lea | aching procedure |
| (TCLP) in SW-846 Method 1311. | | | _ |
| Methoxychlor | 72-43-5 | WETOX or CMBST | 0.18 and meet Section 728.148 standards ⁸ |
| D015 ⁹ | | | |
| Wastes that are TC for Toxaphene (TCLP) in SW-846 Method 1311 | based on the toxic | ity characteristic leach | ing procedure |
| Tovanhono | 8001 35 9 | BIODC or | 2 6 and most |
| Toxaphene | 0001-33-2 | CMBST | Section 728.148 standards ⁸ |
| D016 ⁹ | | | |
| Wastes that are TC for 2,4-D (2,4- | -Dichlorophenoxya | cetic acid) based on th | e toxicity |
| characteristic leaching procedure (| TCLP) in SW-846 | Method 1311. | |
| 2,4-D (2,4-Dichlorophenoxy- | 94-75-7 | CHOXD; BIODG; | 10 and meet |
| acetic acid) | | or CMBST | Section 728.148 standards ⁸ |
| D017 ⁹ | | | |
| Wastes that are TC for 2,4,5-TP (Sprocedure (TCLP) in SW-846 Met | Silvex) based on the | e toxicity characteristi | c leaching |
| 2.4.5-TP (Silvex) | 93-72-1 | CHOXD or | 7.9 and meet |
| | | CMBST | Section 728.148 standards ⁸ |
| D018 ⁹ | | | |
| Wastes that are TC for Benzene ba | used on the toxicity | characteristic leaching | g procedure (TCLP) |
| Benzene | 71-43-2 | 0.14 and meet | 10 and meet |
| Denzene | 11 10 2 | Section 728.148 standards ⁸ | Section 728.148 standards ⁸ |
| D019 ⁹ | | | |
| Wastes that are TC for Carbon tetr procedure (TCLP) in SW-846 Met | achloride based on hod 1311. | the toxicity character | istic leaching |
| Carbon tetrachloride | 56-23-5 | 0.057 and meet | 6.0 and meet |
| | | Section 728.148 standards ⁸ | Section 728.148 standards ⁸ |

| D020 ⁹ Wastes that are TC for Chlordane (TCLP) in SW-846 Method 1311. | based on the toxici | ty characteristic leachi | ng procedure |
|--|----------------------|--|--|
| Chlordane (α and χ isomers) | 57-74-9 | 0.0033 and meet Section 728.148 standards ⁸ | 0.26 and meet Section 728.148 standards ⁸ |
| D021 ⁹ | | | |
| Wastes that are TC for Chlorobenz (TCLP) in SW-846 Method 1311. | zene based on the to | oxicity characteristic le | eaching procedure |
| Chlorobenzene | 108-90-7 | 0.057 and meet Section 728.148 standards ⁸ | 6.0 and meet Section 728.148 standards ⁸ |
| D022 ⁹ | | | |
| Wastes that are TC for Chloroform (TCLP) in SW-846 Method 1311. | n based on the toxi | city characteristic leach | hing procedure |
| Chloroform | 67-66-3 | 0.046 and meet Section 728.148 standards ⁸ | 6.0 and meet Section 728.148 standards ⁸ |
| D023 ⁹ | | | |
| Wastes that are TC for o-Cresol bain SW-846 Method 1311. | ased on the toxicity | characteristic leaching | g procedure (TCLP) |
| o-Cresol | 95-48-7 | 0.11 and meet Section 728.148 standards ⁸ | 5.6 and meet Section 728.148 standards ⁸ |
| D024 ⁹ | | | |
| Wastes that are TC for m-Cresol b (TCLP) in SW-846 Method 1311. | ased on the toxicity | y characteristic leachin | g procedure |
| m-Cresol (difficult to distinguish from p- cresol) | 108-39-4 | 0.77 and meet Section 728.148 standards ⁸ | 5.6 and meet Section 728.148 standards ⁸ |
| D025 ⁹ Wastes that are TC for p-Cresol ba | ased on the toxicity | characteristic leaching | g procedure (TCLP) |
| p-Cresol (difficult to distinguish from m- cresol) | 106-44-5 | 0.77 and meet Section 728.148 standards ⁸ | 5.6 and meet Section 728.148 standards ⁸ |

| D026 ⁹ | | | |
|--|----------------------------------|--|---|
| Wastes that are TC for Cresols (T (TCL D) in SW 846 Method 1211 | Cotal) based on the | toxicity characteristic l | leaching procedure |
| Cresol-mixed isomers (Cresylic acid) (sum of o-, m-, and p-cresol concentrations) | 1319-77-3 | 0.88 and meet Section 728.148 standards ⁸ | 11.2 and meet Section 728.148 standards ⁸ |
| D027 ⁹ | | | |
| Wastes that are TC for p-Dichlore procedure (TCLP) in SW-846 Me | obenzene based on tethod 1311. | the toxicity characteris | stic leaching |
| p-Dichlorobenzene (1,4- Dichlorobenzene) | 106-46-7 | 0.090 and meet Section 728.148 standards ⁸ | 6.0 and meet Section 728.148 standards ⁸ |
| D028 ⁹ | | | |
| Wastes that are TC for 1,2-Dichle | proethane based on | the toxicity characteris | stic leaching |
| 1,2-Dichloroethane | 107-06-2 | 0.21 and meet Section 728.148 standards ⁸ | 6.0 and meet Section 728.148 standards ⁸ |
| D029 ⁹ Wastes that are TC for 1,1-Dichle procedure (TCLP) in SW-846 Me | proethylene based o whod 1311 | on the toxicity characte | ristic leaching |
| 1,1-Dichloroethylene | 75-35-4 | 0.025 and meet Section 728.148 standards ⁸ | 6.0 and meet Section 728.148 standards ⁸ |
| D030 ⁹ | | | |
| Wastes that are TC for 2,4-Dinitr procedure (TCLP) in SW-846 Me | otoluene based on t | the toxicity characteris | tic leaching |
| 2,4-Dinitrotoluene | 121-14-2 | 0.32 and meet Section 728.148 standards ⁸ | 140 and meet Section 728.148 standards ⁸ |
| D031 ⁹ | | | |
| Wastes that are TC for Heptachlo (TCLP) in SW-846 Method 1311 | r based on the toxic | city characteristic leach | ning procedure |
| Heptachlor | 76-44-8 | 0.0012 and meet Section 728.148 standards ⁸ | 0.066 and meet Section 728.148 standards ⁸ |
| Heptachlor epoxide | 1024-57-3 | 0.016 and meet Section 728.148 standards ⁸ | 0.066 and meet Section 728.148 standards ⁸ |

| D032 ⁹ | | | |
|---|---------------------------------|---|---|
| Wastes that are TC for Hexachloro | benzene based on t | the toxicity characteris | tic leaching |
| Hexachlorobenzene | 118-74-1 | 0.055 and meet Section 728.148 standards ⁸ | 10 and meet Section 728.148 standards ⁸ |
| D033 ⁹ Wastes that are TC for Hexachloro procedure (TCLP) in SW-846 Met | butadiene based or hod 1311. | the toxicity character | istic leaching |
| Hexachlorobutadiene | 87-68-3 | 0.055 and meet Section 728.148 standards ⁸ | 5.6 and meet Section 728.148 standards ⁸ |
| D034 ⁹ Wastes that are TC for Hexachloro procedure (TCLP) in SW-846 Met | ethane based on th hod 1311. | e toxicity characteristic | c leaching |
| Hexachloroethane | 67-72-1 | 0.055 and meet Section 728.148 standards ⁸ | 30 and meet Section 728.148 standards ⁸ |
| D035 ⁹ Wastes that are TC for Methyl ethy procedure (TCLP) in SW-846 Met | yl ketone based on hod 1311 | the toxicity characteris | tic leaching |
| Methyl ethyl ketone | 78-93-3 | 0.28 and meet Section 728.148 standards ⁸ | 36 and meet Section 728.148 standards ⁸ |
| D036 ⁹ Wastes that are TC for Nitrobenzer | ne based on the tox | icity characteristic lead | ching procedure |
| (TCLP) in SW-846 Method 1311. Nitrobenzene | 98-95-3 | 0.068 and meet Section 728.148 standards ⁸ | 14 and meet Section 728.148 standards ⁸ |
| D037 ⁹ Wastes that are TC for Pentachloro procedure (TCLP) in SW-846 Met | ophenol based on th | ne toxicity characteristi | c leaching |
| Pentachlorophenol | 87-86-5 | 0.089 and meet Section 728.148 standards ⁸ | 7.4 and meet Section 728.148 standards ⁸ |

D038⁹ Wastes that are TC for Pyridine based on the toxicity characteristic leaching procedure (TCLP)

| in SW-846 Method 1311. Pyridine | 110-86-1 | 0.014 and meet Section 728.148 standards ⁸ | 16 and meet Section 728.148 standards ⁸ |
|---|-----------------------------------|---|---|
| D039 ⁹ Wastes that are TC for Tetrachlore procedure (TCLP) in SW-846 Mer | pethylene based on | the toxicity characteris | stic leaching |
| Tetrachloroethylene | 127-18-4 | 0.056 and meet Section 728.148 standards ⁸ | 6.0 and meet Section 728.148 standards ⁸ |
| D040 ⁹ Wastes that are TC for Trichloroe procedure (TCLP) in SW-846 Me | thylene based on th thod 1311 | e toxicity characteristic | c leaching |
| Trichloroethylene | 79-01-6 | 0.054 and meet Section 728.148 standards ⁸ | 6.0 and meet Section 728.148 standards ⁸ |
| D041 ⁹ Wastes that are TC for 2,4,5-Tricl procedure (TCLP) in SW-846 Met | hlorophenol based o thod 1311. | on the toxicity characte | eristic leaching |
| 2,4,5-Trichlorophenol | 95-95-4 | 0.18 and meet Section 728.148 standards ⁸ | 7.4 and meet Section 728.148 standards ⁸ |
| D042 ⁹ Wastes that are TC for 2,4,6-Tricl procedure (TCLP) in SW-846 Me | hlorophenol based o | on the toxicity characte | eristic leaching |
| 2,4,6-Trichlorophenol | 88-06-2 | 0.035 and meet Section 728.148 standards ⁸ | 7.4 and meet Section 728.148 standards ⁸ |
| D043 ⁹ Wastes that are TC for Vinyl chlor (TCLP) in SW-846 Method 1311 | ride based on the to | oxicity characteristic le | aching procedure |
| Vinyl chloride | 75-01-4 | 0.27 and meet Section 728.148 standards ⁸ | 6.0 and meet Section 728.148 standards ⁸ |
| F001, F002, F003, F004 & F005 | | | |

F001, F002, F003, F004, or F005 solvent wastes that contain any combination of one or more of the following spent solvents: acetone, benzene, n-butyl alcohol, carbon disulfide, carbon tetrachloride, chlorinated fluorocarbons, chlorobenzene, o-cresol, m-cresol, p-cresol, cyclohexanone, o-dichlorobenzene, 2-ethoxyethanol, ethyl acetate, ethyl benzene, ethyl ether,

isobutyl alcohol, methanol, methylene chloride, methyl ethyl ketone, methyl isobutyl ketone, nitrobenzene, 2-nitropropane, pyridine, tetrachloroethylene, toluene, 1,1,1-trichloroethane, 1,1,2-trichloroethane, 1,1,2-trichloroethane, trichloroethylene, trichloromono-fluoromethane, or xylenes (except as specifically noted in other subcategories). See further details of these listings in 35 Ill. Adm. Code 721.131

| Acetone | 67-64-1 | 0.28 | 160 |
|-----------------------------------|-----------|-------|------|
| Benzene | 71-43-2 | 0.14 | 10 |
| n-Butyl alcohol | 71-36-3 | 5.6 | 2.6 |
| Carbon disulfide | 75-15-0 | 3.8 | NA |
| Carbon tetrachloride | 56-23-5 | 0.057 | 6.0 |
| Chlorobenzene | 108-90-7 | 0.057 | 6.0 |
| o-Cresol | 95-48-7 | 0.11 | 5.6 |
| m-Cresol | 108-39-4 | 0.77 | 5.6 |
| (difficult to distinguish from p- | | | |
| cresol) | | | |
| p-Cresol | 106-44-5 | 0.77 | 5.6 |
| (difficult to distinguish from m- | | | |
| cresol) | | | |
| Cresol-mixed isomers (Cresylic | 1319-77-3 | 0.88 | 11.2 |
| acid) | | | |
| (sum of o-, m-, and p-cresol | | | |
| concentrations) | | | |
| Cyclohexanone | 108-94-1 | 0.36 | NA |
| o-Dichlorobenzene | 95-50-1 | 0.088 | 6.0 |
| Ethyl acetate | 141-78-6 | 0.34 | 33 |
| Ethyl benzene | 100-41-4 | 0.057 | 10 |
| Ethyl ether | 60-29-7 | 0.12 | 160 |
| Isobutyl alcohol | 78-83-1 | 5.6 | 170 |
| Methanol | 67-56-1 | 5.6 | NA |
| Methylene chloride | 75-9-2 | 0.089 | 30 |
| Methyl ethyl ketone | 78-93-3 | 0.28 | 36 |
| Methyl isobutyl ketone | 108-10-1 | 0.14 | 33 |
| Nitrobenzene | 98-95-3 | 0.068 | 14 |
| Pyridine | 110-86-1 | 0.014 | 16 |
| Tetrachloroethylene | 127-18-4 | 0.056 | 6.0 |
| Toluene | 108-88-3 | 0.080 | 10 |
| 1,1,1-Trichloroethane | 71-55-6 | 0.054 | 6.0 |
| 1,1,2-Trichloroethane | 79-00-5 | 0.054 | 6.0 |
| 1,1,2-Trichloro-1,2,2-trifluoro- | 76-13-1 | 0.057 | 30 |
| ethane | | | |
| Trichloroethylene | 79-01-6 | 0.054 | 6.0 |
| Trichloromonofluoromethane | 75-69-4 | 0.020 | 30 |
| Xylenes-mixed isomers | 1330-20-7 | 0.32 | 30 |
| (sum of o-, m-, and p-xylene | | | |
| concentrations) | | | |

F001, F002, F003, F004 & F005

F003 and F005 solvent wastes that contain any combination of one or more of the following three solvents as the only listed F001 through F005 solvents: carbon disulfide, cyclohexanone, or methanol. (Formerly Section 728.141(c))

| Carbon disulfide | 75-15-0 | 3.8 | 4.8 mg/l TCLP |
|------------------|----------|------|----------------|
| Cyclohexanone | 108-94-1 | 0.36 | 0.75 mg/l TCLP |
| Methanol | 67-56-1 | 5.6 | 0.75 mg/l TCLP |

F001, F002, F003, F004 & F005

F005 solvent waste containing 2-Nitropropane as the only listed F001 through F005 solvent. 2-Nitropropane 79-46-9 (WETOX or CMBST CHOXD) fb CARBN; or CMBST

| F001, F002, F003, | F004 & F005 | | |
|--------------------|------------------------------|-------------------------|-----------------------|
| F005 solvent waste | containing 2-Ethoxyethanol a | as the only listed F001 | through F005 solvent. |
| 2-Ethoxyethanol | 110-80-5 | BIODG; or | CMBST |
| · | | CMBST | |

F006

Wastewater treatment sludges from electroplating operations except from the following processes: (1) Sulfuric acid anodizing of aluminum; (2) tin plating on carbon steel; (3) zinc plating (segregated basis) on carbon steel; (4) aluminum or zinc-aluminum plating on carbon steel; (5) cleaning or stripping associated with tin, zinc, and aluminum plating on carbon steel; and (6) chemical etching and milling of aluminum.

| | 0 | | |
|----------------------------------|-----------|------|----------------|
| Cadmium | 7440-43-9 | 0.69 | 0.11 mg/l TCLP |
| Chromium (Total) | 7440-47-3 | 2.77 | 0.60 mg/l TCLP |
| Cyanides (Total) ⁷ | 57-12-5 | 1.2 | 590 |
| Cyanides (Amenable) ⁷ | 57-12-5 | 0.86 | 30 |
| Lead | 7439-92-1 | 0.69 | 0.75 mg/l TCLP |
| Nickel | 7440-02-0 | 3.98 | 11 mg/l TCLP |
| Silver | 7440-22-4 | NA | 0.14 mg/l TCLP |
| | | | |

F007

Spent cyanide plating bath solutions from electroplating operations.

| 7440-43-9 | NA | 0.11 mg/l TCLP |
|-----------|---|--|
| 7440-47-3 | 2.77 | 0.60 mg/l TCLP |
| 57-12-5 | 1.2 | 590 |
| 57-12-5 | 0.86 | 30 |
| 7439-92-1 | 0.69 | 0.75 mg/l TCLP |
| 7440-02-0 | 3.98 | 11 mg/l TCLP |
| 7440-22-4 | NA | 0.14 mg/l TCLP |
| | 7440-43-9 7440-47-3 57-12-5 57-12-5 7439-92-1 7440-02-0 7440-22-4 | 7440-43-9NA7440-47-32.7757-12-51.257-12-50.867439-92-10.697440-02-03.987440-22-4NA |

Plating bath residues from the bottom of plating baths from electroplating operations where cyanides are used in the process.

| J I | | | |
|----------------------------------|-----------|------|----------------|
| Cadmium | 7440-43-9 | NA | 0.11 mg/l TCLP |
| Chromium (Total) | 7440-47-3 | 2.77 | 0.60 mg/l TCLP |
| Cyanides (Total) ⁷ | 57-12-5 | 1.2 | 590 |
| Cyanides (Amenable) ⁷ | 57-12-5 | 0.86 | 30 |
| Lead | 7439-92-1 | 0.69 | 0.75 mg/l TCLP |
| Nickel | 7440-02-0 | 3.98 | 11 mg/l TCLP |
| Silver | 7440-22-4 | NA | 0.14 mg/l TCLP |
| | | | 0 |

F009

Spent stripping and cleaning bath solutions from electroplating operations where cyanides are used in the process.

| 7440-43-9 | NA | 0.11 mg/l TCLP |
|-----------|---|--|
| 7440-47-3 | 2.77 | 0.60 mg/l TCLP |
| 57-12-5 | 1.2 | 590 |
| 57-12-5 | 0.86 | 30 |
| 7439-92-1 | 0.69 | 0.75 mg/l TCLP |
| 7440-02-0 | 3.98 | 11 mg/l TCLP |
| 7440-22-4 | NA | 0.14 mg/l TCLP |
| | 7440-43-9 7440-47-3 57-12-5 57-12-5 7439-92-1 7440-02-0 7440-22-4 | 7440-43-9NA7440-47-32.7757-12-51.257-12-50.867439-92-10.697440-02-03.987440-22-4NA |

F010

Quenching bath residues from oil baths from metal heat treating operations where cyanides are used in the process.

| Cyanides (Total) ⁷ | 57-12-5 | 1.2 | 590 |
|----------------------------------|---------|------|-----|
| Cyanides (Amenable) ⁷ | 57-12-5 | 0.86 | NA |

F011

Spent cyanide solutions from salt bath pot cleaning from metal heat treating operations.

| 1 5 | 1 | 0 | |
|----------------------------------|-----------|------|----------------|
| Cadmium | 7440-43-9 | NA | 0.11 mg/l TCLP |
| Chromium (Total) | 7440-47-3 | 2.77 | 0.60 mg/l TCLP |
| Cyanides (Total) ⁷ | 57-12-5 | 1.2 | 590 |
| Cyanides (Amenable) ⁷ | 57-12-5 | 0.86 | 30 |
| Lead | 7439-92-1 | 0.69 | 0.75 mg/l TCLP |
| Nickel | 7440-02-0 | 3.98 | 11 mg/l TCLP |
| Silver | 7440-22-4 | NA | 0.14 mg/l TCLP |
| | | | |

F012

Quenching wastewater treatment sludges from metal heat treating operations where cyanides are used in the process.

| Cadmium | 7440-43-9 | NA | 0.11 mg/l TCLP |
|----------------------------------|-----------|------|----------------|
| Chromium (Total) | 7440-47-3 | 2.77 | 0.60 mg/l TCLP |
| Cyanides (Total) ⁷ | 57-12-5 | 1.2 | 590 |
| Cyanides (Amenable) ⁷ | 57-12-5 | 0.86 | 30 |
| | | | |

| Lead | 7439-92-1 | 0.69 | 0.75 mg/l TCLP |
|--------|-----------|------|----------------|
| Nickel | 7440-02-0 | 3.98 | 11 mg/l TCLP |
| Silver | 7440-22-4 | NA | 0.14 mg/l TCLP |

Wastewater treatment sludges from the chemical conversion coating of aluminum except from zirconium phosphating in aluminum can washing when such phosphating is an exclusive conversion coating process

| conversion couring process. | | | |
|----------------------------------|-----------|------|----------------|
| Chromium (Total) | 7440-47-3 | 2.77 | 0.60 mg/l TCLP |
| Cyanides (Total) ⁷ | 57-12-5 | 1.2 | 590 |
| Cyanides (Amenable) ⁷ | 57-12-5 | 0.86 | 30 |

F020, F021, F022, F023, F026

Wastes (except wastewater and spent carbon from hydrogen chloride purification) from the production or manufacturing use (as a reactant, chemical intermediate, or component in a formulating process) of: (1) tri- or tetrachlorophenol, or of intermediates used to produce their pesticide derivatives, excluding wastes from the production of Hexachlorophene from highly purified 2,4,5-trichlorophenol (i.e., F020); (2) pentachlorophenol, or of intermediates used to produce its derivatives (i.e., F021); (3) tetra-, penta-, or hexachlorobenzenes under alkaline conditions (i.e., F022) and wastes (except wastewater and spent carbon from hydrogen chloride purification) from the production of materials on equipment previously used for the production or manufacturing use (as a reactant, chemical intermediate, or component in a formulating process) of: (1) tri- or tetrachlorophenols, excluding wastes from equipment used only for the production of Hexachlorophene from highly purified 2,4,5-trichlorophenol (F023) or (2) tetra-, penta-, or hexachlorobenzenes under alkaline conditions (i.e., F021) and wastes from highly purified 2,4,5-trichlorophenol (F023) or (2) tetra-, penta-, or hexachlorobenzenes under alkaline conditions (i.e., F026).

| HxCDDs (All Hexachloro- | NA | 0.000063 | 0.001 |
|---------------------------|---------|----------|-------|
| dibenzo-p-dioxins) | | | |
| HxCDFs (All Hexachloro- | NA | 0.000063 | 0.001 |
| dibenzofurans) | | | |
| PeCDDs (All Pentachloro- | NA | 0.000063 | 0.001 |
| dibenzo-p-dioxins) | | | |
| PeCDFs (All Pentachloro- | NA | 0.000035 | 0.001 |
| dibenzofurans) | | | |
| Pentachlorophenol | 87-86-5 | 0.089 | 7.4 |
| TCDDs (All Tetrachloro- | NA | 0.000063 | 0.001 |
| dibenzo-p-dioxins) | | | |
| TCDFs (All Tetrachloro- | NA | 0.000063 | 0.001 |
| dibenzofurans) | | | |
| 2,4,5-Trichlorophenol | 95-95-4 | 0.18 | 7.4 |
| 2,4,6-Trichlorophenol | 88-06-2 | 0.035 | 7.4 |
| 2,3,4,6-Tetrachlorophenol | 58-90-2 | 0.030 | 7.4 |
| | | | |

F024

Process wastes, including but not limited to, distillation residues, heavy ends, tars, and reactor clean-out wastes, from the production of certain chlorinated aliphatic hydrocarbons by free

radical catalyzed processes. These chlorinated aliphatic hydrocarbons are those having carbon chain lengths ranging from one to and including five, with varying amounts and positions of chlorine substitution. (This listing does not include wastewaters, wastewater treatment sludges spent catalysts, and wastes listed in 25 Ill. Adm. Code 721, 121 or 721, 122.)

| sludges, spent catalysis, and waste | es físted in 35 fil. P | am. Code 721.131 or | 121.132.) |
|-------------------------------------|------------------------|---------------------|---------------------|
| All F024 wastes | NA | CMBST ¹¹ | CMBST ¹¹ |
| 2-Chloro-1,3-butadiene | 126-99-8 | 0.057 | 0.28 |
| 3-Chloropropylene | 107-05-1 | 0.036 | 30 |
| 1,1-Dichloroethane | 75-34-3 | 0.059 | 6.0 |
| 1,2-Dichloroethane | 107-06-2 | 0.21 | 6.0 |
| 1,2-Dichloropropane | 78-87-5 | 0.85 | 18 |
| cis-1,3-Dichloropropylene | 10061-01-5 | 0.036 | 18 |
| trans-1,3-Dichloropropylene | 10061-02-6 | 0.036 | 18 |
| bis(2-Ethylhexyl)phthalate | 117-81-7 | 0.28 | 28 |
| Hexachloroethane | 67-72-1 | 0.055 | 30 |
| Chromium (Total) | 7440-47-3 | 2.77 | 0.60 mg/l TCLP |
| Nickel | 7440-02-0 | 3.98 | 11 mg/l TCLP |
| | | | |

F025

Condensed light ends from the production of certain chlorinated aliphatic hydrocarbons by free radical catalyzed processes. These chlorinated aliphatic hydrocarbons are those having carbon chain lengths ranging from one up to and including five, with varying amounts and positions of chlorine substitution. F025--Light Ends Subcategory.

| | 0 | 0 2 | |
|-----------------------|----------|-------|-----|
| Carbon tetrachloride | 56-23-5 | 0.057 | 6.0 |
| Chloroform | 67-66-3 | 0.046 | 6.0 |
| 1,2-Dichloroethane | 107-06-2 | 0.21 | 6.0 |
| 1,1-Dichloroethylene | 75-35-4 | 0.025 | 6.0 |
| Methylene chloride | 75-9-2 | 0.089 | 30 |
| 1,1,2-Trichloroethane | 79-00-5 | 0.054 | 6.0 |
| Trichloroethylene | 79-01-6 | 0.054 | 6.0 |
| Vinyl chloride | 75-01-4 | 0.27 | 6.0 |
| | | | |

F025

Spent filters and filter aids, and spent desiccant wastes from the production of certain chlorinated aliphatic hydrocarbons by free radical catalyzed processes. These chlorinated aliphatic hydrocarbons are those having carbon chain lengths ranging from one to and including five, with varying amounts and positions of chlorine substitution. F025--Spent Filters/Aids and Desiccants Subcategory.

| | an category. | | |
|-----------------------|--------------|-------|-----|
| Carbon tetrachloride | 56-23-5 | 0.057 | 6.0 |
| Chloroform | 67-66-3 | 0.046 | 6.0 |
| Hexachlorobenzene | 118-74-1 | 0.055 | 10 |
| Hexachlorobutadiene | 87-68-3 | 0.055 | 5.6 |
| Hexachloroethane | 67-72-1 | 0.055 | 30 |
| Methylene chloride | 75-9-2 | 0.089 | 30 |
| 1,1,2-Trichloroethane | 79-00-5 | 0.054 | 6.0 |
| Trichloroethylene | 79-01-6 | 0.054 | 6.0 |
| | | | |

| Vinyl chloride | 75-01-4 | 0.27 | 6.0 |
|----------------|---------|------|-----|
|----------------|---------|------|-----|

Discarded unused formulations <u>containing containing</u> tri-, tetra-, or pentachlorophenol or discarded unused formulations containing compounds derived from these chlorophenols. (This listing does not include formulations containing hexachlorophene synthesized from prepurified 2.4.5-trichlorophenol as the sole component.)

| $\lambda, 4, 5$ -u ichiorophenor as the sol | le component.) | | |
|---|----------------|----------|-------|
| HxCDDs (All Hexachloro- | NĀ | 0.000063 | 0.001 |
| dibenzo-p-dioxins) | | | |
| HxCDFs (All Hexachloro- | NA | 0.000063 | 0.001 |
| dibenzofurans) | | | |
| PeCDDs (All Pentachloro- | NA | 0.000063 | 0.001 |
| dibenzo-p-dioxins) | | | |
| PeCDFs (All Pentachloro- | NA | 0.000035 | 0.001 |
| dibenzofurans) | | | |
| Pentachlorophenol | 87-86-5 | 0.089 | 7.4 |
| TCDDs (All Tetrachloro- | NA | 0.000063 | 0.001 |
| dibenzo-p-dioxins) | | | |
| TCDFs (All Tetrachloro- | NA | 0.000063 | 0.001 |
| dibenzofurans) | | | |
| 2,4,5-Trichlorophenol | 95-95-4 | 0.18 | 7.4 |
| 2,4,6-Trichlorophenol | 88-06-2 | 0.035 | 7.4 |
| 2,3,4,6-Tetrachlorophenol | 58-90-2 | 0.030 | 7.4 |
| | | | |

F028

Residues resulting from the incineration or thermal treatment of soil contaminated with USEPA hazardous waste numbers F020, F021, F023, F026, and F027.

| | 5 1 0 20, 1 0 21, 1 0 2 | o, 1020, and 1020 | |
|---------------------------|-------------------------|-------------------|-------|
| HxCDDs (All Hexachloro- | NA | 0.000063 | 0.001 |
| dibenzo-p-dioxins) | | | |
| HxCDFs (All Hexachloro- | NA | 0.000063 | 0.001 |
| dibenzofurans) | | | |
| PeCDDs (All Pentachloro- | NA | 0.000063 | 0.001 |
| dibenzo-p-dioxins) | | | |
| PeCDFs (All Pentachloro- | NA | 0.000035 | 0.001 |
| dibenzofurans) | | | |
| Pentachlorophenol | 87-86-5 | 0.089 | 7.4 |
| TCDDs (All Tetrachloro- | NA | 0.000063 | 0.001 |
| dibenzo-p-dioxins) | | | |
| TCDFs (All Tetrachloro- | NA | 0.000063 | 0.001 |
| dibenzofurans) | | | |
| 2,4,5-Trichlorophenol | 95-95-4 | 0.18 | 7.4 |
| 2,4,6-Trichlorophenol | 88-06-2 | 0.035 | 7.4 |
| 2,3,4,6-Tetrachlorophenol | 58-90-2 | 0.030 | 7.4 |
| | | | |

Wastewaters (except those that have not come into contact with process contaminants), process residuals, preservative drippage, and spent formulations from wood preserving processes generated at plants that currently use or have previously used chlorophenolic formulations (except potentially cross-contaminated wastes that have had the F032 waste code deleted in accordance with 35 Ill. Adm. Code 721.135 or potentially cross-contaminated wastes that are otherwise currently regulated as hazardous wastes (i.e., F034 or F035), where the generator does not resume or initiate use of chlorophenolic formulations). This listing does not include K001 bottom sediment sludge from the treatment of wastewater from wood preserving processes that use creosote or penta-chlorophenol.

| Acenaphthene | 83-32-9 | 0.059 | 3.4 |
|---------------------------------|-----------|---------------------|------------------------------|
| Anthracene | 120-12-7 | 0.059 | 3.4 |
| Benz(a)anthracene | 56-55-3 | 0.059 | 3.4 |
| Benzo(b)fluoranthene (difficult | 205-99-2 | 0.11 | 6.8 |
| to distinguish from benzo(k) | | | |
| fluoranthene) | | | |
| Benzo(k)fluoranthene (difficult | 207-08-9 | 0.11 | 6.8 |
| to distinguish from benzo(b) | | | |
| fluoranthene) | | | |
| Benzo(a)pyrene | 50-32-8 | 0.061 | 3.4 |
| Chrysene | 218-01-9 | 0.059 | 3.4 |
| Dibenz(a, h)anthracene | 53-70-3 | 0.055 | 8.2 |
| 2-4-Dimethyl phenol | 105-67-9 | 0.036 | 14 |
| Fluorene | 86-73-7 | 0.059 | 3.4 |
| Hexachlorodibenzo-p-dioxins | NA | 0.000063 or | 0.001 or CMBST ¹¹ |
| - | | CMBST ¹¹ | |
| Hexachlorodibenzofurans | NA | 0.000063 or | 0.001 or CMBST ¹¹ |
| | | CMBST ¹¹ | |
| Indeno (1,2,3-c,d) pyrene | 193-39-5 | 0.0055 | 3.4 |
| Naphthalene | 91-20-3 | 0.059 | 5.6 |
| Pentachlorodibenzo-p-dioxins | NA | 0.000063 or | 0.001 or CMBST ¹¹ |
| - | | CMBST ¹¹ | |
| Pentachlorodibenzofurans | NA | 0.000035 or | 0.001 or CMBST ¹¹ |
| | | CMBST ¹¹ | |
| Pentachlorophenol | 87-86-5 | 0.089 | 7.4 |
| Phenanthrene | 85-01-8 | 0.059 | 5.6 |
| Phenol | 108-95-2 | 0.039 | 6.2 |
| Pyrene | 129-00-0 | 0.067 | 8.2 |
| Tetrachlorodibenzo-p-dioxins | NA | 0.000063 or | 0.001 or CMBST ¹¹ |
| | | CMBST ¹¹ | |
| Tetrachlorodibenzofurans | NA | 0.000063 or | 0.001 or CMBST ¹¹ |
| | | CMBST ¹¹ | |
| 2,3,4,6-Tetrachlorophenol | 58-90-2 | 0.030 | 7.4 |
| 2,4,6-Trichlorophenol | 88-06-2 | 0.035 | 7.4 |
| Arsenic | 7440-38-2 | 1.4 | 5.0 mg/l TCLP |
| | | | |

| Chromium (Total) | 7440-47-3 | 2.77 | 0.60 mg/l TCLP |
|------------------|-----------|------|----------------|
| emonium (rour) | | 2.11 | 0.00 mg/1 1011 |

Wastewaters (except those that have not come into contact with process contaminants), process residuals, preservative drippage, and spent formulations from wood preserving processes generated at plants that use creosote formulations. This listing does not include K001 bottom sediment sludge from the treatment of wastewater from wood preserving processes that use creosote or pentachlorophenol.

| 83-32-9 | 0.059 | 3.4 |
|-----------|---|--|
| 120-12-7 | 0.059 | 3.4 |
| 56-55-3 | 0.059 | 3.4 |
| 205-99-2 | 0.11 | 6.8 |
| | | |
| | | |
| 207-08-9 | 0.11 | 6.8 |
| | | |
| | | |
| 50-32-8 | 0.061 | 3.4 |
| 218-01-9 | 0.059 | 3.4 |
| 53-70-3 | 0.055 | 8.2 |
| 86-73-7 | 0.059 | 3.4 |
| 193-39-5 | 0.0055 | 3.4 |
| 91-20-3 | 0.059 | 5.6 |
| 85-01-8 | 0.059 | 5.6 |
| 129-00-0 | 0.067 | 8.2 |
| 7440-38-2 | 1.4 | 5.0 mg/l TCLP |
| 7440-47-3 | 2.77 | 0.60 mg/l TCLP |
| | 83-32-9 120-12-7 56-55-3 205-99-2 207-08-9 50-32-8 218-01-9 53-70-3 86-73-7 193-39-5 91-20-3 85-01-8 129-00-0 7440-38-2 7440-47-3 | $\begin{array}{cccccccccccccccccccccccccccccccccccc$ |

F035

Wastewaters (except those that have not come into contact with process contaminants), process residuals, preservative drippage, and spent formulations from wood preserving processes that are generated at plants that use inorganic preservatives containing arsenic or chromium. This listing does not include K001 bottom sediment sludge from the treatment of wastewater from wood preserving processes that use creosote or pentachlorophenol.

| Arsenic | 7440-38-2 | 1.4 | 5.0 mg/l TCLP |
|----------------|---------------|------|----------------|
| Chromium (Tota | al) 7440-47-3 | 2.77 | 0.60 mg/l TCLP |

F037

Petroleum refinery primary oil/water/solids separation sludge--Any sludge generated from the gravitational separation of oil/water/solids during the storage or treatment of process wastewaters and oily cooling wastewaters from petroleum refineries. Such sludges include, but are not limited to, those generated in: oil/water/solids separators; tanks, and impoundments; ditches, and other conveyances; sumps; and stormwater units receiving dry weather flow. Sludge generated in stormwater units that do not receive dry weather flow, sludges generated from non-contact once-through cooling waters segregated for treatment from

other process or oily cooling waters, sludges generated in <u>agressive aggressive</u> biological treatment units as defined in 35 Ill. Adm. Code 721.131(b)(2) (including sludges generated in one or more additional units after wastewaters have been treated in <u>agressive aggressive</u> biological treatment units) and K051 wastes are not included in this listing.

| Acenaphthene | 83-32-9 | 0.059 | NA |
|-------------------------------|-----------|-------|----------------|
| Anthracene | 120-12-7 | 0.059 | 3.4 |
| Benzene | 71-43-2 | 0.14 | 10 |
| Benz(a)anthracene | 56-55-3 | 0.059 | 3.4 |
| Benzo(a)pyrene | 50-32-8 | 0.061 | 3.4 |
| bis(2-Ethylhexyl) phthalate | 117-81-7 | 0.28 | 28 |
| Chrysene | 218-01-9 | 0.059 | 3.4 |
| Di-n-butyl phthalate | 84-74-2 | 0.057 | 28 |
| Ethylbenzene | 100-41-4 | 0.057 | 10 |
| Fluorene | 86-73-7 | 0.059 | NA |
| Naphthalene | 91-20-3 | 0.059 | 5.6 |
| Phenanthrene | 85-01-8 | 0.059 | 5.6 |
| Phenol | 108-95-2 | 0.039 | 6.2 |
| Pyrene | 129-00-0 | 0.067 | 8.2 |
| Toluene | 108-88-3 | 0.080 | 10 |
| Xylenes-mixed isomers | 1330-20-7 | 0.32 | 30 |
| (sum of o-, m-, and p-xylene | | | |
| concentrations) | | | |
| Chromium (Total) | 7440-47-3 | 2.77 | 0.60 mg/l TCLP |
| Cyanides (Total) ⁷ | 57-12-5 | 1.2 | 590 |
| Lead | 7439-92-1 | 0.69 | NA |
| Nickel | 7440-02-0 | NA | 11 mg/l TCLP |

F038

Petroleum refinery secondary (emulsified) oil/water/solids separation sludge or float generated from the physical or chemical separation of oil/water/solids in process wastewaters and oily cooling wastewaters from petroleum refineries. Such wastes include, but are not limited to, all sludges and floats generated in: induced air floatation (IAF) units, tanks, and impoundments, and all sludges generated in DAF units. Sludges generated in stormwater units that do not receive dry weather flow, sludges generated from non-contact once-through cooling waters segregated for treatment from other process or oily cooling waters, sludges, and floats generated in agressive aggressive biological treatment units as defined in 35 Ill. Adm. Code 721.131(b)(2) (including sludges and floats generated in one or more additional units after wastewaters have been treated in agressive aggressive biological units) and F037, K048, and K051 are not included in this listing.

| Benzene | 71-43-2 | 0.14 | 10 |
|-----------------------------|----------|-------|-----|
| Benzo(a)pyrene | 50-32-8 | 0.061 | 3.4 |
| bis(2-Ethylhexyl) phthalate | 117-81-7 | 0.28 | 28 |
| Chrysene | 218-01-9 | 0.059 | 3.4 |
| Di-n-butyl phthalate | 84-74-2 | 0.057 | 28 |
| Ethylbenzene | 100-41-4 | 0.057 | 10 |

| Fluorene | 86-73-7 | 0.059 | NA |
|-------------------------------|-----------|-------|----------------|
| Naphthalene | 91-20-3 | 0.059 | 5.6 |
| Phenanthrene | 85-01-8 | 0.059 | 5.6 |
| Phenol | 108-95-2 | 0.039 | 6.2 |
| Pyrene | 129-00-0 | 0.067 | 8.2 |
| Toluene | 108-88-3 | 0.080 | 10 |
| Xylenes-mixed isomers | 1330-20-7 | 0.32 | 30 |
| (sum of o-, m-, and p-xylene | | | |
| concentrations) | | | |
| Chromium (Total) | 7440-47-3 | 2.77 | 0.60 mg/l TCLP |
| Cyanides (Total) ⁷ | 57-12-5 | 1.2 | 590 |
| Lead | 7439-92-1 | 0.69 | NA |
| Nickel | 7440-02-0 | NA | 11 mg/l TCLP |

Leachate (liquids that have percolated through land disposed wastes) resulting from the disposal of more than one restricted waste classified as hazardous under Subpart D of this Part. (Leachate resulting from the disposal of one or more of the following USEPA hazardous wastes and no other hazardous wastes retains its USEPA hazardous waste numbers: F020, F021, F022, F026, F027, or F028.).

| Acenaphthylene | 208-96-8 | 0.059 | 3.4 |
|---------------------------------|----------|---------|-------|
| Acenaphthene | 83-32-9 | 0.059 | 3.4 |
| Acetone | 67-64-1 | 0.28 | 160 |
| Acetonitrile | 75-05-8 | 5.6 | NA |
| Acetophenone | 96-86-2 | 0.010 | 9.7 |
| 2-Acetylaminofluorene | 53-96-3 | 0.059 | 140 |
| Acrolein | 107-02-8 | 0.29 | NA |
| Acrylonitrile | 107-13-1 | 0.24 | 84 |
| Aldrin | 309-00-2 | 0.021 | 0.066 |
| 4-Aminobiphenyl | 92-67-1 | 0.13 | NA |
| Aniline | 62-53-3 | 0.81 | 14 |
| Anthracene | 120-12-7 | 0.059 | 3.4 |
| Aramite | 140-57-8 | 0.36 | NA |
| α-BHC | 319-84-6 | 0.00014 | 0.066 |
| β-BHC | 319-85-7 | 0.00014 | 0.066 |
| δ-BHC | 319-86-8 | 0.023 | 0.066 |
| χ-ВНС | 58-89-9 | 0.0017 | 0.066 |
| Benzene | 71-43-2 | 0.14 | 10 |
| Benz(a)anthracene | 56-55-3 | 0.059 | 3.4 |
| Benzo(b)fluoranthene (difficult | 205-99-2 | 0.11 | 6.8 |
| to distinguish from benzo(k)- | | | |
| fluoranthene) | | | |
| Benzo(k)fluoranthene (difficult | 207-08-9 | 0.11 | 6.8 |
| to distinguish from benzo(b)- | | | |
| fluoranthene) | | | |
| Benzo(g,h,i)perylene | 191-24-2 | 0.0055 | 1.8 |
|--|------------|--------|-------|
| Benzo(a)pyrene | 50-32-8 | 0.061 | 3.4 |
| Bromodichloromethane | 75-27-4 | 0.35 | 15 |
| Methyl bromide (Bromo- | 74-83-9 | 0.11 | 15 |
| methane) | | | |
| 4-Bromophenyl phenyl ether | 101-55-3 | 0.055 | 15 |
| n-Butyl alcohol | 71-36-3 | 5.6 | 2.6 |
| Butyl benzyl phthalate | 85-68-7 | 0.017 | 28 |
| 2-sec-Butyl-4,6-dinitrophenol | 88-85-7 | 0.066 | 2.5 |
| (Dinoseb) | | | |
| Carbon disulfide | 75-15-0 | 3.8 | NA |
| Carbon tetrachloride | 56-23-5 | 0.057 | 6.0 |
| Chlordane (α and χ isomers) | 57-74-9 | 0.0033 | 0.26 |
| p-Chloroaniline | 106-47-8 | 0.46 | 16 |
| Chlorobenzene | 108-90-7 | 0.057 | 6.0 |
| Chlorobenzilate | 510-15-6 | 0.10 | NA |
| 2-Chloro-1, 3-butadiene | 126-99-8 | 0.057 | NA |
| Chlorodibromomethane | 124-48-1 | 0.057 | 15 |
| Chloroethane | 75-00-3 | 0.27 | 6.0 |
| bis(2-Chloroethoxy)methane | 111-91-1 | 0.036 | 7.2 |
| bis(2-Chloroethyl)ether | 111-44-4 | 0.033 | 6.0 |
| Chloroform | 67-66-3 | 0.046 | 6.0 |
| bis(2-Chloroisopropyl)ether | 39638-32-9 | 0.055 | 7.2 |
| p-Chloro-m-cresol | 59-50-7 | 0.018 | 14 |
| Chloromethane (Methyl | 74-87-3 | 0.19 | 30 |
| chloride) | | | |
| 2-Chloronaphthalene | 91-58-7 | 0.055 | 5.6 |
| 2-Chlorophenol | 95-57-8 | 0.044 | 5.7 |
| 3-Chloropropylene | 107-05-1 | 0.036 | 30 |
| Chrysene | 218-01-9 | 0.059 | 3.4 |
| o-Cresol | 95-48-7 | 0.11 | 5.6 |
| m-Cresol | 108-39-4 | 0.77 | 5.6 |
| (difficult to distinguish from p- | | | |
| cresol) | | | |
| p-Cresol | 106-44-5 | 0.77 | 5.6 |
| (difficult to distinguish from m- | | | |
| cresol) | | | |
| Cyclohexanone | 108-94-1 | 0.36 | NA |
| 1,2-Dibromo-3-chloropropane | 96-12-8 | 0.11 | 15 |
| Ethylene dibromide (1,2- | 106-93-4 | 0.028 | 15 |
| Dibromoethane) | | | |
| Dibromomethane | 74-95-3 | 0.11 | 15 |
| 2,4-D (2,4-Dichlorophenoxy- | 94-75-7 | 0.72 | 10 |
| acetic acid) | | | |
| o,p'-DDD | 53-19-0 | 0.023 | 0.087 |

| | 70 54 0 | 0.000 | 0.007 |
|---------------------------------|----------------------|--------|------------|
| p,p -DDD | 72-54-8 | 0.023 | 0.087 |
| o,p ⁻ -DDE | 3424-82-6 | 0.031 | 0.087 |
| p,p ⁻ -DDE | 72-55-9 | 0.031 | 0.087 |
| o,p'-DDT | 789-02-6 | 0.0039 | 0.087 |
| p,p'-DDT | 50-29-3 | 0.0039 | 0.087 |
| Dibenz(a, h)anthracene | 53-70-3 | 0.055 | 8.2 |
| Dibenz(a,e)pyrene | 192-65-4 | 0.061 | NA |
| m-Dichlorobenzene | 541-73-1 | 0.036 | 6.0 |
| o-Dichlorobenzene | 95-50-1 | 0.088 | 6.0 |
| p-Dichlorobenzene | 106-46-7 | 0.090 | 6.0 |
| Dichlorodifluoromethane | 75-71-8 | 0.23 | 7.2 |
| 1,1-Dichloroethane | 75-34-3 | 0.059 | 6.0 |
| 1,2-Dichloroethane | 107-06-2 | 0.21 | 6.0 |
| 1,1-Dichloroethylene | 75-35-4 | 0.025 | 6.0 |
| trans-1,2-Dichloroethylene | 156-60-5 | 0.054 | 30 |
| 2,4-Dichlorophenol | 120-83-2 | 0.044 | 14 |
| 2,6-Dichlorophenol | 87-65-0 | 0.044 | 14 |
| 1,2-Dichloropropane | 78-87-5 | 0.85 | 18 |
| cis-1,3-Dichloropropylene | 10061-01-5 | 0.036 | 18 |
| trans-1,3-Dichloropropylene | 10061-02-6 | 0.036 | 18 |
| Dieldrin | 60-57-1 | 0.017 | 0.13 |
| Diethyl phthalate | 84-66-2 | 0.20 | 28 |
| 2-4-Dimethyl phenol | 105-67-9 | 0.036 | 14 |
| Dimethyl phthalate | 131-11-3 | 0.047 | 28 |
| Di-n-butyl phthalate | 84-74-2 | 0.057 | 28 |
| 1.4-Dinitrobenzene | 100-25-4 | 0.32 | 2.3 |
| 4.6-Dinitro-o-cresol | 534-52-1 | 0.28 | 160 |
| 2 4-Dinitronhenol | 51-28-5 | 0.12 | 160 |
| 2 4-Dinitrotoluene | 121-14-2 | 0.32 | 140 |
| 2 6-Dinitrotoluene | 606-20-2 | 0.55 | 28 |
| Di-n-octyl nhthalate | 117-84-0 | 0.017 | 28 |
| Di-n-propylnitrosamine | 621-64-7 | 0.40 | 14 |
| 1 A-Diovane | 122-01-1 | 12 0 | 170 |
| Dinhonylaming (difficult to | 129 20 1 | 0.02 | NA |
| distinguish from dinhonvlnitros | 122-33-4 | 0.52 | INA |
| amino) | | | |
| Dinhonulnitrosomino (difficult | 86.20.6 | 0.02 | NΙΛ |
| to distinguish from dinhonul | 80-30-0 | 0.52 | INA |
| amina) | | | |
| annine) | 199 00 7 | 0.007 | ΝΙΑ |
| 1,2-Dipnenyinyurazine | 122-00-7 | 0.087 | INA C O |
| DISUITOION Endoguifon I | 290-04-4 020-00-0 | 0.017 | 0.2 |
| Endosultan I | 939-98-8 | 0.023 | 0.066 |
| Endosultan II | 33213-6-5 | 0.029 | 0.13 |
| Endosultan sultate | 1031-07-8 | 0.029 | 0.13 |
| Endrin | 72-20-8 | 0.0028 | 0.13 |

| Endrin aldehyde | 7421-93-4 | 0.025 | 0.13 |
|--------------------------------|-----------|----------|-------|
| Ethyl acetate | 141-78-6 | 0.34 | 33 |
| Ethyl cyanide (Propanenitrile) | 107-12-0 | 0.24 | 360 |
| Ethyl benzene | 100-41-4 | 0.057 | 10 |
| Ethyl ether | 60-29-7 | 0.12 | 160 |
| bis(2-Ethylhexyl) phthalate | 117-81-7 | 0.28 | 28 |
| Ethyl methacrylate | 97-63-2 | 0.14 | 160 |
| Ethylene oxide | 75-21-8 | 0.12 | NA |
| Famphur | 52-85-7 | 0.017 | 15 |
| Fluoranthene | 206-44-0 | 0.068 | 3.4 |
| Fluorene | 86-73-7 | 0.059 | 3.4 |
| Heptachlor | 76-44-8 | 0.0012 | 0.066 |
| Heptachlor epoxide | 1024-57-3 | 0.016 | 0.066 |
| Hexachlorobenzene | 118-74-1 | 0.055 | 10 |
| Hexachlorobutadiene | 87-68-3 | 0.055 | 5.6 |
| Hexachlorocyclopentadiene | 77-47-4 | 0.057 | 2.4 |
| HxCDDs (All Hexachloro- | NA | 0.000063 | 0.001 |
| dibenzo-p-dioxins) | | | |
| HxCDFs (All Hexachloro- | NA | 0.000063 | 0.001 |
| dibenzofurans) | | | |
| Hexachloroethane | 67-72-1 | 0.055 | 30 |
| Hexachloropropylene | 1888-71-7 | 0.035 | 30 |
| Indeno (1.2.3-c.d) pyrene | 193-39-5 | 0.0055 | 3.4 |
| Iodomethane | 74-88-4 | 0.19 | 65 |
| Isobutyl alcohol | 78-83-1 | 5.6 | 170 |
| Isodrin | 465-73-6 | 0.021 | 0.066 |
| Isosafrole | 120-58-1 | 0.081 | 2.6 |
| Kepone | 143-50-8 | 0.0011 | 0.13 |
| Methacrylonitrile | 126-98-7 | 0.24 | 84 |
| Methanol | 67-56-1 | 5.6 | NA |
| Methapyrilene | 91-80-5 | 0.081 | 1.5 |
| Methoxychlor | 72-43-5 | 0.25 | 0.18 |
| 3-Methylcholanthrene | 56-49-5 | 0.0055 | 15 |
| 4 4-Methylene bis(2-chloro- | 101-14-4 | 0.50 | 30 |
| aniline) | | | |
| Methylene chloride | 75-09-2 | 0.089 | 30 |
| Methyl ethyl ketone | 78-93-3 | 0.28 | 36 |
| Methyl isobutyl ketone | 108-10-1 | 0.14 | 33 |
| Methyl methacrylate | 80-62-6 | 0.14 | 160 |
| Methyl methansulfonate | 66-27-3 | 0.018 | NA |
| Methyl parathion | 298-00-0 | 0.014 | 4.6 |
| Naphthalene | 91-20-3 | 0.059 | 5.6 |
| 2-Naphthylamine | 91-59-8 | 0.52 | NA |
| p-Nitroaniline | 100-01-6 | 0.028 | 28 |
| Nitrobenzene | 98-95-3 | 0.068 | 14 |
| | | | |

| 5-Nitro-o-toluidine | 99-55-8 | 0.32 | 28 |
|-------------------------------------|------------------------|----------|------------|
| n-Nitronhenol | 100-02-7 | 0.12 | 29 29 |
| N-Nitrosodiethylamine | 55-18-5 | 0.40 | 28 |
| N-Nitrosodimethylamine | 62-75-9 | 0.40 | NA |
| N-Nitroso-di-n-butylamine | 924-16-3 | 0.40 | 17 |
| N-Nitrosomethylethylamine | 10595-95-6 | 0.40 | 2.3 |
| N-Nitrosomorpholine | 59-89-2 | 0.40 | 2.3 |
| N-Nitrosoniperidine | 100-75-4 | 0.013 | 2.0 35 |
| N-Nitrosonyrrolidine | 930-55-2 | 0.013 | 35 |
| Parathion | 56-38-2 | 0.010 | 46 |
| Total PCBs | 1336-36-3 | 0.014 | 10 |
| (sum of all PCB isomers or all | 1000 00 0 | 0.10 | 10 |
| (sum of an red isomers, of an | | | |
| Pentachlorobenzene | 608-93-5 | 0 055 | 10 |
| PeCDDs (All Pentachloro- | NΔ | 0.000 | 0 001 |
| dibenzo-n-dioxins) | 1174 | 0.000000 | 0.001 |
| PoCDEs (All Pontachloro | NΛ | 0 000035 | 0 001 |
| dibenzofurans) | INA | 0.000033 | 0.001 |
| Dontachloronitrohonzono | 82 68 8 | 0 055 | 18 |
| Pontachlorophonol | 87 86 5 | 0.033 | 4.0 7 / |
| Phonacotin | 69 11 9 | 0.003 | 16 |
| Phonanthrono | 02-44-2 85 01 8 | 0.001 | 10 5.6 |
| Phonol | 108 05 2 | 0.033 | 5.0 6.2 |
| Phorato | 208 02 2 | 0.033 | 0.2 |
| Phthalic anhydrida | 290-02-2 85 11 0 | 0.021 | 4.0 NA |
| Pronamido | 03-44-9 22050 58 5 | 0.033 | 1 5 |
| Durono | 23930-38-3 190 00 0 | 0.033 | 1.J Q 9 |
| I yrelle Dwriding | 129-00-0 | 0.007 | 0.2 16 |
| Safrala | 04 50 7 | 0.014 | 10 99 |
| Sallole Silver $(2 4 5 \text{ TD})$ | 94-39-7 | 0.001 | 22 7 0 |
| Sirvex (2, 4, 5 - 1 r) | 93-72-1 | 0.72 | 7.9 |
| 2, 4, 5-1 | 93-70-3 | 0.72 | 1.9 |
| 1,2,4,5-1etrachiorobenzene | 95-94-5 NTA | 0.000 | 14 |
| diberge n disvine) | INA | 0.000065 | 0.001 |
| albenzo-p-aloxins) | NT A | 0.000000 | 0 001 |
| CDFS (All Tetrachioro- | INA | 0.000065 | 0.001 |
| (IDENZOTURANS) | COO OO C | 0.057 | 0.0 |
| 1, 1, 1, 2-1 etrachioroethane | 630-20-6 | 0.057 | 6.U |
| 1, 1, 2, 2-1 etrachloroethane | /9-34-6 | 0.057 | 6.0 |
| | 127-18-4 | 0.056 | 6.U |
| 2, 3, 4, 6-1 etrachlorophenol | 58-90-2 | 0.030 | 1.4 |
| loluene | 108-88-3 | 0.080 | 10 |
| I oxaphene | 8001-35-2 | 0.0095 | 2.6 |
| Bromotorm (Tribromomethane) | 15-25-2 | 0.63 | 15 |
| 1, 2, 4-1 richlorobenzene | 120-82-1 | 0.055 | 19 |
| 1,1,1-Trichloroethane | 71-55-6 | 0.054 | 6.0 |

| 1,1,2-Trichloroethane | 79-00-5 | 0.054 | 6.0 |
|----------------------------------|------------|-------|-----------------|
| Trichloroethylene | 79-01-6 | 0.054 | 6.0 |
| Trichloromonofluoromethane | 75-69-4 | 0.020 | 30 |
| 2,4,5-Trichlorophenol | 95-95-4 | 0.18 | 7.4 |
| 2,4,6-Trichlorophenol | 88-06-2 | 0.035 | 7.4 |
| 1,2,3-Trichloropropane | 96-18-4 | 0.85 | 30 |
| 1,1,2-Trichloro-1,2,2-trifluoro- | 76-13-1 | 0.057 | 30 |
| ethane | | | |
| tris(2,3-Dibromopropyl) | 126-72-7 | 0.11 | NA |
| phosphate | | | |
| Vinyl chloride | 75-01-4 | 0.27 | 6.0 |
| Xylenes-mixed isomers | 1330-20-7 | 0.32 | 30 |
| (sum of o-, m-, and p-xylene | | | |
| concentrations) | | | |
| Antimony | 7440-36-0 | 1.9 | 1.15 mg/l TCLP |
| Arsenic | 7440-38-2 | 1.4 | 5.0 mg/l TCLP |
| Barium | 7440-39-3 | 1.2 | 21 mg/l TCLP |
| Beryllium | 7440-41-7 | 0.82 | NA |
| Cadmium | 7440-43-9 | 0.69 | 0.11 mg/l TCLP |
| Chromium (Total) | 7440-47-3 | 2.77 | 0.60 mg/l TCLP |
| Cyanides (Total) ⁷ | 57-12-5 | 1.2 | 590 |
| Cyanides (Amenable) ⁷ | 57-12-5 | 0.86 | NA |
| Fluoride | 16964-48-8 | 35 | NA |
| Lead | 7439-92-1 | 0.69 | 0.75 mg/l TCLP |
| Mercury | 7439-97-6 | 0.15 | 0.025 mg/l TCLP |
| Nickel | 7440-02-0 | 3.98 | 11 mg/l TCLP |
| Selenium | 7782-49-2 | 0.82 | 5.7 mg/l TCLP |
| Silver | 7440-22-4 | 0.43 | 0.14 mg/l TCLP |
| Sulfide | 8496-25-8 | 14 | NA |
| Thallium | 7440-28-0 | 1.4 | NA |
| Vanadium | 7440-62-2 | 4.3 | NA |

Bottom sediment sludge from the treatment of wastewaters from wood preserving processes that use creosote or pentachlorophenol.

| Naphthalene | 91-20-3 | 0.059 | 5.6 |
|--|-----------|-------|----------------|
| Pentachlorophenol | 87-86-5 | 0.089 | 7.4 |
| Phenanthrene | 85-01-8 | 0.059 | 5.6 |
| Pyrene | 129-00-0 | 0.067 | 8.2 |
| Toluene | 108-88-3 | 0.080 | 10 |
| Xylenes-mixed isomers | 1330-20-7 | 0.32 | 30 |
| (sum of o-, m-, and p-xylene concentrations) | | | |
| Lead | 7439-92-1 | 0.69 | 0.75 mg/l TCLP |

| K002 Wastewater treatment sludge from Chromium (Total) Lead | the production of 0 7440-47-3 7439-92-1 | chrome yellow and ora 2.77 0.69 | nge pigments. 0.60 mg/l TCLP 0.75 mg/l TCLP |
|--|---|---------------------------------------|---|
| K003 Wastewater treatment sludge from | the production of a | molybdate orange pign | nents. |
| Chromium (Total) Lead | 7440-47-3 7439-92-1 | 2.77 0.69 | 0.60 mg/l TCLP 0.75 mg/l TCLP |
| K004 | | | C |
| Wastewater treatment sludge from | the production of a | zinc yellow pigments. | |
| Chromium (Total) | 7440-47-3 | 2.77 | 0.60 mg/l TCLP |
| Lead | 7439-92-1 | 0.69 | 0.75 mg/l TCLP |
| K005 | | | |
| Wastewater treatment sludge from | the production of | chrome green pigment | S. |
| Chromium (Total) | 7440-47-3 | 2.77 | 0.60 mg/l TCLP |
| Lead | 7439-92-1 | 0.69 | 0.75 mg/l TCLP |
| Cyanides (Total) ⁷ | 57-12-5 | 1.2 | 590 |
| K006 Wastewater treatment sludge from (anhydrous). | the production of | chrome oxide green pi | gments |
| Chromium (Total) | 7440-47-3 | 2.77 | 0.60 mg/l TCLP |
| Lead | 7439-92-1 | 0.69 | 0.75 mg/l TCLP |
| K006 | | | |
| Wastewater treatment sludge from | the production of | chrome oxide green pi | gments (hydrated). |
| Chromium (Total) | 7440-47-3 | 2.77 | 0.60 mg/l TCLP |
| Lead | 7439-92-1 | 0.69 | NA |
| K007 | | | |
| Wastewater treatment sludge from | the production of i | iron blue pigments. | |
| Chromium (Total) | 7440-47-3 | 2.77 | 0.60 mg/l TCLP |
| Lead | 7439-92-1 | 0.69 | 0.75 mg/l TCLP |
| Cyanides (Total) ⁷ | 57-12-5 | 1.2 | 590 |
| K008 | | | |
| Oven residue from the production | of chrome oxide g | reen pigments. | |
| Chromium (Total) | 7440-47-3 | 2.77 | 0.60 mg/l TCLP |
| Lead | 7439-92-1 | 0.69 | 0.75 mg/l TCLP |

| K009 | | | |
|--|---------------------|---------------------------|-----------------------|
| Distillation bottoms from the pro | duction of acetal | dehyde from ethylene. | |
| Chloroform | 67-66-3 | 0.046 | 6.0 |
| K010 | | | |
| Distillation side cuts from the pro | oduction of aceta | ldehyde from ethylene. | |
| Chloroform | 67-66-3 | 0.046 | 6.0 |
| K011 | | | |
| Bottom stream from the wastewa | ter stripper in the | e production of acrylonit | trile. |
| Acetonitrile | 75-05-8 | 5.6 | 38 |
| Acrylonitrile | 107-13-1 | 0.24 | 84 |
| Acrylamide | 79-06-1 | 19 | 23 |
| Benzene | 71-43-2 | 0.14 | 10 |
| Cyanide (Total) | 57-12-5 | 1.2 | 590 |
| K013 | | | |
| Bottom stream from the acetoniti | rile column in the | production of acrylonit | rile. |
| Acetonitrile | 75-05-8 | 5.6 | 38 |
| Acrylonitrile | 107-13-1 | 0.24 | 84 |
| Acrylamide | 79-06-1 | 19 | 23 |
| Benzene | 71-43-2 | 0.14 | 10 |
| Cyanide (Total) | 57-12-5 | 1.2 | 590 |
| K014 | | | |
| Bottoms from the acetonitrile pu | rification column | in the production of acr | ylonitrile. |
| Acetonitrile | 75-05-8 | $5.\hat{6}$ | 38 |
| Acrylonitrile | 107-13-1 | 0.24 | 84 |
| Acrylamide | 79-06-1 | 19 | 23 |
| Benzene | 71-43-2 | 0.14 | 10 |
| Cyanide (Total) | 57-12-5 | 1.2 | 590 |
| K015 | | | |
| Still bottoms from the distillation | ı of benzyl chlori | de. | |
| Anthracene | 120-12-7 | 0.059 | 3.4 |
| Benzal chloride | 98-87-3 | 0.055 | 6.0 |
| Benzo(b)fluoranthene (difficult | 205-99-2 | 0.11 | 6.8 |
| to distinguish from benzo(k)- fluoranthene) | | | |
| Benzo(k)fluoranthene (difficult to distinguish from benzo(b)- | 207-08-9 | 0.11 | 6.8 |
| Dhananthrana | 85-01.8 | 0.059 | 5 6 |
| Toluono | 108-88 3 | 0.033 | 10 10 |
| Chromium (Total) | 7110-00-3 | 0.000 9 77 | 10 0 60 mg/l TCI D |
| Cinointuni (10tal) | 1440-47-3 | 6.11 | 0.00 mg/1 1CLP |

| Nickel | 7440-02-0 | 3.98 | 11 mg/l TCLP |
|---|------------------------|--------------------------|-------------------|
| 7010 | | | U |
| | | | • 1 |
| Heavy ends or distillation residues | from the productio | on of carbon tetrachlor | ide. |
| Hexachlorobenzene | 118-74-1 | 0.055 | 10 |
| Hexachlorobutadiene | 87-68-3 | 0.055 | 5.6 |
| Hexachlorocyclopentadiene | //-4/-4 | 0.057 | 2.4 |
| Hexachloroethane | 6/-/2-I | 0.055 | 30 |
| l etrachloroethylene | 127-18-4 | 0.056 | 6.0 |
| K017 | | | |
| Heavy ends (still bottoms) from th | e purification colur | nn in the production o | f enichlorohydrin |
| his(2-Chloroethyl)ether | 111-44-4 | 0.033 | 6 0 |
| 1 2-Dichloronronane | 78-87-5 | 0.85 | 18 |
| 1 2 3-Trichloropropane | 96-18-4 | 0.85 | 30 |
| | 00 10 4 | 0.00 | 00 |
| K018 | | | |
| Heavy ends from the fractionation | column in ethyl ch | loride production | |
| Chloroethane | 75-00-3 | 0.27 | 6.0 |
| Chloromethane | 74-87-3 | 0.19 | NA |
| 1.1-Dichloroethane | 75-34-3 | 0.059 | 6.0 |
| 1.2-Dichloroethane | 107-06-2 | 0.21 | 6.0 |
| Hexachlorobenzene | 118-74-1 | 0.055 | 10 |
| Hexachlorobutadiene | 87-68-3 | 0.055 | 5.6 |
| Hexachloroethane | 67-72-1 | 0.055 | 30 |
| Pentachloroethane | 76-01-7 | NA | 6.0 |
| 1,1,1-Trichloroethane | 71-55-6 | 0.054 | 6.0 |
| W010 | | | |
| K019 | fathulana diahlarid | a in athrilana diahlania | la nuaduation |
| heavy enus from the distination of | | | |
| Chlorohonzono | 111-44-4 | 0.053 | 0.0 |
| Chloroform | 100-90-7 | 0.037 | 0.0 |
| n Dichlerchenzene | 07-00-3 | 0.040 | 0.0 NA |
| 1.2 Dichloroothano | 100-40-7 | 0.090 | NA 60 |
| I, 2-DICIIIOI OCUIAILE | 107-00-2 | 0.21 | 0.0 NA |
| Fluorene | 00-75-7 | 0.059 | NA 20 |
| Naphthalana | 07 - 72 - 1 01 20 2 | 0.050 | 5.6 |
| Dhonanthrono | 91-20-3 95 01 9 | 0.059 | 5.0 5.6 |
| 1 9 4 5 Totrachlorobonzono | 05 04 3 | 0.055 | J.U NA |
| Tatrachloroothylana | 99-94-9 197 18 1 | 0.033 | 1 V A |
| 1 9 1 Trichlorobonzono | 161-10-4 | 0.050 | 10 |
| 1, 2, 4-1110110100e112e11e 1 1 1-Trichloroothano | 120-02-1 71-55-6 | 0.033 | 19 |
| | 11-00-0 | 0.001 | 0.0 |

| K020 Heavy ands from the distillation of | of vinyl chloride in | vinyl chloride monom | er production |
|--|---|---|---|
| 1 2-Dichloroethane | 107-06-9 | | |
| 1,2 9-Tetrachloroethane | 79-34-6 | 0.21 | 6.0 |
| Tetrachloroethylene | 197-18-4 | 0.057 | 6.0 |
| Tetrachior bethylene | 127-10-4 | 0.000 | 0.0 |
| K021 | | | |
| Aqueous spent antimony catalyst | waste from fluoron | ethanes production. | |
| Carbon tetrachloride | 56-23-5 | 0.057 | 6.0 |
| Chloroform | 67-66-3 | 0.046 | 6.0 |
| Antimony | 7440-36-0 | 1.9 | 1.15 mg/l TCLP |
| K022 Distillation bottom tars from the p Toluene Acetophenone Diphenylamine (difficult to distinguish from diphenylnitros- amine) Diphenylnitrosamine (difficult to distinguish from diphenyl- amine) Phenol Chromium (Total) Nickel | production of pheno 108-88-3 96-86-2 122-39-4 86-30-6 108-95-2 7440-47-3 7440-02-0 | ol or acetone from cum 0.080 0.010 0.92 0.92 0.039 2.77 3.98 | nene. 10 9.7 13 13 6.2 0.60 mg/l TCLP 11 mg/l TCLP |
| K023 | | | |
| Distillation light ends from the pr | oduction of phthali | c anhydride from naph | ithalene. |
| Phthalic anhydride (measured as Phthalic acid or Terephthalic acid) | 100-21-0 | 0.055 | 28 |
| Phthalic anhydride (measured as Phthalic acid or Terephthalic acid) | 85-44-9 | 0.055 | 28 |
| K024 | | | |
| Distillation bottoms from the proc | duction of phthalic | anhydride from naphth | nalene. |
| Phthalic anhydride (measured as Phthalic acid or Terephthalic | 100-21-0 | 0.055 | 28 |
| Phthalic anhydride (measured as Phthalic acid or Terephthalic acid) | 85-44-9 | 0.055 | 28 |

| K025 | | | |
|---------------------------------------|----------------------|-------------------------|---|
| Distillation bottoms from the prod | uction of nitrobenz | ene by the nitration of | benzene. |
| NA | NA | LLEXT fb SSTRP | CMBST |
| | | fb CARBN: or | 011201 |
| | | CMBST | |
| | | | |
| K026 | | | |
| Stripping still tails from the produc | ction of methyl ethy | vl nvridines | |
| NA | NA | CMBST | CMBST |
| 1 1 1 | 1111 | CIVILOT | |
| K027 | | | |
| Centrifuge and distillation residues | from the toluene o | liisocvanate production | n |
| NA | NA | $CARBN \cdot or$ | CMBST |
| 1 1 2 | 1 17 1 | CMRST | CIVIDOT |
| | | CIVIDOT | |
| K028 | | | |
| Spont catalyst from the hydrochlor | inator roactor in th | o production of 1 1 1 | trichloroothano |
| 1 1-Dichloroethane | 75_31_3 | 0 059 | α for the formation of |
| trans 1.2 Dichloroothylono | 156 60 5 | 0.054 | 30 |
| Havachlorobutadiono | 27 68 3 | 0.055 | 56 |
| Hexachloroothana | 67 79 1 | 0.055 | 3.0 |
| Dentachloroothano | 76 01 7 | 0.033 NA | 50 6 0 |
| 1 1 1 9 Totrachloroothano | 630 20 6 | NA 0.057 | 0.0 6 0 |
| 1, 1, 1, 2, 2 Tetrachloroothana | 70 24 6 | 0.057 | 0.0 6.0 |
| Totrachloroothylono | 19-34-0 197 10 1 | 0.057 | 0.0 6 0 |
| 1 1 1 Trichloroothono | 127-10-4 71 55 6 | 0.050 | 0.0 6.0 |
| 1,1,1-111CHIOIOethane | 71-55-0 | 0.054 | 0.0 |
| 1,1,2-111CIII010etilaile | 79-00-5 | 0.034 | |
| Chromium(Total) | 7440-43-9 | 0.09 | NA = 0.60 mg/ TCLD |
| Logd | 7440-47-3 | | 0.60 mg/1 TCLP |
| | 7439-92-1 | 0.09 | 0.75 mg/I ICLP |
| INICKEI | 7440-02-0 | 3.98 | 11 mg/1 1CLP |
| 7000 | | | |
| | • 41 1 4 | | 41 |
| Waste from the product steam strij | pper in the product | Ion of 1,1,1-trichloroe | thane. |
| | 67-66-3 | 0.046 | 6.0 |
| 1,2-Dichloroethane | 107-06-2 | 0.21 | 6.0 |
| 1, 1-Dichloroethylene | 75-35-4 | 0.025 | 6.0 |
| 1, 1, 1-1 richloroethane | 71-55-6 | 0.054 | 6.0 |
| Vinyl chloride | 75-01-4 | 0.27 | 6.0 |
| Waaa | | | |
| | .1 | 1 | 1 1 |
| Column bodies or heavy ends from | n the combined pro | auction of trichloroeth | yiene and |
| perchloroetnylene. | 05 50 1 | 0.000 | NT A |
| 0-DICNIORODENZENE | 90-0U-1 | 0.000 | |
| p-Dichlorobenzene | 106-46-7 | 0.090 | INA |

| Hexachlorobutadiene | 87-68-3 | 0.055 | 5.6 |
|--|----------------------|-------------------------|------------------|
| Hexachloroethane | 67-72-1 | 0.055 | 30 |
| Hexachloropropylene | 1888-71-7 | NA | 30 |
| Pentachlorobenzene | 608-93-5 | NA | 10 |
| Pentachloroethane | 76-01-7 | NA | 6.0 |
| 1 2 4 5-Tetrachlorobenzene | 95-94-3 | 0.055 | 14 |
| Tetrachloroethylene | 127-18-4 | 0.056 | 6.0 |
| 1 2 4-Trichlorobenzene | 120-82-1 | 0.055 | 19 |
| 1,2,4 ⁻ IIIChiorobenzene | 120-02-1 | 0.000 | 15 |
| K031 | | | |
| By-product salts generated in the r | production of MSM | A and cacodylic acid. | |
| Arsenic | 7440-38-2 | 1.4 | 5.0 mg/l TCLP |
| | | | 0 |
| K032 | | | |
| Wastewater treatment sludge from | the production of | chlordane. | |
| Hexachlorocyclopentadiene | 77-47-4 | 0.057 | 2.4 |
| Chlordane (α and γ isomers) | 57-74-9 | 0.0033 | 0.26 |
| Heptachlor | 76-44-8 | 0.0012 | 0.066 |
| Hentachlor enoxide | 1024-57-3 | 0.016 | 0.066 |
| Treplacifior epoxiae | 1021010 | 0.010 | 0.000 |
| K033 | | | |
| Wastewater and scrub water from | the chlorination of | cyclopentadiene in the | production of |
| chlordane | the emornation of | ej ciopenta di che | production of |
| Hovechlorocyclonontadiono | 77 17 1 | 0 057 | 21 |
| Tiexacinorocyclopentaulene | 11-41-4 | 0.007 | 2.4 |
| K034 | | | |
| Filter solids from the filtration of | hexachlorocycloper | ntadiene in the product | ion of chlordane |
| Hexachlorocyclopentadiene | 77-47-4 | | 2 <i>4</i> |
| Trexuemorocycropentaurene | // 1/ 1 | 0.001 | <i>ω</i> .1 |
| K035 | | | |
| Wastewater treatment sludges gen | erated in the produc | ction of creosote. | |
| A cenanhthene | 83-32-9 | NA | 34 |
| Anthracene | 120-12-7 | NΔ | 3.4 |
| Renz(2) anthracene | 56-55-3 | 0.059 | 3.4 |
| Bonzo(a) nyrono | 50-33-3 50-39-8 | 0.055 | 2.4 |
| Chryson | JU-J2-0 910 01 0 | 0.001 | J.4 2 1 |
| Chryselle | 210-01-9 | 0.009 | 5.4 5.0 |
| o-Cresol | 95-48-7 | 0.11 | 5.6 |
| m-Cresol | 108-39-4 | 0.77 | 5.6 |
| (difficult to distinguish from p- | | | |
| cresol) | | | |
| p-Cresol | 106-44-5 | 0.77 | 5.6 |
| (difficult to distinguish from m- | | | |
| cresol) | | | |
| Dibenz(a, h)anthracene | 53-70-3 | NA | 8.2 |
| Fluoranthene | 206-44-0 | 0.068 | 3.4 |

| Fluorene | 86-73-7 | NA | 3.4 |
|--|---------------------------------|---|----------------------------|
| Indeno(1,2,3-cd)pyrene | 193-39-5 | NA | 3.4 |
| Naphthalene | 91-20-3 | 0.059 | 5.6 |
| Phenanthrene | 85-01-8 | 0.059 | 5.6 |
| Phenol | 108-95-2 | 0.039 | 6.2 |
| Pyrene | 129-00-0 | 0.067 | 8.2 |
| K036 | | | |
| Still bottoms from toluene reclam | ation distillaiton in | the production of disu | lfoton. |
| Disulfoton | 298-04-4 | 0.017 | 6.2 |
| K037 Wastewater treatment sludges from Disulfoton | n the production of 298-04-4 | disulfoton. 0.017 | 6.2 |
| Toluene | 108-88-3 | 0.080 | 10 |
| K038 Wastewater from the washing and Phorate | stripping of phorat 298-02-2 | e production. 0.021 | 4.6 |
| K039 Filter cake from the filtration of d NA | liethylphosphorodit NA | hioic acid in the produ CARBN; or CMBST | ction of phorate. CMBST |
| K040 Wastewater treatment sludge from | the production of | phorate. | |
| Phorate | 298-02-2 | 0.021 | 4.6 |
| K041 Wastewater treatment sludge from Toxaphene | the production of 8001-35-2 | toxaphene. 0.0095 | 2.6 |
| | | | |
| K042 Heavy ends or distillation residues of 2,4,5-T. | s from the distillation | on of tetrachlorobenzer | ne in the production |
| o-Dichlorobenzene | 95-50-1 | 0.088 | 6.0 |
| p-Dichlorobenzene | 106-46-7 | 0.090 | 6.0 |
| Pentachlorobenzene | 608-93-5 | 0.055 | 10 |
| 1,2,4,5-Tetrachlorobenzene | 95-94-3 | 0.055 | 14 |
| 1,2,4-Trichlorobenzene | 120-82-1 | 0.055 | 19 |
| K043 | | D | |
| 2,0-Dichlorophenol waste from th | e production of 2,4 | -D. | 14 |
| 2,4-Dichlorophenol | 120-83-2 | 0.044 | 14 |

| 2.6-Dichlorophenol | 187-65-0 | 0.044 | 14 |
|-----------------------------------|---------------------|-------------------------|---------------------|
| 2.4.5-Trichlorophenol | 95-95-4 | 0.18 | 7.4 |
| 2.4.6-Trichlorophenol | 88-06-2 | 0.035 | 7.4 |
| 2 3 4 6-Tetrachlorophenol | 58-90-2 | 0.030 | 7.4 |
| Pentachlorophenol | 87-86-5 | 0.089 | 74 |
| Tetrachloroethylene | 127-18-4 | 0.056 | 6.0 |
| HyCDDs (All Heyachloro- | NΔ | 0.00063 | 0.001 |
| dibanzo_n_dioxins) | | 0.000003 | 0.001 |
| HyCDEs (All Hoyachloro | NΛ | 0 000063 | 0 001 |
| dibonzofurans) | | 0.000003 | 0.001 |
| DoCDDs (All Dontachloro | NΛ | 0 000063 | 0.001 |
| dibanza n diavina) | NA | 0.000003 | 0.001 |
| DeCDEs (All Dentechlore | ΝΙΑ | 0 000025 | 0.001 |
| PecDFS (All Pentachioro- | NA | 0.000035 | 0.001 |
| (All Tatashlara | NT A | 0.00000 | 0.001 |
| ICDDs (All Tetrachioro- | NA | 0.000063 | 0.001 |
| dibenzo-p-dioxins) | N.T. A | 0.00000 | 0.001 |
| TCDFs (All Tetrachloro- | NA | 0.000063 | 0.001 |
| dibenzofurans) | | | |
| V044 | | | |
| | | | 1. |
| Wastewater treatment sludges fro | om the manufacturi | ng and processing of ex | xplosives. |
| INA | NA | DEACI | DEACI |
| K045 | | | |
| KU43 | - C | | |
| Spent carbon from the treatment | of wastewater cont | aming explosives. | |
| INA | NA | DEACT | DEACI |
| K040 | | | |
| KU40 | | | |
| Wastewater treatment sludges fro | om the manufacturi | ng, formulation and loa | ading of lead-based |
| initiating compounds. | 7400 00 1 | 0.00 | |
| Lead | 7439-92-1 | 0.69 | 0.75 mg/1 TCLP |
| | | | |
| K047 | | | |
| Pink or red water from TNT ope | rations. | | |
| NA | NA | DEACT | DEACT |
| | | | |
| K048 | | | |
| Dissolved air flotation (DAF) flo | at from the petrole | um refining industry. | |
| Benzene | 71-43-2 | 0.14 | 10 |
| Benzo(a)pyrene | 50-32-8 | 0.061 | 3.4 |
| bis(2-Ethylhexyl) phthalate | 117-81-7 | 0.28 | 28 |
| Chrysene | 218-01-9 | 0.059 | 3.4 |
| Di-n-butyl phthalate | 84-74-2 | 0.057 | 28 |
| Ethylbenzene | 100-41-4 | 0.057 | 10 |
| Fluorene | 86-73-7 | 0.059 | NA |

| Naphthalene | 91-20-3 | 0.059 | 5.6 |
|-------------------------------------|---------------------|-------------------------|----------------|
| Phenanthrene | 85-01-8 | 0.059 | 5.6 |
| Phenol | 108-95-2 | 0.039 | 6.2 |
| Pyrene | 129-00-0 | 0.067 | 8.2 |
| Toluene | 108-88-33 | 0.080 | 10 |
| Xvlenes-mixed isomers | 1330-20-7 | 0.32 | 30 |
| (sum of o-, m-, and p-xylene | | | |
| concentrations) | | | |
| Chromium (Total) | 7440-47-3 | 2.77 | 0.60 mg/l TCLP |
| Cvanides $(Total)^7$ | 57-12-5 | 1.2 | 590 |
| Lead | 7439-92-1 | 0.69 | NA |
| Nickel | 7440-02-0 | NA | 11 mg/l TCLP |
| K049 | | | |
| Slop oil emulsion solids from the j | petroleum refining | industry. | |
| Anthracene | 120-12-7 | 0.059 | 3.4 |
| Benzene | 71-43-2 | 0.14 | 10 |
| Benzo(a)pyrene | 50-32-8 | 0.061 | 3.4 |
| bis(2-Ethylhexyl) phthalate | 117-81-7 | 0.28 | 28 |
| Carbon disulfide | 75-15-0 | 3.8 | NA |
| Chrysene | 2218-01-9 | 0.059 | 3.4 |
| 2,4-Dimethylphenol | 105-67-9 | 0.036 | NA |
| Ethylbenzene | 100-41-4 | 0.057 | 10 |
| Naphthalene | 91-20-3 | 0.059 | 5.6 |
| Phenanthrene | 85-01-8 | 0.059 | 5.6 |
| Phenol | 108-95-2 | 0.039 | 6.2 |
| Pyrene | 129-00-0 | 0.067 | 8.2 |
| Toluene | 108-88-3 | 0.080 | 10 |
| Xylenes-mixed isomers | 1330-20-7 | 0.32 | 30 |
| (sum of o-, m-, and p-xylene | | | |
| concentrations) | | | |
| Cyanides (Total) ⁷ | 57-12-5 | 1.2 | 590 |
| Chromium (Total) | 7440-47-3 | 2.77 | 0.60 mg/l TCLP |
| Lead | 7439-92-1 | 0.69 | NA |
| Nickel | 7440-02-0 | NA | 11 mg/l TCLP |
| K050 | | | |
| Heat exchanger bundle cleaning sl | udge from the petro | bleum refining industry | /. |
| Benzo(a)pyrene | 50-32-8 | 0.061 | 3.4 |
| Phenol | 108-95-2 | 0.039 | 6.2 |
| Cyanides (Total) ⁷ | 57-12-5 | 1.2 | 590 |
| Chromium (Total) | 7440-47-3 | 2.77 | 0.60 mg/l TCLP |
| Lead | 7439-92-1 | 0.69 | NA |
| Nickel | 7440-02-0 | NA | 11 mg/l TCLP |

| K051 | | | |
|-----------------------------------|----------------------|----------|----------------|
| API separator sludge from the pet | roleum refining ind | lustry. | |
| Acenaphthene | 83-32-9 | 0.059 | NA |
| Anthracene | 120-12-7 | 0.059 | 3.4 |
| Benz(a)anthracene | 56-55-3 | 0.059 | 3.4 |
| Benzene | 71-43-2 | 0.14 | 10 |
| Benzo(a)pyrene | 50-32-8 | 0.061 | 3.4 |
| bis(2-Ethylhexyl) phthalate | 117-81-7 | 0.28 | 28 |
| Chrysene | 2218-01-9 | 0.059 | 3.4 |
| Di-n-butyl phthalate | 105-67-9 | 0.057 | 28 |
| Ethylbenzene | 100-41-4 | 0.057 | 10 |
| Fluorene | 86-73-7 | 0.059 | NA |
| Naphthalene | 91-20-3 | 0.059 | 5.6 |
| Phenanthrene | 85-01-8 | 0.059 | 5.6 |
| Phenol | 108-95-2 | 0.039 | 6.2 |
| Pvrene | 129-00-0 | 0.067 | 8.2 |
| Toluene | 108-88-3 | 0.08 | 10 |
| Xvlenes-mixed isomers | 1330-20-7 | 0.32 | 30 |
| (sum of o-, m-, and p-xylene | | | |
| concentrations) | | | |
| Cvanides (Total) ⁷ | 57-12-5 | 1.2 | 590 |
| Chromium (Total) | 7440-47-3 | 2.77 | 0.60 mg/l TCLP |
| Lead | 7439-92-1 | 0.69 | NA |
| Nickel | 7440-02-0 | NA | 11 mg/l TCLP |
| | | | C |
| K052 | | _ | |
| Tank bottoms (leaded) from the pe | etroleum refining ii | ndustry. | |
| Benzene | 71-43-2 | 0.14 | 10 |
| Benzo(a)pyrene | 50-32-8 | 0.061 | 3.4 |
| o-Cresol | 95-48-7 | 0.11 | 5.6 |
| m-Cresol | 108-39-4 | 0.77 | 5.6 |
| (difficult to distinguish from p- | | | |
| cresol) | | | |
| p-Cresol | 106-44-5 | 0.77 | 5.6 |
| (difficult to distinguish from m- | | | |
| cresol) | | | |
| 2,4-Dimethylphenol | 105-67-9 | 0.036 | NA |
| Ethylbenzene | 100-41-4 | 0.057 | 10 |
| Naphthalene | 91-20-3 | 0.059 | 5.6 |
| Phenanthrene | 85-01-8 | 0.059 | 5.6 |
| Phenol | 108-95-2 | 0.039 | 6.2 |
| Toluene | 108-88-3 | 0.08 | 10 |
| Xylenes-mixed isomers | 1330-20-7 | 0.32 | 30 |
| (sum of o-, m-, and p-xylene | | | |
| concentrations) | | | |

| Chromium (Total) | 7440-47-3 | 2.77 | 0.60 mg/l TCLP |
|-------------------------------------|--------------------|--------------------------|-----------------|
| Cyanides (Total) ⁷ | 57-12-5 | 1.2 | 590 |
| Lead | 7439-92-1 | 0.69 | NA |
| Nickel | 7440-02-0 | NA | 11 mg/l TCLP |
| K060 | | | |
| Ammonia still lime sludge from co | oking operations. | | |
| Benzene | 71-43-2 | 0.14 | 10 |
| Benzo(a)pyrene | 50-32-8 | 0.061 | 3.4 |
| Naphthalene | 91-20-3 | 0.059 | 5.6 |
| Phenol | 108-95-2 | 0.039 | 6.2 |
| Cyanides (Total) ⁷ | 57-12-5 | 1.2 | 590 |
| K061 | | | |
| Emission control dust or sludge fro | om the primary pro | duction of steel in elec | ctric furnaces. |
| Antimony | 7440-36-0 | NA | 1.15 mg/l TCLP |
| Arsenic | 7440-38-2 | NA | 5.0 mg/l TCLP |
| Barium | 7440-39-3 | NA | 21 mg/l TCLP |
| Beryllium | 7440-41-7 | NA | 1.22 mg/l TCLP |
| Cadmium | 7440-43-9 | 0.69 | 0.11 mg/l TCLP |
| Chromium (Total) | 7440-47-3 | 2.77 | 0.60 mg/l TCLP |
| Lead | 7439-92-1 | 0.69 | 0.75 mg/l TCLP |
| Mercury | 7439-97-6 | NA | 0.025 mg/l TCLP |
| Nickel | 7440-02-0 | 3.98 | 11 mg/l TCLP |
| Selenium | 7782-49-2 | NA | 5.7 mg/l TCLP |
| Silver | 7440-22-4 | NA | 0.14 mg/l TCLP |
| Thallium | 7440-28-0 | NA | 0.20 mg/l TCLP |
| Zinc | 7440-66-6 | NA | 4.3 mg/l TCLP |

Spent pickle liquor generated by steel finishing operations of facilities within the iron and steel industry (SIC Codes 331 and 332).

| Chromium (Total) | 7440-47-3 | 2.77 | 0.60 mg/l TCLP |
|------------------|-----------|------|----------------|
| Lead | 7439-92-1 | 0.69 | 0.75 mg/l TCLP |
| Nickel | 7440-02-0 | 3.98 | NA |

K069

Emission control dust or sludge from secondary lead smelting. - Calcium sulfate (Low Lead) Subcategory

| Cadmium | 7440-43-9 | 0.69 | 0.11 mg/l TCLP |
|---------|-----------|------|----------------|
| Lead | 7439-92-1 | 0.69 | 0.75 mg/l TCLP |

| K069 Emission control dust or sludge fr Lead) Subcategory | rom secondary lead | smelting Non-Calci | um sulfate (High |
|---|---|--|---|
| NA | NA | NA | RLEAD |
| K071 K071 (Brine purification muds fro separately prepurified brine is not Mercury | om the mercury cell t used) nonwastewat 7439-97-6 | l process in chlorine p ters that are residues fi NA | roduction, where rom RMERC. 0.20 mg/l TCLP |
| K071 K071 (Brine purification muds fro separately prepurified brine is not Mercury | om the mercury cell t used) nonwastewat 7439-97-6 | l process in chlorine pr ters that are not residu NA | roduction, where es from RMERC. 0.025 mg/l TCLP |
| K071 All K071 wastewaters. Mercury | 7439-97-6 | 0.15 | NA |
| K073 Chlorinated hydrocarbon waste fr graphite anodes in chlorine produ | om the purification ction. | step of the diaphragm | cell process using |
| Carbon tetrachloride | 56-23-5 | 0.057 | 6.0 |
| Chloroform | 67-66-3 | 0.046 | 6.0 |
| Hexachloroethane | 67-72-1 | 0.055 | 30 |
| Tetrachloroethylene | 127-18-4 | 0.056 | 6.0 |
| 1,1,1-Trichloroethane | 71-55-6 | 0.054 | 6.0 |
| K083 Distillation bottoms from oniling | nnoduction | | |
| Anilino | 62 53 3 | 0.91 | 11 |
| Bonzono | 02-33-3 71 12 9 | 0.01 | 14 |
| Cycloboyanono | 108 0/ 1 | 0.14 | NΛ |
| Dinhonylamino | 100-34-1 199-30 <i>1</i> | 0.30 | 12 |
| (difficult to distinguish from | 122-33-4 | 0.52 | 15 |
| dinhenvlnitrosamine) | | | |
| Dinhenvlnitrosamine (difficult | 86-30-6 | 0 92 | 13 |
| to distinguish from dinhenvl- | 00 00 0 | 0.02 | 10 |
| amine) | | | |
| Nitrobenzene | 98-95-3 | 0.068 | 14 |
| Phenol | 108-95-2 | 0.039 | 6.2 |
| Nickel | 7440-02-0 | 3.98 | 11 mg/l TCLP |
| | | | 5 |

Wastewater treatment sludges generated during the production of veterinary pharmaceuticals

| from arsenic or organo-arsenic | compounds. | | |
|------------------------------------|------------------|-------------------|----------------|
| Arsenic | 7440-38-2 | 1.4 | 5.0 mg/l TCLP |
| K085 | | | |
| Distillation or fractionation colu | umn bottoms from | the production of | chlorobenzenes |
| Benzene | 71-43-2 | 0.14 | 10 |
| Chlorobenzene | 108-90-7 | 0.057 | 6.0 |
| m-Dichlorobenzene | 541-73-1 | 0.036 | 6.0 |
| o-Dichlorobenzene | 95-50-1 | 0.088 | 6.0 |
| p-Dichlorobenzene | 106-46-7 | 0.090 | 6.0 |
| Hexachlorobenzene | 118-74-1 | 0.055 | 10 |
| Total PCBs | 1336-36-3 | 0.10 | 10 |
| (sum of all PCB isomers, or all | | | |
| Aroclors) | | | |
| Pentachlorobenzene | 608-93-5 | 0.055 | 10 |
| 1,2,4,5-Tetrachlorobenzene | 95-94-3 | 0.055 | 14 |
| 1,2,4-Trichlorobenzene | 120-82-1 | 0.055 | 19 |

Solvent wastes and sludges, caustic washes and sludges, or water washes and sludges from cleaning tubs and equipment used in the formulation of ink from pigments, driers, soaps, and stabilizers containing chromium and lead.

| 160 9.7 28 2.6 28 NA |
|-------------------------------------|
| 9.7 28 2.6 28 NA |
| 28 2.6 28 NA |
| 2.6 28 NA |
| 28 NA |
| NA |
| 1,11 |
| 6.0 |
| 28 |
| 28 |
| 28 |
| 28 |
| 33 |
| 10 |
| NA |
| 36 |
| 33 |
| 30 |
| 5.6 |
| 14 |
| 10 |
| 6.0 |
| 6.0 |
| |

| Xylenes-mixed isomers (sum of o-, m-, and p-xylene | 1330-20-7 | 0.32 | 30 |
|---|-----------------|--------|--|
| concentrations) | | | |
| Chromium (Total) | 7440-47-3 | 2.77 | 0.60 mg/I TCLP |
| Cyanides (Total) | 57-12-5 | 1.2 | 590 |
| Lead | 7439-92-1 | 0.69 | 0.75 mg/l TCLP |
| K087 | | | |
| Decanter tank tar sludge from cok | ing operations. | | |
| Acenaphthylene | 208-96-8 | 0.059 | 3.4 |
| Benzene | 71-43-2 | 0.14 | 10 |
| Chrysene | 218-01-9 | 0.059 | 3.4 |
| Fluoranthene | 206-44-0 | 0.068 | 3.4 |
| Indeno(1,2,3-cd)pyrene | 193-39-5 | 0.0055 | 3.4 |
| Naphthalene | 91-20-3 | 0.059 | 5.6 |
| Phenanthrene | 85-01-8 | 0.059 | 5.6 |
| Toluene | 108-88-3 | 0.080 | 10 |
| Xylenes-mixed isomers | 1330-20-7 | 0.32 | 30 |
| (sum of o-, m-, and p-xylene | | | |
| concentrations) | | | |
| Lead | 7439-92-1 | 0.69 | 0.75 mg/l TCLP |
| K088 | | | |
| Spent potliners from primary alum | inum reduction. | | |
| Acenaphthene | 83-32-9 | 0.059 | 3.4 |
| Anthracene | 120-12-7 | 0.059 | 3.4 |
| Benz(a)anthracene | 56-55-3 | 0.059 | 3.4 |
| Benzo(a)pyrene | 50-32-8 | 0.061 | 3.4 |
| Benzo(b)fluoranthene | 205-99-2 | 0.11 | 6.8 |
| Benzo(k)fluoranthene | 207-08-9 | 0.11 | 6.8 |
| Benzo(g, h, i)pervlene | 191-24-2 | 0.0055 | 1.8 |
| Chrysene | 218-01-9 | 0.059 | 3.4 |
| Dibenz(a,h)anthracene | 53-70-3 | 0.055 | 8.2 |
| Fluoranthene | 206-44-0 | 0.068 | 3.4 |
| Indeno(1,2,3-c,d)pyrene | 193-39-5 | 0.0055 | 3.4 |
| Phenanthrene | 85-01-8 | 0.059 | 5.6 |
| Pyrene | 129-00-0 | 0.067 | 8.2 |
| Antimony | 7440-36-0 | 1.9 | 1.15 mg/l TCLP |
| Arsenic | 7440-38-2 | 1.4 | 5.0- 26.1 mg/l |
| | | | TCLP |
| Barium | 7440-39-3 | 1.2 | 21-<u>21.0 </u>mg/l TCLP |
| Beryllium | 7440-41-7 | 0.82 | 1.22 mg/l TCLP |
| Cadmium | 7440-43-9 | 0.69 | 0.11 mg/l TCLP |
| Chromium (Total) | 7440-47-3 | 2.77 | 0.60 mg/l TCLP |
| | . – | | 0 |

| Lead Mercury Nickel | 7439-92-1 7439-97-6 7440-02-0 | 0.69 0.15 3.98 | 0.75 mg/l TCLP 0.025 mg/l TCLP 11-<u>11.0</u> mg/l TCLP |
|---------------------------------|-------------------------------------|--|--|
| Selenium | 7782-49-2 | $\begin{array}{c} 0.82 \\ 0.43 \\ 1.2 \\ 0.86 \\ 35 \end{array}$ | 5.7 mg/l TCLP |
| Silver | 7440-22-4 | | 0.14 mg/l TCLP |
| Cyanide (Total) ⁷ | 57-12-5 | | 590 |
| Cyanide (Amenable) ⁷ | 57-12-5 | | 30 |
| Fluoride | <u>16984-48-8</u> | | 48 mg/l TCLP |

| Distillation light ends from the pro Phthalic anhydride (measured as Phthalic acid or Terephthalic acid) | duction of phthalic 100-21-0 | anhydride from ortho 0.055 | -xylene. 28 |
|---|---------------------------------|-------------------------------|----------------|
| Phthalic anhydride (measured as Phthalic acid or Terephthalic acid) | 85-44-9 | 0.055 | 28 |
| K094 | | | |
| Distillation bottoms from the produ | uction of phthalic a | nhydride from ortho-x | ylene. |
| Phthalic anhydride (measured as Phthalic acid or Terephthalic acid) | 100-21-0 | 0.055 | 28 |
| Phthalic anhydride (measured as Phthalic acid or Terephthalic acid) | 85-44-9 | 0.055 | 28 |
| K095 | | | |
| Distillation bottoms from the produ | uction of 1,1,1-tric | hloroethane. | |
| Hexachloroethane | 67-72-1 | 0.055 | 30 |
| Pentachloroethane | 76-01-7 | 0.055 | 6.0 |
| 1,1,1,2-Tetrachloroethane | 630-20-6 | 0.057 | 6.0 |
| 1,1,2,2-Tetrachloroethane | 79-34-6 | 0.057 | 6.0 |
| Tetrachloroethylene | 127-18-4 | 0.056 | 6.0 |
| 1,1,2-Trichloroethane | 79-00-5 | 0.054 | 6.0 |
| Trichloroethylene | 79-01-6 | 0.054 | 6.0 |
| K096 | | | |
| Heavy ends from the heavy ends co | olumn from the pro | duction of 1,1,1-trich | loroethane. |
| m-Dichlorobenzene | 541-73-1 | 0.036 | 6.0 |
| Pentachloroethane | 76-01-7 | 0.055 | 6.0 |
| 1,1,1,2-Tetrachloroethane | 630-20-6 | 0.057 | 6.0 |
| 1,1,2,2-Tetrachloroethane | 79-34-6 | 0.057 | 6.0 |
| Tetrachloroethylene | 127-18-4 | 0.056 | 6.0 |

| 1,2,4-Trichlorobenzene | 120-82-1 | 0.055 | 19 |
|--|---------------------|-------------------------|----------------|
| 1,1,2-Trichloroethane | 79-00-5 | 0.054 | 6.0 |
| Trichloroethylene | 79-01-6 | 0.054 | 6.0 |
| K097 | | | |
| Vacuum stripper discharge from th | e chlordane chlorir | nator in the production | of chlordane. |
| Chlordane (α and γ isomers) | 57-74-9 | 0.0033 | 0.26 |
| Heptachlor | 76-44-8 | 0.0012 | 0.066 |
| Heptachlor epoxide | 1024-57-3 | 0.016 | 0.066 |
| Hexachlorocyclopentadiene | 77-47-4 | 0.057 | 2.4 |
| | | | |
| K098 | | | |
| Untreated process wastewater from | n the production of | toxaphene. | |
| Toxaphene | 8001-35-2 | 0.0095 | 2.6 |
| K099 | | | |
| Untreated wastewater from the pro | duction of 2,4-D. | | |
| 2,4-Dichlorophenoxyacetic acid | 94-75-7 | 0.72 | 10 |
| HxCDDs (All Hexachloro- | NA | 0.000063 | 0.001 |
| dibenzo-p-dioxins) | | | |
| HxCDFs (All Hexachloro- | NA | 0.000063 | 0.001 |
| dibenzofurans) | | | |
| PeCDDs (All Pentachloro- | NA | 0.000063 | 0.001 |
| dibenzo-p-dioxins) | | | |
| PeCDFs (All Pentachloro- | NA | 0.000035 | 0.001 |
| dibenzofurans) | | | |
| TCDDs (All Tetrachloro- | NA | 0.000063 | 0.001 |
| dibenzo-p-dioxins) | | | |
| TCDFs (All Tetrachloro- | NA | 0.000063 | 0.001 |
| dibenzofurans) | | | |
| K 100 | | | |
| Waste leaching solution from acid | leaching of emissic | on control dust or slud | ge from second |

Waste leaching solution from acid leaching of emission control dust or sludge from secondary lead smelting.

| Cadmium | 7440-43-9 | 0.69 | 0.11 mg/l TCLP |
|------------------|-----------|------|----------------|
| Chromium (Total) | 7440-47-3 | 2.77 | 0.60 mg/l TCLP |
| Lead | 7439-92-1 | 0.69 | 0.75 mg/l TCLP |

K101

Distillation tar residues from the distillation of aniline-based compounds in the production of veterinary pharmaceuticals from arsenic or organo-arsenic compounds.

| | 0 | - | |
|----------------|-----------|------|---------------|
| o-Nitroaniline | 88-74-4 | 0.27 | 14 |
| Arsenic | 7440-38-2 | 1.4 | 5.0 mg/l TCLP |
| Cadmium | 7440-43-9 | 0.69 | NA |
| Lead | 7439-92-1 | 0.69 | NA |
| | | | |

| Mercury | 7439-97-6 | 0.15 | NA |
|-------------------------------------|---------------------|--------------------------|-------------------|
| K102 | | | |
| Residue from the use of activated | carbon for decolori | zation in the production | on of veterinary |
| pharmaceuticals from arsenic or or | rgano-arsenic comp | ounds. | |
| o-Nitrophenol | 88-75-5 | 0.028 | 13 |
| Arsenic | 7440-38-2 | 1.4 | 5.0 mg/l TCLP |
| Cadmium | 7440-43-9 | 0.69 | NA |
| Lead | 7439-92-1 | 0.69 | NA |
| Mercury | 7439-97-6 | 0.15 | NA |
| K103 | | | |
| Process residues from aniline extra | action from the pro | duction of aniline. | |
| Aniline | 62-53-3 | 0.81 | 14 |
| Benzene | 71-43-2 | 0.14 | 10 |
| 2,4-Dinitrophenol | 51-28-5 | 0.12 | 160 |
| Nitrobenzene | 98-95-3 | 0.068 | 14 |
| Phenol | 108-95-2 | 0.039 | 6.2 |
| K104 | | | |
| Combined wastewater streams gen | erated from nitrobe | enzene or aniline produ | uction. |
| Aniline | 62-53-3 | 0.81 | 14 |
| Benzene | 71-43-2 | 0.14 | 10 |
| 2,4-Dinitrophenol | 51-28-5 | 0.12 | 160 |
| Nitrobenzene | 98-95-3 | 0.068 | 14 |
| Phenol | 108-95-2 | 0.039 | 6.2 |
| Cyanides (Total) ⁷ | 57-12-5 | 1.2 | 590 |
| K105 | | | |
| Separated aqueous stream from the | e reactor product w | ashing step in the proc | luction of chloro |
| Delizelles. | 71 12 9 | 0.14 | 10 |
| Chlorohonzono | 11-40-2 100 00 7 | 0.14 | 10 6 0 |
| 2 Chlorophonol | 100-30-7 05 57 9 | 0.037 | U.U 5 7 |
| 2-Chiorophenion | 99-97-0 05 50 1 | 0.044 | 5.7 |

| 71-43-2 | 0.14 | 10 |
|----------|---|---|
| 108-90-7 | 0.057 | 6.0 |
| 95-57-8 | 0.044 | 5.7 |
| 95-50-1 | 0.088 | 6.0 |
| 106-46-7 | 0.090 | 6.0 |
| 108-95-2 | 0.039 | 6.2 |
| 95-95-4 | 0.18 | 7.4 |
| 88-06-2 | 0.035 | 7.4 |
| | 71-43-2 108-90-7 95-57-8 95-50-1 106-46-7 108-95-2 95-95-4 88-06-2 | $\begin{array}{cccccccc} 71-43-2 & 0.14 \\ 108-90-7 & 0.057 \\ 95-57-8 & 0.044 \\ 95-50-1 & 0.088 \\ 106-46-7 & 0.090 \\ 108-95-2 & 0.039 \\ 95-95-4 & 0.18 \\ 88-06-2 & 0.035 \end{array}$ |

K106 (wastewater treatment sludge from the mercury cell process in chlorine production) nonwastewaters that contain greater than or equal to 260 mg/kg total mercury. Mercury 7439-97-6 NA RMERC

| K106 K106 (wastewater treatment sludg nonwastewaters that contain less t | ge from the mercury than 260 mg/kg tota | v cell process in chloring I mercury that are resing that a | ne production) dues from |
|---|--|--|--|
| Mercury | 7439-97-6 | NA | 0.20 mg/l TCLP |
| K106 Other K106 nonwastewaters that residues from RMERC. | contain less than 26 | 0 mg/kg total mercury | and are not |
| Mercury | 7439-97-6 | NA | 0.025 mg/l TCLP |
| K106 All K106 wastewaters. | 2400.02.0 | 0.45 | |
| Mercury | 7439-97-6 | 0.15 | NA |
| K107 Column bottoms from product se (UDMH) from carboxylic acid hy | paration from the p drazides. | roduction of 1,1-dimet | hylhydrazine |
| NA | NA | CMBST; or CHOXD fb CARBN; or BIODG fb CARBN | CMBST |
| K108 Condensed column overheads fro the production of 1,1-dimethylhyd NA | m product separatic drazine (UDMH) fr NA | on and condensed react om carboxylic acid hy CMBST; or CHOXD fb CARBN; or BIODG fb CARBN | or vent gases from drazides. CMBST |
| K109 Spent filter cartridges from produ (UDMH) from carboxylic acid hy | ict purification from /drazides. | n the production of 1,1 | -dimethylhydrazine |
| NA | NA | CMBST; or CHOXD fb CARBN; or BIODG fb CARBN | CMBST |

Condensed column overheads from intermediate separation from the production of 1,1dimethylhydrazine (UDMH) from carboxylic acid hydrazides.

| NA | 5 5 | , | NA | , , | CMBST: or | CMBST |
|----|-----|---|----|--------|-----------|---------|
| | | | | (| CHOXD fb | Childon |
| | | | | ĺ | CARBN: or | |
| | | | |] | BIODG fb | |
| | | | | (| CARBN | |

K111

| Product washwaters fro | om the production of | dinitrotoluene via | nitration of toluene |
|------------------------|----------------------|--------------------|----------------------|
| 2,4-Dinitrotoluene | 121-1-1 | 0.32 | 140 |
| 2,6-Dinitrotoluene | 606-20-2 | 0.55 | 28 |

K112

Reaction by-product water from the drying column in the production of toluenediamine via hydrogenation of dinitrotoluene.

| NA | NA | CMBST; or | CMBST |
|----|----|-----------|-------|
| | | CHOXD fb | |
| | | CARBN; or | |
| | | BIODG fb | |
| | | CARBN | |
| | | | |

K113

Condensed liquid light ends from the purification of toluenediamine in the production of toluenediamine via hydrogenation of dinitrotoluene.

| NA | NA | CARBN; or | CMBST |
|----|----|-----------|-------|
| | | CMBST | |

K114

Vicinals from the purification of toluenediamine in the production of toluenediamine via hydrogenation of dinitrotoluene.

| NA | NA | CARBN; or | CMBST |
|----|----|-----------|-------|
| | | CMBST | |

K115

Heavy ends from the purification of toluenediamine in the production of toluenediamine via hydrogenation of dinitrotoluene.

| Nickel | 7440-02-0 | 3.98 | 11 mg/l TCLP |
|--------|-----------|-----------|--------------|
| NA | NA | CARBN; or | CMBST |
| | | CIVIDSI | |

Organic condensate from the solvent recovery column in the production of toluene diisocyanate via phosgenation of toluenediamine.

| NA | NA | CARBN; or CMBST | CMBST |
|-------------------------------|-----------------------|------------------------|----------------------|
| K117 | | | |
| Wastewater from the reactor v | vent gas scrubber ir | the production of eth | ylene dibromide via |
| bromination of ethene. | 0 | 1 | 0 |
| Methyl bromide (Bromo- | 74-83-9 | 0.11 | 15 |
| methane) | | | |
| Chloroform | 67-66-3 | 0.046 | 6.0 |
| Ethylene dibromide (1,2- | 106-93-4 | 0.028 | 15 |
| Dibromoethane) | | | |
| K118 | | | |
| Spent absorbent solids from p | urification of ethyle | ene dibromide in the p | roduction of ethylen |
| dibromide via bromination of | ethene. | 1 | 5 |
| Methyl bromide (Bromo- | 74-83-9 | 0.11 | 15 |
| methane) | | | |
| Chloroform | 67-66-3 | 0.046 | 6.0 |
| Ethylene dibromide (1,2- | 106-93-4 | 0.028 | 15 |

K123

Dibromoethane)

Process wastewater (including supernates, filtrates, and washwaters) from the production of ethylenebisdithiocarbamic acid and its salts.

| NA | NA | CMBST; or | CMBST |
|----|----|-----------|-------|
| | | CHOXD fb | |
| | | (BIODG or | |
| | | CARBN) | |

K124

Reactor vent scrubber water from the production of ethylenebisdithiocarbamic acid and its salts. NA NA CMBST; or CMBST

| NA | CMBST; or | CMBST |
|----|-----------|-------|
| | CHOXD fb | |
| | (BIODG or | |
| | CARBN) | |

| K125 | | | |
|--|---|--|---------------------|
| Filtration, evaporation, and centrif carbamic acid and its salts. | fugation solids from | n the production of eth | ylenebisdithio- |
| NA | NA | CMBST; or CHOXD fb (BIODG or CARBN) | CMBST |
| K126 Baghouse dust and floor sweepings formulation of ethylenebisdithioca | s in milling and pac rbamic acid and its | ckaging operations from salts | m the production or |
| NA | NA | CMBST; or CHOXD fb (BIODG or CARBN) | CMBST |
| K131 Wastewater from the reactor and s methyl bromide. | pent sulfuric acid f | rom the acid dryer fro | m the production of |
| Methyl bromide (Bromo- methane) | 74-83-9 | 0.11 | 15 |
| K132 Spent absorbent and wastewater se Methyl bromide (Bromo- methane) | parator solids from 74-83-9 | the production of me 0.11 | thyl bromide. 15 |
| K136 Still bottoms from the purification dibromide via bromination of ethe | of ethylene dibrom ne. | nide in the production | of ethylene |
| Methyl bromide (Bromo- methane) | 74-83-9 | 0.11 | 15 |
| Chloroform | 67-66-3 | 0.046 | 6.0 |
| Ethylene dibromide (1,2- Dibromoethane) | 106-93-4 | 0.028 | 15 |
| K140 Floor sweepings, off-specification 2,4,6-tribromophenol. | product, and spent | filter media from the | production of |

2,4,6-Tribromophenol 118-79-6 0.035 7.4

Process residues from the recovery of coal tar, including, but not limited to, collecting sump residues from the production of coke or the recovery of coke by-products produced from coal. This listing does not include K087 (decanter tank tar sludge from coking operations).

| 0 | | | 0 1 |
|---------------------------------|----------|--------|-----|
| Benzene | 71-43-2 | 0.14 | 10 |
| Benz(a)anthracene | 56-55-3 | 0.059 | 3.4 |
| Benzo(a)pyrene | 50-2-8 | 0.061 | 3.4 |
| Benzo(b)fluoranthene (difficult | 205-99-2 | 0.11 | 6.8 |
| to distinguish from benzo(k)- | | | |
| fluoranthene) | | | |
| Benzo(k)fluoranthene (difficult | 207-08-9 | 0.11 | 6.8 |
| to distinguish from benzo(b)- | | | |
| fluoranthene) | | | |
| Chrysene | 218-01-9 | 0.059 | 3.4 |
| Dibenz(a, h)anthracene | 53-70-3 | 0.055 | 8.2 |
| Indeno(1,2,3-cd)pyrene | 193-39-5 | 0.0055 | 3.4 |

K142

Tar storage tank residues from the production of coke from coal or from the recovery of coke by-products produced from coal.

| J I I | | | |
|---------------------------------|----------|--------|-----|
| Benzene | 71-43-2 | 0.14 | 10 |
| Benz(a)anthracene | 56-55-3 | 0.059 | 3.4 |
| Benzo(a)pyrene | 50-32-8 | 0.061 | 3.4 |
| Benzo(b)fluoranthene (difficult | 205-99-2 | 0.11 | 6.8 |
| to distinguish from benzo(k)- | | | |
| fluoranthene) | | | |
| Benzo(k)fluoranthene (difficult | 207-08-9 | 0.11 | 6.8 |
| to distinguish from benzo(b)- | | | |
| fluoranthene) | | | |
| Chrysene | 218-01-9 | 0.059 | 3.4 |
| Dibenz(a, h)anthracene | 53-70-3 | 0.055 | 8.2 |
| Ideno(1,2,3-cd)pyrene | 193-39-5 | 0.0055 | 3.4 |
| | | | |

K143

Process residues from the recovery of light oil, including, but not limited to, those generated in stills, decanters, and wash oil recovery units from the recovery of coke by-products produced from coal.

| 71-43-2 | 0.14 | 10 |
|----------|---|---|
| 56-55-3 | 0.059 | 3.4 |
| 50-32-8 | 0.061 | 3.4 |
| 205-99-2 | 0.11 | 6.8 |
| | | |
| | | |
| | 71-43-2 56-55-3 50-32-8 205-99-2 | 71-43-20.1456-55-30.05950-32-80.061205-99-20.11 |

| Benzo(k)fluoranthene (difficult to distinguish from benzo(b)- | 207-08-9 | 0.11 | 6.8 |
|---|----------|-------|-----|
| fluoranthene) | | | |
| Chrysene | 218-01-9 | 0.059 | 3.4 |

Wastewater sump residues from light oil refining, including, but not limited to, intercepting or contamination sump sludges from the recovery of coke by-products produced from coal.

| Benzene | 71-43-2 | 0.14 | 10 |
|---------------------------------|----------|-------|-----|
| Benz(a)anthracene | 56-55-3 | 0.059 | 3.4 |
| Benzo(a)pyrene | 50-32-8 | 0.061 | 3.4 |
| Benzo(b)fluoranthene (difficult | 205-99-2 | 0.11 | 6.8 |
| to distinguish from benzo(k)- | | | |
| fluoranthene) | | | |
| Benzo(k)fluoranthene (difficult | 207-08-9 | 0.11 | 6.8 |
| to distinguish from benzo(b)- | | | |
| fluoranthene) | | | |
| Chrysene | 218-01-9 | 0.059 | 3.4 |
| Dibenz(a, h)anthracene | 53-70-3 | 0.055 | 8.2 |

K145

Residues from naphthalene collection and recovery operations from the recovery of coke byproducts produced from coal.

| 1 1 | | | |
|------------------------|----------|-------|-----|
| Benzene | 71-43-2 | 0.14 | 10 |
| Benz(a)anthracene | 56-55-3 | 0.059 | 3.4 |
| Benzo(a)pyrene | 50-32-8 | 0.061 | 3.4 |
| Chrysene | 218-01-9 | 0.059 | 3.4 |
| Dibenz(a, h)anthracene | 53-70-3 | 0.055 | 8.2 |
| Naphthalene | 91-20-3 | 0.059 | 5.6 |
| - | | | |

K147

| M147 | | | |
|-----------------------------------|-------------------|--------|-----|
| Tar storage tank residues from co | oal tar refining. | | |
| Benzene | 71-43-2 | 0.14 | 10 |
| Benz(a)anthracene | 56-55-3 | 0.059 | 3.4 |
| Benzo(a)pyrene | 50-32-8 | 0.061 | 3.4 |
| Benzo(b)fluoranthene (difficult | 205-99-2 | 0.11 | 6.8 |
| to distinguish from benzo(k)- | | | |
| fluoranthene) | | | |
| Benzo(k)fluoranthene (difficult | 207-08-9 | 0.11 | 6.8 |
| to distinguish from benzo(b)- | | | |
| fluoranthene) | | | |
| Chrysene | 218-01-9 | 0.059 | 3.4 |
| Dibenz(a, h)anthracene | 53-70-3 | 0.055 | 8.2 |
| Indeno(1,2,3-cd)pyrene | 193-39-5 | 0.0055 | 3.4 |
| | | | |

| Residues from coal tar distillation, | including, | but not limited to, still | bottoms. |
|--------------------------------------|------------|---------------------------|----------|
| Benz(a)anthracene | 56-55-3 | 0.059 | 3.4 |
| Benzo(a)pyrene | 50-32-8 | 0.061 | 3.4 |
| Benzo(b)fluoranthene (difficult | 205-99-2 | 0.11 | 6.8 |
| to distinguish from benzo(k)- | | | |
| fluoranthene) | | | |
| Benzo(k)fluoranthene (difficult | 207-08-9 | 0.11 | 6.8 |
| to distinguish from benzo(b)- | | | |
| fluoranthene) | | | |
| Chrysene | 218-01-9 | 0.059 | 3.4 |
| Dibenz(a, h)anthracene | 53-70-3 | 0.055 | 8.2 |
| Indeno(1,2,3-cd)pyrene | 193-39-5 | 0.0055 | 3.4 |
| | | | |

K149

Distillation bottoms from the production of α - (or methyl-) chlorinated toluenes, ringchlorinated toluenes, benzoyl chlorides, and compounds with mixtures of these functional groups (This waste does not include still bottoms from the distillations of benzyl chloride.)

| groups. (This waste upes not h | include suit botton | is nom me uisuna | uons or benzyr c |
|--------------------------------|---------------------|------------------|------------------|
| Chlorobenzene | 108-90-7 | 0.057 | 6.0 |
| Chloroform | 67-66-3 | 0.046 | 6.0 |
| Chloromethane | 74-87-3 | 0.19 | 30 |
| p-Dichlorobenzene | 106-46-7 | 0.090 | 6.0 |
| Hexachlorobenzene | 118-74-1 | 0.055 | 10 |
| Pentachlorobenzene | 608-93-5 | 0.055 | 10 |
| 1,2,4,5-Tetrachlorobenzene | 95-94-3 | 0.055 | 14 |
| Toluene | 108-88-3 | 0.080 | 10 |
| | | | |

K150

Organic residuals, excluding spent carbon adsorbent, from the spent chlorine gas and hydrochloric acid recovery processes associated with the production of α - (or methyl-) chlorinated toluenes, ring-chlorinated toluenes, benzoyl chlorides, and compounds with mixtures of these functional groups.

| Carbon tetrachloride | 56-23-5 | 0.057 | 6.0 |
|----------------------------|----------|-------|-----|
| Chloroform | 67-66-3 | 0.046 | 6.0 |
| Chloromethane | 74-87-3 | 0.19 | 30 |
| p-Dichlorobenzene | 106-46-7 | 0.090 | 6.0 |
| Hexachlorobenzene | 118-74-1 | 0.055 | 10 |
| Pentachlorobenzene | 608-93-5 | 0.055 | 10 |
| 1,2,4,5-Tetrachlorobenzene | 95-94-3 | 0.055 | 14 |
| 1,1,2,2- Tetrachloroethane | 79-34-5 | 0.057 | 6.0 |
| Tetrachloroethylene | 127-18-4 | 0.056 | 6.0 |
| 1,2,4-Trichlorobenzene | 120-82-1 | 0.055 | 19 |
| | | | |

K151

Wastewater treatment sludges, excluding neutralization and biological sludges, generated

| during the treatment of wastewaters | s from the | production of α - (or n | iethyl-) chlorinated |
|--------------------------------------|------------|--------------------------------|----------------------------|
| toluenes, ring-chlorinated toluenes, | benzoyl c | hlorides, and compour | nds with mixtures of these |
| functional groups. | | | |
| D | 71 10 0 | 0.14 | 10 |

| Benzene | 71-43-2 | 0.14 | 10 |
|----------------------------|----------|-------|-----|
| Carbon tetrachloride | 56-23-5 | 0.057 | 6.0 |
| Chloroform | 67-66-3 | 0.046 | 6.0 |
| Hexachlorobenzene | 118-74-1 | 0.055 | 10 |
| Pentachlorobenzene | 608-93-5 | 0.055 | 10 |
| 1,2,4,5-Tetrachlorobenzene | 95-94-3 | 0.055 | 14 |
| Tetrachloroethylene | 127-18-4 | 0.056 | 6.0 |
| Toluene | 108-88-3 | 0.080 | 10 |
| | | | |

.

.

~

Organic waste (including heavy ends, still bottoms, light ends, spent solvents, filtrates, and decantates) from the production of carbamates and carbamoyl oximes. (This listing does not apply to wastes generated from the manufacture of 3-iodo-2-propyl-n-butylcarbamate.)⁴⁰

| 11 5 0 | | 1 IJ J | |
|--------------------------------------|----------------------------------|-------------------------|-------------------|
| Acetonitrile | 75-05-8 | 5.6 | 38 1.8 |
| Acetophenone | 96-86-2 | 0.010 | 9.7 |
| Aniline | 62-53-3 | 0.81 | 14 |
| Benomyl | 17804-35-2 | 0.056 | 1.4 |
| Benzene | 71-43-2 | 0.14 | 10 |
| Carbaryl | 63-25-21 | 0.006 | 0.14 |
| Carbenzadim | 10605-21-7 | 0.056 | 1.4 |
| Carbofuran | 1563-66-2 | 0.006 | 0.14 |
| Carbosulfan | 55285-14-8 | 0.028 | 1.4 |
| Chlorobenzene | 108-90-7 | 0.057 | 6.0 |
| Chloroform | 67-66-3 | 0.046 | 6.0 |
| o-Dichlorobenzene | 95-50-1 | 0.088 | 6.0 |
| Methomyl | 16752-77-5 | 0.028 | 0.14 |
| 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 | 121-44-8 | 0.081 | 1.5 |
| Pyridine Toluene Triethylamine | 110-86-1 108-88-3 121-44-8 | 0.014 0.080 0.081 | 16 10 1.5 |

K157

Wastewaters (including scrubber waters, condenser waters, washwaters, and separation waters) from the production of carbamates and carbamoyl oximes. (This listing does not apply to wastes generated from the manufacture of 3-iodo-2-propyl-n-butylcarbamate.)⁴⁰ Carbon tetrachloride 0.057 56-23-5 6.0 Chloroform 67-66-3 0.046 6.0 Chloromethane 30 74-87-3 0.19 0.028 16752-77-5 Methomyl 0.14

. . . .

| Methylene chloride | 75-09-2 | 0.089 | 30 |
|---------------------|--------------------|------------------|----------------|
| Methyl ethyl ketone | 78-93-3 | 0.28 | 36 |
| o Phenylenediamine | 95-54-5 | 0.056 | 5.6 |
| Pyridine | 110-86-1 | 0.014 | 16 |
| Triethylamine | 121-44-8 | 0.081 | 1.5 |

Baghouse dusts and filter/separation solids from the production of carbamates and carbamoyl oximes. (This listing does not apply to wastes generated from the manufacture of 3 iodo 2-propyl-n-butylcarbamate.)¹⁰

| I IJ III III | | | |
|--------------------|------------|-------|------|
| Benomyl | 17804-35-2 | 0.056 | 1.4 |
| Benzene | 71-43-2 | 0.14 | 10 |
| Carbenzadim | 10605-21-7 | 0.056 | 1.4 |
| Carbofuran | 1563-66-2 | 0.006 | 0.14 |
| Carbosulfan | 55285-14-8 | 0.028 | 1.4 |
| 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 | nt of thiocarbamate was | stes. ⁴⁰ | |
|-----------------------------|-------------------------|------------------------|--------------------|
| Benzene | 71-43-2 | 0.14 | 10 |
| Butylate | 2008-41-5 | 0.042 0.003 | 1.4 1.5 |
| EPTC (Eptam) | 759-94-4 | 0.0420.003 | 1.4 |
| Molinate | 2212-67-1 | 0.0420.003 | 1.4 |
| Pebulate | 1114-71-2 | 0.0420.003 | 1.4 |
| Vernolate | 1929-77-7 | 0.042 0.003 | 1.4 |

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 ¹¹ -mg/l TCLP |
| Arsenic | 7440-38-2 | 1.4 | 5.0 ¹¹ mg/l TCLP |
| Carbon disulfide | 75-15-0 | 3.8 | 4.8 ¹¹ mg/l TCLP |
| Dithiocarbamates (total) | NA 137-30-4 | 0.028 | 28 |
| Lead | 7439-92-1 | 0.69 | 0.75 ¹¹ -mg/l TCLP |
| Nickel | 7440-02-0 | 3.98 | 11 ¹¹ -mg/l TCLP |
| Selenium | 7782-49-2 | 0.82 | 5.7 ^{<u>11 mg/l TCLP</u>} |
| | | | C |

K169

| Crude oil tank sediment | from petroleum refining | operations. | |
|-------------------------|-------------------------|-------------|-----|
| Benz(a)anthracene | 56-55-3 | 0.059 | 3.4 |
| Benzene | 71-43-2 | 0.14 | 10 |
| Benzo(g, h, i)perylene | 191-24-2 | 0.0055 | 1.8 |
| Chrysene | 218-01-9 | 0.059 | 3.4 |

| Ethyl benzene | 100-41-4 | 0.057 | 10 |
|--------------------------|-----------|-------|-----|
| Fluorene | 86-73-7 | 0.059 | 3.4 |
| Naphthalene | 91-20-3 | 0.059 | 5.6 |
| Phenanthrene | 81-05-8 | 0.059 | 5.6 |
| Pyrene | 129-00-0 | 0.067 | 8.2 |
| Toluene (Methyl Benzene) | 108-88-3 | 0.080 | 10 |
| Xylene(s) (Total) | 1330-20-7 | 0.32 | 30 |

Clarified slurry oil sediment from petroleum refining operations.

| Benz(a)anthracene | 56-55-3 | 0.059 | 3.4 |
|--------------------------|-----------|--------|-----|
| Benzene | 71-43-2 | 0.14 | 10 |
| Benzo(g,h,i)perylene | 191-24-2 | 0.0055 | 1.8 |
| Chrysene | 218-01-9 | 0.059 | 3.4 |
| Dibenz(a, h)anthracene | 53-70-3 | 0.055 | 8.2 |
| Ethyl benzene | 100-41-4 | 0.057 | 10 |
| Fluorene | 86-73-7 | 0.059 | 3.4 |
| Indeno(1,2,3,-cd)pyrene | 193-39-5 | 0.0055 | 3.4 |
| Naphthalene | 91-20-3 | 0.059 | 5.6 |
| Phenanthrene | 81-05-8 | 0.059 | 5.6 |
| Pyrene | 129-00-0 | 0.067 | 8.2 |
| Toluene (Methyl Benzene) | 108-88-3 | 0.080 | 10 |
| Xylene(s) (Total | 1330-20-7 | 0.32 | 30 |
| | | | |

K171

Spent hydrotreating catalyst from petroleum refining operations, including guard beds used to desulfurize feeds to other catalytic reactors. (This listing does not include inert support media.)

| 56-55-3 | 0.059 | 3.4 |
|-----------|--|---|
| 71-43-2 | 0.14 | 10 |
| 218-01-9 | 0.059 | 3.4 |
| 100-41-4 | 0.057 | 10 |
| 91-20-3 | 0.059 | 5.6 |
| 81-05-8 | 0.059 | 5.6 |
| 129-00-0 | 0.067 | 8.2 |
| 108-88-3 | 0.080 | 10 |
| 1330-20-7 | 0.32 | 30 |
| 7740-38-2 | 1.4 | 5 mg/L TCLP |
| 7440-02-0 | 3.98 | 11.0 mg/L TCLP |
| 7440-62-2 | 4.3 | 1.6 mg/L TCLP |
| NA | DEACT | DEACT |
| | 56-55-3 71-43-2 218-01-9 100-41-4 91-20-3 81-05-8 129-00-0 108-88-3 1330-20-7 7740-38-2 7440-02-0 7440-62-2 NA | 56-55-3 0.059 71-43-2 0.14 218-01-9 0.059 100-41-4 0.057 91-20-3 0.059 81-05-8 0.059 129-00-0 0.067 108-88-3 0.080 1330-20-7 0.32 7740-38-2 1.4 7440-02-0 3.98 7440-62-2 4.3 NA DEACT |

K172

Spent hydrorefining catalyst from petroleum refining operations, including guard beds used to desulfurize feeds to other catalytic reactors. (This listing does not include inert support

| media.) Benzene Ethyl benzene Toluene (Methyl Benzene) Xylene(s) (Total) Antimony Arsenic Nickel Vanadium Reactive Sulfides | 71-43-2 100-41-4 108-88-3 1330-20-7 7740-36-0 7740-38-2 7440-02-0 7440-62-2 NA | 0.14 0.057 0.080 0.32 1.9 1.4 3.98 4.3 DEACT | 10 10 30 1.15 mg/L TCLP 5 mg/L TCLP 11.0 mg/L TCLP 1.6 mg/L TCLP DEACT |
|--|--|---|---|
| P001 Warfarin, & salts, when present at Warfarin | concentrations gre 81-81-2 | ater than 0.3 percent (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| P002 1-Acetyl-2-thiourea 1-Acetyl-2-thiourea | 591-08-2 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| P003 Acrolein Acrolein | 107-02-8 | 0.29 | CMBST |
| P004 Aldrin Aldrin | 309-00-2 | 0.021 | 0.066 |
| P005 Allyl alcohol Allyl alcohol | 107-18-6 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| P006 Aluminum phosphide Aluminum phosphide | 20859-73-8 | CHOXD; CHRED; or CMBST | CHOXD; CHRED; or CMBST |

| 2763-96-4 | (WETOX or | CMBST |
|---------------------------------|---|---|
| | CHOXD) fb CARBN; or CMBST | |
| 504 24 5 | (WETOY or | CMDST |
| 504-24-5 | CHOXD) fb CARBN; or CMBST | CIVIDST |
| | | |
| 131-74-8 | CHOXD; CHRED; CARBN; BIODG; or CMBST | CHOXD; CHRED; or CMBST |
| 7440-38-2 | 1.4 | 5.0 mg/l TCLP |
| 7440-38-2 | 1.4 | 5.0 mg/l TCLP |
| 7440-38-2 | 1.4 | 5.0 mg/l TCLP |
| 7440-39-3 57-12-5 57-12-5 | NA 1.2 0.86 | 21 mg/l TCLP 590 30 |
| | 2763-96-4 504-24-5 131-74-8 7440-38-2 7440-38-2 7440-38-2 7440-38-2 | 2763-96-4 (WETOX or CHOXD) fb CARBN; or CMBST 504-24-5 (WETOX or CHOXD) fb CARBN; or CMBST 131-74-8 CHOXD; CARBN; BIODG; or CMBST 7440-38-2 1.4 7440-38-2 1.4 7440-38-2 1.4 7440-38-2 1.4 7440-38-2 1.4 7440-38-2 1.4 7440-38-2 1.4 |

| P014 Thiophenol (Benzene thiol) Thiophenol (Benzene thiol) | 108-98-5 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
|--|---------------------------|--|--------------------|
| P015 Beryllium dust Beryllium | 7440-41-7 | RMETL;or RTHRM | RMETL; or RTHRM |
| P016 Dichloromethyl ether (Bis(chlorom Dichloromethyl ether | nethyl)ether) 542-88-1 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| P017 Bromoacetone Bromoacetone | 598-31-2 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| P018 Brucine Brucine | 357-57-3 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| P020 2-sec-Butyl-4,6-dinitrophenol (Din 2-sec-Butyl-4,6-dinitrophenol (Dinoseb) | oseb) 88-85-7 | 0.066 | 2.5 |
| P021 Calcium cyanide Cyanides (Total) ⁷ Cyanides (Amenable) ⁷ | 57-12-5 57-12-5 | 1.2 0.86 | 590 30 |

| P022 Carbon disulfide Carbon disulfide; alternate ⁶ standard for nonwastewaters only | 75-15-0 75-15-0 | 3.8 NA | CMBST 4.8 mg/l TCLP |
|---|--------------------|--|------------------------|
| P023 Chloroacetaldehyde Chloroacetaldehyde | 107-20-0 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| P024 p-Chloroaniline p-Chloroaniline | 106-47-8 | 0.46 | 16 |
| P026 1-(o-Chlorophenyl)thiourea 1-(o-Chlorophenyl)thiourea | 5344-82-1 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| P027 3-Chloropropionitrile 3-Chloropropionitrile | 542-76-7 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| P028 Benzyl chloride Benzyl chloride | 100-44-7 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| P029 Copper cyanide Cyanides (Total) ⁷ Cyanides (Amenable) ⁷ | 57-12-5 57-12-5 | 1.2 0.86 | 590 30 |
| P030 Cvanides (soluble salts and comple | exes) | | |
|--|-----------|--|------------------------------|
| Cvanides (Total) ⁷ | 57-12-5 | 1.2 | 590 |
| $C_{vanides}$ (Amenable) ⁷ | 57-12-5 | 0.86 | 30 |
| Cydindes (Finichasie) | 01 12 0 | 0.00 | 00 |
| P031 Cyanogen Cyanogen | 460-19-5 | CHOXD; | CHOXD; |
| | | WETOX; or CMBST | WETOX; or CMBST |
| P033 | | | |
| Cyanogen chloride | | | |
| Cyanogen chloride | 506-77-4 | CHOXD; WETOX; or CMBST | CHOXD; WETOX; or CMBST |
| P034 | | | |
| 2-Cyclohexyl-4,6-dinitrophenol 2-Cyclohexyl-4,6-dinitrophenol | 131-89-5 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| D 000 | | | |
| P036 Dichlorophenylarsine | 7440.00.0 | 1.4 | |
| Arsenic | 7440-38-2 | 1.4 | 5.0 mg/1 1CLP |
| P037 Dieldrin Dieldrin | 60-57-1 | 0 017 | 0 13 |
| Dicidi ili | 00 37 1 | 0.017 | 0.15 |
| P038 Diethylarsine Arsenic | 7440-38-2 | 1.4 | 5.0 mg/l TCLP |
| Daga | | | |
| P039 | | | |
| Disulfoton | 202 04 4 | 0.017 | 6.9 |
| Disultotoli | 290-04-4 | 0.017 | 0.2 |
| P040 | | | |
| O,O-Diethyl-O-pyrazinyl-phospho | rothioate | CADDNI, an | СМРСТ |
| phosphorothioate | 291-91-2 | CARDIN, OF CMBST | |

| P041 | | | |
|--|------------|--|-------|
| Diethyl-p-nitrophenyl phosphate Diethyl-p-nitrophenyl phosphate | 311-45-5 | CARBN; or CMBST | CMBST |
| | | CIVIDOT | |
| P042 | | | |
| Epinephrine | F1 40 4 | | |
| Epinephrine | 51-43-4 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBS1 |
| P043 | | | |
| Diisopropylfluorophosphate (DFP) |) | | |
| Diisopropylfluorophosphate (DFP) | 55-91-4 | CARBN; or CMBST | CMBST |
| P044 | | | |
| Dimethoate | | | |
| Dimethoate | 60-51-5 | CARBN; or CMBST | CMBST |
| P045 | | | |
| Thiofanox | | | |
| Thiofanox | 39196-18-4 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| P046 | | | |
| α α -Dimethylphenethylamine | | | |
| α, α -Dimethylphenethylamine | 122-09-8 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| P047 | | | |
| 4,6-Dinitro-o-cresol | | | |
| 4,6-Dinitro-o-cresol | 543-52-1 | 0.28 | 160 |

| P047 | | | |
|--|------------|--|-------------------|
| 4,6-Dinitro-o-cresol salts NA | NA | (WETOX or CHOXD) fb CARBN: or | CMBST |
| | | CMBST | |
| P048 2,4-Dinitrophenol 2,4-Dinitrophenol | 51-28-5 | 0.12 | 160 |
| D040 | | | |
| P049 Dithiohiurot | | | |
| Dithiobiuret | 541-53-7 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| P050 | | | |
| Endosulfan | | | |
| Endosulfan I | 939-98-8 | 0.023 | 0.066 |
| Endosulfan II | 33213-6-5 | 0.029 | 0.13 |
| Endosulfan sulfate | 1031-07-8 | 0.029 | 0.13 |
| P051 | | | |
| Endrin | | | |
| Endrin | 72-20-8 | 0.0028 | 0.13 |
| Endrin aldehyde | 7421-93-4 | 0.025 | 0.13 |
| P054 | | | |
| Aziridine | | | |
| Aziridine | 151-56-4 | (WETOX or | CMBST |
| | | CHOXD) fb | |
| | | CARBN; or CMBST | |
| P056 | | | |
| Fluorine | | | |
| Fluoride (measured in wastewaters only) | 16964-48-8 | 35 | ADGAS fb NEUTR |

| P057 Fluoroacetamide Fluoroacetamide | 640-19-7 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
|---|----------------------|--|----------------|
| P058 Fluoroacetic acid, sodium salt Fluoroacetic acid, sodium salt | 62-74-8 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| P059 Heptachlor Heptachlor Heptachlor epoxide | 76-44-8 1024-57-3 | 0.0012 0.016 | 0.066 0.066 |
| P060 Isodrin Isodrin | 465-73-6 | 0.021 | 0.066 |
| P062 Hexaethyl tetraphosphate Hexaethyl tetraphosphate | 757-58-4 | CARBN; or CMBST | CMBST |
| P063 Hydrogen cyanide Cyanides (Total) ⁷ Cyanides (Amenable) ⁷ | 57-12-5 57-12-5 | 1.2 0.86 | 590 30 |
| P064 Isocyanic acid, ethyl ester Isocyanic acid, ethyl ester | 624-83-9 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| P065 | | 0.01001 | |

P065 (mercury fulminate) nonwastewaters, regardless of their total mercury content, that are
not incinerator residues or are not residues from RMERC.Mercury7439-97-6NAIMERC

| P065 P065 (mercury fulminate) nonv from RMERC; and contain gree Mercury | wastewaters that are eater than or equal t 7339-97-6 | either incinerator residu o 260 mg/kg total mercu NA | ues or are residues 1ry. RMERC |
|--|--|--|--------------------------------------|
| P065 P065 (mercury fulminate) nony than 260 mg/kg total mercury. | wastewaters that are | residues from RMERC | and contain less |
| Mercury | 7439-97-6 | NA | 0.20 mg/l TCLP |
| P065 P065 (mercury fulminate) nonv 260 mg/kg total mercury. | wastewaters that are | incinerator residues and | l contain less than |
| Mercury | 7439-97-6 | NA | 0.025 mg/l TCLP |
| P065 All P065 (mercury fulminate) | wastewaters. | | |
| Mercury | 7439-97-6 | 0.15 | NA |
| P066 Methomyl Methomyl | 16752-77-5 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| P067 2-Methyl-aziridine 2-Methyl-aziridine | 75-55-8 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| P068 Methyl hydrazine Methyl hydrazine | 60-34-4 | CHOXD; CHRED; CARBN; BIODG; or CMBST | CHOXD; CHRED, or CMBST |

| P069 2-Methyllactonitrile 2-Methyllactonitrile | 75-86-5 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
|---|----------------------|--|--------------------|
| P070 Aldicarb Aldicarb | 116-06-3 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| P071 Methyl parathion Methyl parathion | 298-00-0 | 0.014 | 4.6 |
| P072 1-Naphthyl-2-thiourea 1-Naphthyl-2-thiourea | 86-88-4 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| P073 Nickel carbonyl Nickel | 7440-02-0 | 3.98 | 11 mg/l TCLP |
| P074 Nickel cyanide Cyanides (Total) ⁷ | 57-12-5 | 1.2 | 590 |
| Cyanides (Amenable)' Nickel | 57-12-5 7440-02-0 | 0.86 3.98 | 30 11 mg/l TCLP |
| P075 Nicotine and salts Nicotine and salts | 54-11-5 | (WETOX or CHOXD) fb CARBN; or | CMBST |
| P076 Nitric oxide Nitric oxide | 10102-43-9 | CMBST | ADGAS |

| P077 p-Nitroaniline p-Nitroaniline | 100-01-6 | 0.028 | 28 |
|--|------------|--|------------------------------|
| P078 Nitrogen dioxide Nitrogen dioxide | 10102-44-0 | ADGAS | ADGAS |
| P081 Nitroglycerin Nitroglycerin | 55-63-0 | CHOXD; CHRED; CARBN; BIODG or CMBST | CHOXD; CHRED; or CMBST |
| P082 N-Nitrosodimethylamine N-Nitrosodimethylamine | 62-75-9 | 0.40 | 2.3 |
| P084 N-Nitrosomethylvinylamine N-Nitrosomethylvinylamine | 4549-40-0 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| P085 Octamethylpyrophosphoramide Octamethylpyrophosphoramide | 152-16-9 | CARBN; or CMBST | CMBST |
| P087 Osmium tetroxide Osmium tetroxide | 20816-12-0 | RMETL; or RTHRM | RMETL; or RTHRM |
| P088 Endothall Endothall | 145-73-3 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |

| P089 Parathion Parathion | 56-38-2 | 0.014 | 4.6 |
|---|---|---|---|
| P092 P092 (phenyl mercuric acetate) nor are not incinerator residues or are | nwastewaters, rega not residues from F | rdless of their total me RMERC. | ercury content, that |
| Mercury | 7439-97-6 | NA | IMERC; or RMERC |
| P092 P092 (phenyl mercuric acetate) nor residues from RMERC; and still co Mercury | nwastewaters that a ontain greater than 7439-97-6 | re either incinerator re or equal to 260 mg/kg NA | esidues or are g total mercury. RMERC |
| P092 P092 (phenyl mercuric acetate) nor less than 260 mg/kg total mercury. Mercury | nwastewaters that a 7439-97-6 | re residues from RME NA | ERC and contain 0.20 mg/l TCLP |
| P092 P092 (phenyl mercuric acetate) nor than 260 mg/kg total mercury. | nwastewaters that a | re incinerator residues | and contain less |
| Mercury | 7439-97-6 | NA | 0.025 mg/l TCLP |
| P092 All P092 (phenyl mercuric acetate) | wastewaters. | | |
| Mercury | 7439-97-6 | 0.15 | NA |
| P093 Phenylthiourea Phenylthiourea | 103-85-5 | (WETOX or CHOXD) fb CARBN; or | CMBST |
| | | CMBST | |
| P094 Phorate | | | |
| Phorate | 298-02-2 | 0.021 | 4.6 |

| 75-44-5 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
|---------------------------------|---|---|
| 7803-51-2 | CHOXD; CHRED; or CMBST | CHOXD; CHRED; or CMBST |
| 52-85-7 | 0.017 | 15 |
| 57-12-5 57-12-5 | 1.2 0.86 | 590 30 |
| 57-12-5 57-12-5 7440-22-4 | 1.2 0.86 0.43 | 590 30 0.14 mg/l TCLP |
| 107-12-0 | 0.24 | 360 |
| 107-19-7 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| 7782-49-2 | 0.82 | 5.7 mg/l TCLP |
| | 75-44-5 7803-51-2 52-85-7 57-12-5 57-12-5 57-12-5 7440-22-4 107-12-0 107-19-7 | 75-44-5(WETOX or CHOXD) fb CARBN; or CMBST7803-51-2CHOXD; CHRED; or CMBST52-85-70.01757-12-51.2 0.8657-12-50.8657-12-50.86107-12-00.24107-19-7(WETOX or CHOXD) fb CARBN; or CMBST7782-49-20.82 |

| P104 Silver cvanide | | | |
|---|---------------------------------|---|------------------------------|
| Cyanides (Total) ⁷ Cyanides (Amenable) ⁷ Silver | 57-12-5 57-12-5 7440-22-4 | 1.2 0.86 0.43 | 590 30 0.14 mg/l TCLP |
| P105 Sodium azide Sodium azide | 26628-22-8 | CHOXD; CHRED; CARBN; BIODG; or CMBST | CHOXD; CHRED; or CMBST |
| P106 Sodium cyanide Cyanides (Total) ⁷ Cyanides (Amenable) ⁷ | 57-12-5 57-12-5 | 1.2 0.86 | 590 30 |
| P108 Strychnine and salts Strychnine and salts | 57-24-9 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| P109 Tetraethyldithiopyrophosphate Tetraethyldithiopyrophosphate | 3689-24-5 | CARBN; or CMBST | CMBST |
| P110 Tetraethyl lead Lead | 7439-92-1 | 0.69 | 0.75 mg/l TCLP |
| P111 Tetraethylpyrophosphate Tetraethylpyrophosphate | 107-49-3 | CARBN; or CMBST | CMBST |
| P112 Tetranitromethane Tetranitromethane | 509-14-8 | CHOXD; CHRED; CARBN; BIODG; or CMBST | CHOXD; CHRED; or CMBST |

| P113 Thallic oxide Thallium (measured in wastewaters only) | 7440-28-0 | 1.4 | RTHRM; or STABL |
|---|--------------------|--|--------------------|
| P114 Thallium selenite Selenium | 7782-49-2 | 0.82 | 5.7 mg/l TCLP |
| P115 Thallium (I) sulfate Thallium (measured in wastewaters only) | 7440-28-0 | 1.4 | RTHRM; or STABL |
| P116 Thiosemicarbazide Thiosemicarbazide | 79-19-6 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| P118 Trichloromethanethiol Trichloromethanethiol | 75-70-7 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| P119 Ammonium vanadate Vanadium (measured in wastewaters only) | 7440-62-2 | 4.3 | STABL |
| P120 Vanadium pentoxide Vanadium (measured in wastewaters only) | 7440-62-2 | 4.3 | STABL |
| P121 Zinc cyanide Cyanides (Total) ⁷ Cyanides (Amenable) ⁷ | 57-12-5 57-12-5 | 1.2 0.86 | 590 30 |

| P122 | | | |
|--|------------------------------------|---|------------------------------------|
| Zinc phosphide Zn ₃ P ₂ , when prese Zinc Phosphide | ent at concentrations 1314-84-7 | s greater than 10 perce CHOXD; CHRED; or CMBST | nt CHOXD; CHRED; or CMBST |
| P123 Toxaphene Toxaphene | 8001-35-2 | 0.0095 | 2.6 |
| P127 Carbofuran ¹⁰ Carbofuran | 1563-66-2 | 0.006 | 0.14 |
| P128 Mexacarbate ¹⁰ Mexacarbate | 315-18-4 | 0.056 | 1.4 |
| P185 Tirpate ¹⁰ Tirpate | 26419-73-8 | 0.056 | 0.28 |
| P188 Physostigimine salicylate ⁺⁰ Physostigmine salicylate | 57-64-7 | 0.056 | 1.4 |
| P189 Carbosulfan ⁺⁰ Carbosulfan | 55285-14-8 | 0.028 | 1.4 |
| P190 Metolcarb ⁺⁰ Metolcarb | 1129-41-5 | 0.056 | 1.4 |
| P191 Dimetilan ¹⁰ Dimetilan | 644-64-4 | 0.056 | 1.4 |
| P192 Isolan ¹⁰ Isolan | 119-38-0 | 0.056 | 1.4 |
| P194 Oxamyl ⁺⁰ Oxamyl | 23135-22-0 | 0.056 | 0.28<u>0.0028</u> |

| P196 | · · · · · · · · · · · · · · · · · · · | | |
|--|---------------------------------------|------------------------|-------|
| Dithiocarbamates (total) | NA | 0.028 | 28 |
| P197 Formparanate ¹⁰ Formparanate | 17702-57-7 | 0.056 | 1.4 |
| P198 Formetanate hydrochloride ⁺⁰ Formetanate hydrochloride | 23422-53-9 | 0.056 | 1.4 |
| P199 Methiocarb ⁺⁰ Methiocarb | 2032-65-7 | 0.056 | 1.4 |
| P201 Promecarb ⁺⁰ Promecarb | 2631-37-0 | 0.056 | 1.4 |
| P202 m-Cumenyl methylcarbamate ⁺⁰ m-Cumenyl methylcarbamate | 64-00-6 | 0.056 | 1.4 |
| P203 Aldicarb sulfone ¹⁰ Aldicarb sulfone | 1646-88-4 | 0.056 | 0.28 |
| P204 Physostigmine ¹⁰ Physostigmine | 57-47-6 | 0.056 | 1.4 |
| P205 Ziram ⁴⁰ Dithiocarbamates (total) | NA | 0.028 | 28 |
| U001 Acetaldehyde Acetaldehyde | 75-07-0 | (WETOX or CHOXD) fb | CMBST |
| | | CARDIN; OF CMBST | |

| U002 Acetone | | | |
|-------------------------------|----------|--|------------|
| Acetone | 67-64-1 | 0.28 | 160 |
| U003 Acetonitrile | 75.05.0 | | |
| Acetonitrile | 75-05-8 | 5.6 NA | CMBST |
| for nonwastewaters only | 70-00-8 | NA | 38 |
| U004 | | | |
| Acetophenone | | | |
| Acetophenone | 98-86-2 | 0.010 | 9.7 |
| U005 2-Acetylaminofluorene | | | |
| 2-Acetylaminofluorene | 53-96-3 | 0.059 | 140 |
| U006 Acetyl chloride | | | |
| Acetyl chloride | 75-36-5 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| 11007 | | | |
| Acrylamide | | | |
| Acrylamide | 79-06-1 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U008 | | | |
| Acrylic acid | | | |
| Acrylic acid | 79-10-7 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U009 | | | |
| Acrylonitrile | 107 10 1 | 0.94 | 04 |
| Acrylonitrile | 107-13-1 | 0.24 | ð 4 |

| U010 Mitomycin C Mitomycin C | 50-07-7 | (WETOX or | CMBST |
|------------------------------------|----------|--|-------|
| | | CHOXD) fb CARBN; or CMBST | |
| U011 Amitrole | | | |
| Amitrole | 61-82-5 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U012 | | | |
| Aniline | 62-53-3 | 0.81 | 14 |
| U014 | | | |
| Auramine | 492-80-8 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U015 | | | |
| Azaserine Azaserine | 115-02-6 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U016 | | | |
| Benz(c)acridine Benz(c)acridine | 225-51-4 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U017 Demos chloride | | | |
| Benzal chloride | 98-87-3 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |

| U018 Benz(a)anthracene Benz(a)anthracene | 56-55-3 | 0.059 | 3.4 |
|--|----------|---|------------------------------|
| U019 Benzene Benzene | 71-43-2 | 0.14 | 10 |
| U020 Benzenesulfonyl chloride Benzenesulfonyl chloride | 98-09-9 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U021 Benzidine Benzidine | 92-87-5 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U022 Benzo(a)pyrene Benzo(a)pyrene | 50-32-8 | 0.061 | 3.4 |
| U023 Benzotrichloride Benzotrichloride | 98-07-7 | CHOXD; CHRED; CARBN; BIODG; or CMBST | CHOXD; CHRED; or CMBST |
| U024 bis(2-Chloroethoxy)methane bis(2-Chloroethoxy)methane | 111-91-1 | 0.036 | 7.2 |
| U025 bis(2-Chloroethyl)ether bis(2-Chloroethyl)ether | 111-44-4 | 0.033 | 6.0 |

| U026 Chlomonhozino | | | |
|---|------------|--|----------------|
| Chlornaphazine | 494-03-1 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U027 bis(2-Chloroisopropyl)ether bis(2-Chloroisopropyl)ether | 39638-32-9 | 0.055 | 7.2 |
| U028 bis(2-Ethylhexyl)phthalate bis(2-Ethylhexyl)phthalate | 117-81-7 | 0.28 | 28 |
| U029 Methyl bromide (Bromomethane) Methyl bromide (Bromo- methane) | 74-83-9 | 0.11 | 15 |
| U030 4-Bromophenyl phenyl ether 4-Bromophenyl phenyl ether | 101-55-3 | 0.055 | 15 |
| U031 n-Butyl alcohol n-Butyl alcohol | 71-36-3 | 5.6 | 2.6 |
| U032 Calcium chromate Chromium (Total) | 7440-47-3 | 2.77 | 0.60 mg/l TCLP |
| U033 Carbon oxyfluoride Carbon oxyfluoride | 353-50-4 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U034 Trichloroacetaldehyde (Chloral) Trichloroacetaldehyde (Chloral) | 75-87-6 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |

| U035 Chlanachustl | | | |
|--|-------------------------|--|-------|
| Chlorambucil | 305-03-3 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U036 Chlordane Chlordane (α and χ isomers) | 57-74-9 | 0.0033 | 0.26 |
| U037 Chlorobenzene Chlorobenzene | 108-90-7 | 0.057 | 6.0 |
| U038 Chlorobenzilate Chlorobenzilate | 510-15-6 | 0.10 | CMBST |
| U039 p-Chloro-m-cresol p-Chloro-m-cresol | 59-50-7 | 0.018 | 14 |
| U041 Epichlorohydrin (1-Chloro-2,3-epo Epichlorohydrin (1-Chloro-2,3- epoxypropane) | oxypropane) 106-89-8 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U042 2-Chloroethyl vinyl ether 2-Chloroethyl vinyl ether | 110-75-8 | 0.062 | CMBST |
| U043 Vinyl chloride Vinyl chloride | 75-01-4 | 0.27 | 6.0 |
| U044 Chloroform Chloroform | 67-66-3 | 0.046 | 6.0 |

| U045 Chloromethane (Methyl chloride) Chloromethane (Methyl chloride) | 74-87-3 | 0.19 | 30 |
|---|--|---|--------------------------------------|
| U046 Chloromethyl methyl ether Chloromethyl methyl ether | 107-30-2 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U047 2-Chloronaphthalene 2-Chloronaphthalene | 91-58-7 | 0.055 | 5.6 |
| U048 2-Chlorophenol 2-Chlorophenol | 95-57-8 | 0.044 | 5.7 |
| U049 4-Chloro-o-toluidine hydrochloride 4-Chloro-o-toluidine hydro- chloride | 9 3165-93-3 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U050 Chrysene Chrysene | 218-01-9 | 0.059 | 3.4 |
| U051 Creosote Naphthalene Pentachlorophenol Phenanthrene Pyrene Toluene Xylenes-mixed isomers (sum of o-, m-, and p-xylene concentrations) | 91-20-3 87-86-5 85-01-8 129-00-0 108-88-3 1330-20-7 | 0.059 0.089 0.059 0.067 0.080 0.32 | 5.6 7.4 5.6 8.2 10 30 |
| Lead | 7439-92-1 | 0.69 | 0.75 mg/l TCLP |

| U052 | | | |
|---|-----------|--|-------------------------|
| Cresols (Cresylic acid) | | | |
| o-Cresol | 95-48-7 | 0.11 | 5.6 |
| m-Cresol (difficult to | 108-39-4 | 0.77 | 5.6 |
| distinguish from p-cresol) | | | |
| p-Cresol (difficult to distinguish from m-cresol) | 106-44-5 | 0.77 | 5.6 |
| Cresol-mixed isomers (Cresylic acid) | 1319-77-3 | 0.88 | 11.2 |
| (sum of o-, m-, and p-cresol concentrations) | | | |
| U053 | | | |
| Crotonaldehyde | 4170 00 0 | | CMDCT |
| Crotonaldenyde | 4170-30-3 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBS1 |
| U055 | | | |
| Cumene | | | |
| Cumene | 98-82-8 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| 11056 | | | |
| Cyclohexane | | | |
| Cyclohexane | 110-82-7 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U057 | | | |
| Cyclohexanone | 100.04.4 | 0.00 | |
| Cyclohexanone | 108-94-1 | U.36 NA | CMBSI 0.75 mg/l TCLD |
| standard for nonwastewaters only | 100-94-1 | INA | 0.75 llig/11CLr |
| U058 | | | |
| Cyclophosphamide | FO 10 0 | CADDN | |
| Cyclophosphamide | 50-18-0 | CARBN; or CMBST | CMBST |

| U059 | | | |
|--|--------------------|--|----------------|
| Daunomycin | | | |
| Daunomycin | 20830-81-3 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U060 DDD | | | |
| o,p'-DDD p,p'-DDD | 53-19-0 72-54-8 | 0.023 0.023 | 0.087 0.087 |
| U061 DDT | | | |
| o,p'-DDT | 789-02-6 | 0.0039 | 0.087 |
| p,p'-DDT | 50-29-3 | 0.0039 | 0.087 |
| 0,p -עעט n n'-DDD | 53-19-0 72-54-8 | 0.023 | 0.087 |
| o,p'-DDE | 3424-82-6 | 0.031 | 0.087 |
| p,p'-DDE | 72-55-9 | 0.031 | 0.087 |
| U062 Diallate | | | |
| Diallate | 2303-16-4 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U063 | | | |
| Dibenz(a, h)anthracene | | | |
| Dibenz(a, h)anthracene | 53-70-3 | 0.055 | 8.2 |
| U064 Dibenz(a.i)pyrene | | | |
| Dibenz(a,i)pyrene | 189-55-9 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U066 | | | |
| 1,2-Dibromo-3-chloropropane 1,2-Dibromo-3-chloropropane | 96-12-8 | 0.11 | 15 |

| U067 Ethylene dibromide (1,2-Dibromoe Ethylene dibromide (1,2- Dibromoethane) | ethane) 106-93-4 | 0.028 | 15 |
|--|---------------------|---|-------|
| U068 Dibromomethane Dibromomethane | 74-95-3 | 0.11 | 15 |
| U069 Di-n-butyl phthalate Di-n-butyl phthalate | 84-74-2 | 0.057 | 28 |
| U070 o-Dichlorobenzene o-Dichlorobenzene | 95-50-1 | 0.088 | 6.0 |
| U071 m-Dichlorobenzene m-Dichlorobenzene | 541-73-1 | 0.036 | 6.0 |
| U072 p-Dichlorobenzene p-Dichlorobenzene | 106-46-7 | 0.090 | 6.0 |
| U073 3,3'-Dichlorobenzidine 3,3'-Dichlorobenzidine | 91-94-1 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U074 1,4-Dichloro-2-butene | | | |
| cis-1,4-Dichloro-2-butene | 14/6-11-5 | (WETOX or CHOXD) fb CARBN; or | CMBST |
| trans-1,4-Dichloro-2-butene | 764-41-0 | CMBST (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |

| U075 Dichlorodifluoromethane Dichlorodifluoromethane | 75-71-8 | 0.23 | 7.2 |
|---|--------------------------|----------------|----------|
| U076 1,1-Dichloroethane 1,1-Dichloroethane | 75-34-3 | 0.059 | 6.0 |
| U077 1,2-Dichloroethane 1,2-Dichloroethane | 107-06-2 | 0.21 | 6.0 |
| U078 1,1-Dichloroethylene 1,1-Dichloroethylene | 75-35-4 | 0.025 | 6.0 |
| U079 1,2-Dichloroethylene trans-1,2-Dichloroethylene | 156-60-5 | 0.054 | 30 |
| U080 Methylene chloride Methylene chloride | 75-09-2 | 0.089 | 30 |
| U081 2,4-Dichlorophenol 2,4-Dichlorophenol | 120-83-2 | 0.044 | 14 |
| U082 2,6-Dichlorophenol 2,6-Dichlorophenol | 87-65-0 | 0.044 | 14 |
| U083 1,2-Dichloropropane 1,2-Dichloropropane | 78-87-5 | 0.85 | 18 |
| U084 1,3-Dichloropropylene cis-1,3-Dichloropropylene trans-1,3-Dichloropropylene | 10061-01-5 10061-02-6 | 0.036 0.036 | 18 18 |

| U085 | | | |
|--|-------------------|---|------------------------------|
| 1,2:3,4-Diepoxybutane 1,2:3,4-Diepoxybutane | 1464-53-5 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U086 N,N'-Diethylhydrazine N,N'-Diethylhydrazine | 1615-80-1 | CHOXD; CHRED; CARBN; BIODG; or CMBST | CHOXD; CHRED; or CMBST |
| U087 O,O-Diethyl-S-methyldithiophospl O,O-Diethyl-S-methyldithio- phosphate | nate 3288-58-2 | CARBN; or CMBST | CMBST |
| U088 Diethyl phthalate Diethyl phthalate | 84-66-2 | 0.20 | 28 |
| U089 Diethyl stilbestrol Diethyl stilbestrol | 56-53-1 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U090 Dihydrosafrole Dihydrosafrole | 94-58-6 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U091 3,3'-Dimethoxybenzidine 3,3'-Dimethoxybenzidine | 119-90-4 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |

| U092 Dimethylamine | | | |
|---|----------|---|------------------------------|
| Dimethylamine | 124-40-3 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U093 | | | |
| p-Dimethylaminoazobenzene p-Dimethylaminoazobenzene | 60-11-7 | 0.13 | CMBST |
| U094 | | | |
| 7,12-Dimethylbenz(a)anthracene 7,12-Dimethylbenz(a)- anthracene | 57-97-6 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U095 | | | |
| 3,3'-Dimethylbenzidine 3,3'-Dimethylbenzidine | 119-93-7 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| 11096 | | | |
| α , α -Dimethyl benzyl hydroperox | ide | | |
| α, α-Dimethyl benzyl hydro- peroxide | 80-15-9 | CHOXD; CHRED; CARBN; BIODG; or CMBST | CHOXD; CHRED; or CMBST |
| U097 Dimethylcarbamoyl chloride | | | |
| Dimethylcarbamoyl chloride | 79-44-7 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U098 | | | |
| 1,1-Dimethylhydrazine 1,1-Dimethylhydrazine | 57-14-7 | CHOXD; CHRED; CARBN; BIODG; or CMBST | CHOXD; CHRED; or CMBST |

| U099 1,2-Dimethylhydrazine 1,2-Dimethylhydrazine | 540-73-8 | CHOXD; CHRED; CARBN; BIODG; or CMBST | CHOXD; CHRED; or CMBST |
|--|----------|---|------------------------------|
| U101 2,4-Dimethylphenol 2,4-Dimethylphenol | 105-67-9 | 0.036 | 14 |
| U102 Dimethyl phthalate Dimethyl phthalate | 131-11-3 | 0.047 | 28 |
| U103 Dimethyl sulfate Dimethyl sulfate | 77-78-1 | CHOXD; CHRED; CARBN; BIODG; or CMBST | CHOXD; CHRED; or CMBST |
| U105 2,4-Dinitrotoluene 2,4-Dinitrotoluene | 121-14-2 | 0.32 | 140 |
| U106 2,6-Dinitrotoluene 2,6-Dinitrotoluene | 606-20-2 | 0.55 | 28 |
| U107 Di-n-octyl phthalate Di-n-octyl phthalate | 117-84-0 | 0.017 | 28 |
| U108 1,4-Dioxane 1,4-Dioxane | 123-91-1 | (WETOX or CHOXD) fb CARBN; or | CMBST |
| 1,4-Dioxane; alternate ⁶ standard for nonwastewaters only | 123-91-1 | CMBST 12.0 | 170 |

| U109 1.2 Dinhanylhydrogina | | | |
|---|------------------------------|---|------------------------------|
| 1,2-Diphenylhydrazine | 122-66-7 | CHOXD; CHRED; CARBN; BIODG; or CMBST | CHOXD; CHRED; or CMBST |
| 1,2-Diphenylhydrazine; alternate ⁶ standard for wastewaters only | 122-66-7 | 0.087 | NA |
| U110 Dipropylamine Dipropylamine | 142-84-7 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U111 Di-n-propylnitrosamine Di-n-propylnitrosamine | 621-64-7 | 0.40 | 14 |
| U112 Ethyl acetate Ethyl acetate | 141-78-6 | 0.34 | 33 |
| U113 Ethyl acrylate Ethyl acrylate | 140-88-5 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U114 Ethylenebisdithiocarbamic acid Ethylenebisdithiocarbamic acid | salts and esters 111-54-6 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U115 Ethylene oxide Ethylene oxide | 75-21-8 | (WETOX or CHOXD) fb CARBN; or CMBST | CHOXD; or CMBST |

| Ethylene oxide; alternate ⁶ standard for wastewaters only | 75-21-8 | 0.12 | NA |
|---|----------|--|-------|
| U116 Ethylene thiourea Ethylene thiourea | 96-45-7 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U117 Ethyl ether Ethyl ether | 60-29-7 | 0.12 | 160 |
| U118 Ethyl methacrylate Ethyl methacrylate | 97-63-2 | 0.14 | 160 |
| U119 Ethyl methane sulfonate Ethyl methane sulfonate | 62-50-0 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U120 Fluoranthene Fluoranthene | 206-44-0 | 0.068 | 3.4 |
| U121 Trichloromonofluoromethane Trichloromonofluoromethane | 75-69-4 | 0.020 | 30 |
| U122 Formaldehyde Formaldehyde | 50-00-0 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |

| U123 | | | |
|--|----------|--|-------|
| Formic acid | | | |
| Formic acid | 64-18-6 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U124 | | | |
| Furan | | | |
| Furan | 110-00-9 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U125 | | | |
| Furfural | | | |
| Furfural | 98-01-1 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U126 | | | |
| Glycidylaldehyde Glycidylaldehyde | 765-34-4 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U127 | | | |
| Hexachlorobenzene Hexachlorobenzene | 118-74-1 | 0.055 | 10 |
| U128 | | | |
| Hexachlorobutadiene | 87-68-3 | 0.055 | 5.6 |
| U129 Lindane | | | |
| α-BHC | 319-84-6 | 0.00014 | 0.066 |
| β-BHC | 319-85-7 | 0.00014 | 0.066 |
| δ-BHC | 319-86-8 | 0.023 | 0.066 |
| χ-BHC (Lindane) | 58-89-9 | 0.0017 | 0.066 |

| U130 Hexachlorocyclopentadiene Hexachlorocyclopentadiene | 77-47-4 | 0.057 | 2.4 |
|---|------------|---|--------------------------------|
| U131 Hexachloroethane Hexachloroethane | 67-72-1 | 0.055 | 30 |
| U132 Hexachlorophene Hexachlorophene | 70-30-4 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U133 Hydrazine Hydrazine | 302-01-2 | CHOXD; CHRED; CARBN; BIODG; or CMBST | CHOXD; CHRED; or CMBST |
| U134 Hydrogen fluoride Fluoride (measured in wastewaters only) | 16964-48-8 | 35 | ADGAS fb NEUTR; or NEUTR |
| U135 Hydrogen sulfide Hydrogen sulfide | 7783-06-4 | CHOXD; CHRED; or CMBST | CHOXD; CHRED; or CMBST |
| U136 Cacodylic acid Arsenic | 7440-38-2 | 1.4 | 5.0 mg/l TCLP |
| U137 Indeno(1,2,3-c,d)pyrene Indeno(1,2,3-c,d)pyrene | 193-39-5 | 0.0055 | 3.4 |
| U138 Iodomethane Iodomethane | 74-88-4 | 0.19 | 65 |

| U140 Isobutyl alcohol Isobutyl alcohol | 78-83-1 | 5.6 | 170 |
|--|-----------|--|----------------|
| U141 Isosafrole Isosafrole | 120-58-1 | 0.081 | 2.6 |
| U142 Kepone Kepone | 143-50-8 | 0.0011 | 0.13 |
| U143 Lasiocarpine Lasiocarpine | 303-34-4 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U144 Lead acetate Lead | 7439-92-1 | 0.69 | 0.75 mg/l TCLP |
| U145 Lead phosphate Lead | 7439-92-1 | 0.69 | 0.75 mg/l TCLP |
| U146 Lead subacetate Lead | 7439-92-1 | 0.69 | 0.75 mg/l TCLP |
| U147 Maleic anhydride Maleic anhydride | 108-31-6 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U148 Maleic hydrazide Maleic hydrazide | 123-33-1 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |

| U149 Malononitrile Malononitrile | 109-77-3 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
|---|------------------------------------|--|--------------------------------------|
| U150 Melphalan Melphalan | 148-82-3 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U151 U151 (mercury) nonwastewaters th Mercury | hat contain greater † 7439-97-6 | than or equal to 260 m NA | g/kg total mercury. RMERC |
| U151 U151 (mercury) nonwastewaters the residues from RMERC only. Mercury | hat contain less thar 7439-97-6 | n 260 mg/kg total mere NA | cury and that are 0.20 mg/l TCLP |
| U151 U151 (mercury) nonwastewaters the not residues from RMERC only. Mercury | hat contain less thar 7439-97-6 | n 260 mg/kg total mero NA | cury and that are 0.025 mg/l TCLP |
| U151 All U151 (mercury) wastewater. Mercury | 7439-97-6 | 0.15 | NA |
| U151 Element Mercury Contaminated w Mercury | ith Radioactive Ma 7439-97-6 | terials NA | AMLGM |
| U152 Methacrylonitrile Methacrylonitrile | 126-98-7 | 0.24 | 84 |

| U153 Methanethiol Methanethiol | 74-93-1 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
|---|----------------|--|----------------|
| U154 Methanol Methanol | 67-56-1 | (WETOX or CHOXD) fb CARBN: or | CMBST |
| Methanol; alternate ⁶ set of standards for both wastewaters and nonwastewaters | 67-56-1 | CMBST 5.6 | 0.75 mg/l TCLP |
| U155 Methapyrilene Methapyrilene | 91-80-5 | 0.081 | 1.5 |
| U156 Methyl chlorocarbonate Methyl chlorocarbonate | 79-22-1 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U157 3-Methylcholanthrene 3-Methylcholanthrene | 56-49-5 | 0.0055 | 15 |
| U158 4,4'-Methylene bis(2-chloroaniline 4,4'-Methylene bis(2-chloro- aniline) | e) 101-14-4 | 0.50 | 30 |
| U159 Methyl ethyl ketone Methyl ethyl ketone | 78-93-3 | 0.28 | 36 |

| U160 Methyl ethyl ketone peroxide Methyl ethyl ketone peroxide | 1338-23-4 | CHOXD; CHRED; CARBN; BIODG; or CMBST | CHOXD; CHRED; or CMBST |
|--|------------------|---|------------------------------|
| U161 Methyl isobutyl ketone Methyl isobutyl ketone | 108-10-1 | 0.14 | 33 |
| U162 Methyl methacrylate Methyl methacrylate | 80-62-6 | 0.14 | 160 |
| U163 N-Methyl-N'-nitro-N-nitrosoguan N-Methyl-N'-nitro-N-nitroso- guanidine | idine 70-25-7 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U164 Methylthiouracil Methylthiouracil | 56-04-2 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U165 Naphthalene Naphthalene | 91-20-3 | 0.059 | 5.6 |
| U166 1,4-Naphthoquinone 1,4-Naphthoquinone | 130-15-4 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |

| U167 1-Naphthylamine | | | |
|--|-----------|--|-------|
| 1-Naphthylamine | 134-32-7 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U168 2-Naphthylamine 2-Naphthylamine | 91-59-8 | 0.52 | CMBST |
| U169 Nitrobenzene Nitrobenzene | 98-95-3 | 0.068 | 14 |
| U170 p-Nitrophenol p-Nitrophenol | 100-02-7 | 0.12 | 29 |
| U171 2-Nitropropane 2-Nitropropane | 79-46-9 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U172 N-Nitrosodi-n-butylamine N-Nitrosodi-n-butylamine | 924-16-3 | 0.40 | 17 |
| U173 N-Nitrosodiethanolamine N-Nitrosodiethanolamine | 1116-54-7 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U174 N-Nitrosodiethylamine | | | |
| N-Nitrosodiethylamine | 55-18-5 | 0.40 | 28 |

| U176 N-Nitroso-N-ethylurea N-Nitroso-N-ethylurea | 759-73-9 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
|--|----------|--|-------|
| U177 N-Nitroso-N-methylurea N-Nitroso-N-methylurea | 684-93-5 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U178 N-Nitroso-N-methylurethane N-Nitroso-N-methylurethane | 615-53-2 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U179 N-Nitrosopiperidine N-Nitrosopiperidine | 100-75-4 | 0.013 | 35 |
| U180 N-Nitrosopyrrolidine N-Nitrosopyrrolidine | 930-55-2 | 0.013 | 35 |
| U181 5-Nitro-o-toluidine 5-Nitro-o-toluidine | 99-55-8 | 0.32 | 28 |
| U182 Paraldehyde Paraldehyde | 123-63-7 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U183 Pentachlorobenzene Pentachlorobenzene | 608-93-5 | 0.055 | 10 |
| U184 Pentachloroethane | 70 01 7 | | |
|---|----------------|--|------------------------------|
| Pentachloroethane | /6-01-7 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBS1 |
| Pentachloroethane; alternate ⁶ standards for both wastewaters and nonwastewaters | 76-01-7 | 0.055 | 6.0 |
| U185 | | | |
| Pentachloronitrobenzene | 82-68-8 | 0.055 | 4.8 |
| U186 | | | |
| 1,3-Pentadiene | 504-60-9 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U187 | | | |
| Phenacetin Phenacetin | 62-44-2 | 0.081 | 16 |
| U188 | | | |
| Phenol Phenol | 108-95-2 | 0.039 | 6.2 |
| U189 | | | |
| Phosphorus sulfide Phosphorus sulfide | 1314-80-3 | CHOXD; CHRED; or CMBST | CHOXD; CHRED; or CMBST |
| U190 | | | |
| Phthalic anhydride Phthalic anhydride (measured as Phthalic acid or Terephthalic | 100-21-0 | 0.055 | 28 |
| Phthalic anhydride (measured as Phthalic acid or Terephthalic acid) | 85-44-9 | 0.055 | 28 |

| U191 2-Picoline | | | |
|-----------------------------|------------|--|---------|
| 2-Picoline | 109-06-8 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U192 Pronamide | | | |
| Pronamide | 23950-58-5 | 0.093 | 1.5 |
| U193 1,3-Propane sultone | 1120 71 4 | WETOY or | СМРСТ |
| 1,5-r10pane sunone | 1120-71-4 | CHOXD) fb CARBN; or CMBST | CIVIDSI |
| U194 n Propulamino | | | |
| n-Propylamine | 107-10-8 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U196 Duriding | | | |
| Pyridine | 110-86-1 | 0.014 | 16 |
| U197 p-Benzoquinone | | | |
| p-Benzoquinone | 106-51-4 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U200 | | | |
| Reserpine | 50-55-5 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |

| U201 | | | |
|--|------------|--|---------------|
| Resorcinol Resorcinol | 108-46-3 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U202 Saccharin and salts Saccharin | 81-07-2 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U203 Safrole Safrole | 94-59-7 | 0.081 | 22 |
| U204 Selenium dioxide Selenium | 7782-49-2 | 0.82 | 5.7 mg/l TCLP |
| U205 Selenium sulfide Selenium | 7782-49-2 | 0.82 | 5.7 mg/l TCLP |
| U206 Streptozotocin Streptozotocin | 18883-66-4 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U207 1,2,4,5-Tetrachlorobenzene 1,2,4,5-Tetrachlorobenzene | 95-94-3 | 0.055 | 14 |
| U208 1,1,1,2-Tetrachloroethane 1,1,1,2-Tetrachloroethane | 630-20-6 | 0.057 | 6.0 |
| U209 1,1,2,2-Tetrachloroethane 1,1,2,2-Tetrachloroethane | 79-34-5 | 0.057 | 6.0 |

| U210 Tetrachloroethylene Tetrachloroethylene | 127-18-4 | 0.056 | 6.0 |
|--|-----------|--|--------------------|
| U211 Carbon tetrachloride Carbon tetrachloride | 56-23-5 | 0.057 | 6.0 |
| U213 Tetrahydrofuran Tetrahydrofuran | 109-99-9 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U214 Thallium (I) acetate Thallium (measured in wastewaters only) | 7440-28-0 | 1.4 | RTHRM; or STABL |
| U215 Thallium (I) carbonate Thallium (measured in wastewaters only) | 7440-28-0 | 1.4 | RTHRM; or STABL |
| U216 Thallium (I) chloride Thallium (measured in wastewaters only) | 7440-28-0 | 1.4 | RTHRM; or STABL |
| U217 Thallium (I) nitrate Thallium (measured in wastewaters only) | 7440-28-0 | 1.4 | RTHRM; or STABL |
| U218 Thioacetamide Thioacetamide | 62-55-5 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |

| U219 Thiourea | | | |
|--|------------|--|-------|
| Thiourea | 62-56-6 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U220 Toluene Toluene | 108-88-3 | 0.080 | 10 |
| U221 Toluenediamine Toluenediamine | 25376-45-8 | CARBN; or CMBST | CMBST |
| U222 o-Toluidine hydrochloride o-Toluidine hydrochloride | 636-21-5 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U223 Toluene diisocyanate Toluene diisocyanate | 26471-62-5 | CARBN; or CMBST | CMBST |
| U225 Bromoform (Tribromomethane) Bromoform (Tribromomethane) | 75-25-2 | 0.63 | 15 |
| U226 1,1,1-Trichloroethane 1,1,1-Trichloroethane | 71-55-6 | 0.054 | 6.0 |
| U227 1,1,2-Trichloroethane 1,1,2-Trichloroethane | 79-00-5 | 0.054 | 6.0 |
| U228 Trichloroethylene Trichloroethylene | 79-01-6 | 0.054 | 6.0 |

| U234 1,3,5-Trinitrobenzene 1,3,5-Trinitrobenzene | 99-35-4 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
|---|------------------|--|-------|
| U235 tris-(2,3-Dibromopropyl)-phosphat tris-(2,3-Dibromopropyl)- phosphate | te 126-72-7 | 0.11 | 0.10 |
| U236 Trypan Blue Trypan Blue | 72-57-1 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U237 Uracil mustard Uracil mustard | 66-75-1 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U238 Urethane (Ethyl carbamate) Urethane (Ethyl carbamate) | 51-79-6 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U239 Xylenes Xylenes-mixed isomers (sum of o-, m-, and p-xylene concentrations) | 1330-20-7 | 0.32 | 30 |
| U240 2,4-D (2,4-Dichlorophenoxyacetic 2,4-D (2,4-Dichloro- phenoxyacetic acid) | acid) 94-75-7 | 0.72 | 10 |

| 2,4-D (2,4-Dichloro- phenoxyacetic acid) salts and esters | NA | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
|---|-----------------------------------|---|------------------------------|
| U243 Hexachloropropylene Hexachloropropylene | 1888-71-7 | 0.035 | 30 |
| U244 Thiram Thiram | 137-26-8 | (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U246 Cyanogen bromide Cyanogen bromide | 506-68-3 | CHOXD; WETOX; or CMBST | CHOXD; WETOX; or CMBST |
| U247 Methoxychlor Methoxychlor | 72-43-5 | 0.25 | 0.18 |
| U248 Warfarin, & salts, when present at Warfarin | concentrations of (81-81-2 |).3 percent or less (WETOX or CHOXD) fb CARBN; or CMBST | CMBST |
| U249 Zinc phosphide, Zn ₃ P ₂ , when prese Zinc Phosphide | ent at concentration 1314-84-7 | s of 10 percent or less CHOXD; CHRED; or CMBST | CHOXD; CHRED; or CMBST |
| U271 Benomyl ¹⁰ Benomyl | 17804-35-2 | 0.056 | 1.4 |

| U278 Bendiocarb ⁺⁰ | | | |
|--|------------|---|-------|
| Bendiocarb | 22781-23-3 | 0.056 | 1.4 |
| U279 Carbaryl ⁺⁰ Carbaryl | 63-25-2 | 0.006 | 0.14 |
| U280 Barban ^{±0} Barban | 101-27-9 | 0.056 | 1.4 |
| U328 | | | |
| o-Toluidine o-Toluidine | 95-53-4 | CMBST; or CHOXD fb (BIODG or CARBN); or BIODG fb CARBN | CMBST |
| U353 | | | |
| p-Toluidine p-Toluidine | 106-49-0 | CMBST; or CHOXD fb (BIODG or CARBN); or BIODG fb CARBN | CMBST |
| U359 | | | |
| 2-Ethoxyethanol 2-Ethoxyethanol | 110-80-5 | CMBST; or CHOXD fb (BIODG or CARBN); or BIODG fb CARBN | CMBST |
| U364 Bendiocarh phenol ¹⁰ | | | |
| Bendiocarb phenol | 22961-82-6 | 0.056 | 1.4 |

| 11007 | | | |
|--|------------|-------|-----|
| Carbofuran phenol ⁴⁰ Carbofuran phenol | 1563-38-8 | 0.056 | 1.4 |
| U372 Carbendazim ¹⁰ Carbendazim | 10605-21-7 | 0.056 | 1.4 |
| U373 Propham ⁴⁰ Propham | 122-42-9 | 0.056 | 1.4 |
| U387 Prosulfocarb ⁴⁰ Prosulfocarb | 52888-80-9 | 0.042 | 1.4 |
| U389 Triallate ⁺⁰ Triallate | 2303-17-5 | 0.042 | 1.4 |
| U394 A2213 ¹⁰ A2213 | 30558-43-1 | 0.042 | 1.4 |
| U395 Diethylene glycol, dicarbamate ¹⁰ Diethylene glycol, dicarbamate | 5952-26-1 | 0.056 | 1.4 |
| U404 Triethylamine ¹⁰ Triethylamine | 101-44-8 | 0.081 | 1.5 |
| U408 2,4,6-Tribromophenol 2,4,6-Tribromophenol | 118-79-6 | 0.035 | 7.4 |
| U409 Thiophanate-methyl ¹⁰ Thiophanate-methyl | 23564-05-8 | 0.056 | 1.4 |
| U410 Thiodicarb ⁺⁰ Thiodicarb | 59669-26-0 | 0.019 | 1.4 |

| U411 | | | |
|------------------------|----------|-------|-----|
| Propoxur ¹⁰ | | | |
| Propoxur | 114-26-1 | 0.056 | 1.4 |

Notes:

- 1 The waste descriptions provided in this table do not replace waste descriptions in 35 Ill. Adm. Code 721. Descriptions of Treatment or Regulatory Subcategories are provided, as needed, to distinguish between applicability of different standards.
- 2 CAS means Chemical Abstract Services. When the waste code or regulated constituents are described as a combination of a chemical with its salts or esters, the CAS number is given for the parent compound only.
- 3 Concentration standards for wastewaters are expressed in mg/l and are based on analysis of composite samples.
- 4 All treatment standards expressed as a Technology Code or combination of Technology Codes are explained in detail in Table C of this Part, "Technology Codes and Descriptions of Technology-Based Standards". "fb" inserted between waste codes denotes "followed by", so that the first-listed treatment is followed by the second-listed treatment. ";" separates alternative treatment schemes.
- 5 Except for Metals (EP or TCLP) and Cyanides (Total and Amenable) the nonwastewater treatment standards expressed as a concentration were established, in part, based upon incineration in units operated in accordance with the technical requirements of 35 Ill. Adm. Code 724.Subpart O or 35 Ill. Adm. Code 725.Subpart O or based upon combustion in fuel substitution units operating in accordance with applicable technical requirements. A facility may comply with these treatment standards according to provisions in 35 Ill. Adm. Code 728.140(d). All concentration standards for nonwastewaters are based on analysis of grab samples.
- 6 Where an alternate treatment standard or set of alternate standards has been indicated, a facility may comply with this alternate standard, but only for the Treatment or Regulatory Subcategory or physical form (i.e., wastewater or nonwastewater) specified for that alternate standard.
- 7 Both Cyanides (Total) and Cyanides (Amenable) for nonwastewaters are to be analyzed using Method 9010 or 9012, found in "Test Methods for Evaluating Solid Waste, Physical or Chemical Methods", USEPA Publication SW-846, incorporated by reference in 35 Ill. Adm. Code 720.111, with a sample size of 10 grams and a distillation time of one hour and 15 minutes.
- 8 These wastes, when rendered nonhazardous-non-hazardous and then subsequently managed in CWA or CWA-equivalent systems, are not subject to treatment standards.

(See Section 728.101(c)(3) and (c)(4).)

- 9 These wastes, when rendered nonhazardous non-hazardous and then subsequently injected in a Class I SDWA well, are not subject to treatment standards. (See 35 Ill. Adm. Code 738.101(d).)
- 10 This footnote corresponds with note 10 to the table to 40 CFR 268.40, which has already expired by its own terms. This statement maintains structural consistency with the federal regulations. The treatment standard for this waste may be satisfied by either meeting the constituent concentrations in the table in this Section or by treating the waste by the specified technologies: combustion, as defined by the technology code CMBST at Table C, for nonwastewaters, 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 Table C, for wastewaters.
- 11 For these wastes, the definition of CMBST is limited to any of the following that have obtained a determination of equivalent treatment under Section 728.142(b): (1) combustion units operating under 35 Ill. Adm. Code 726, (2) combustion units permitted under 35 Ill. Adm. Code 724.Subpart O, or (3) combustion units operating under 35 Ill. Adm. Code 725.Subpart O.

BOARD NOTE: Derived from table to 40 CFR 268.40 (1997<u>1998</u>), as amended at 63 Fed. Reg. 24626 <u>47415</u> (May 4Sep. 4, 1998), 63 Fed. Reg. 28643 (May 26, 1998), and 63 Fed. Reg. 35149 <u>51264</u> (June 29Sep. 24, 1998).

NA means not applicable.

(Source: Amended at 23 Ill. Reg. _____, effective _____)

Section 728. Table U Universal Treatment Standards (UTS)

| | | | nonwastewater |
|------------------------|-----------------------|-------------------|---------------------------|
| | | | Standard |
| | | Wastewater | Concentration (in |
| | | Standard | mg/kg ³ unless |
| Regulated Constituent- | | Concentration (in | noted as "mg/l |
| Common Name | CAS ¹ No. | mg/l²) | TCLP") |
| A2213 ⁶ | 30558-43-1 | 0.042 | 1.4 |
| Acenaphthylene | 208-96-8 | 0.059 | 3.4 |
| Acenaphthene | 83-32-9 | 0.059 | 3.4 |
| Acetone | 67-64-1 | 0.28 | 160 |
| Acetonitrile | 75-05-8 | 5.6 | 38 |
| Acetophenone | 96-86-2 | 0.010 | 9.7 |
| 2-Acetylaminofluorene | 53-96-3 | 0.059 | 140 |
| | | | |

Nonwortowaton

| Acrolein | 107-02-8 | 0.29 | NA |
|-----------------------------------|----------------------|---------|-------------------|
| Acrylamide | 79-06-1 | 19 | 23 |
| Acrylonitrile | 107-13-1 | 0.24 | 84 |
| Aldicarb sulfone ⁶ | 1646-88-4 | 0.056 | 0.28 |
| Aldrin | 309-00-2 | 0.021 | 0.066 |
| 4-Aminobiphenyl | 92-67-1 | 0.13 | NA |
| Aniline | 62-53-3 | 0.81 | 14 |
| Anthracene | 120-12-7 | 0.059 | 3.4 |
| Aramite | 140-57-8 | 0.36 | NA |
| α-BHC | 319-84-6 | 0.00014 | 0.066 |
| в-внс | 319-85-7 | 0.00014 | 0.066 |
| δ-BHC | 319-86-8 | 0.023 | 0.066 |
| v-BHC | 58-89-9 | 0.0017 | 0.066 |
| Rarban ⁶ | 101_27_0 | 0.056 | 1 / |
| Bendiocarh ⁶ | 29781_93_3 | 0.056 | 1.4 |
| Bondiocarb phonol ⁶ | <u>22701 23 3</u> | 0.056 | 1.4 <u>1.4</u> |
| Benomyl ⁶ | 17804-35-2 | 0.056 | 1.4 |
| Benz(a)anthracana | 56-55-3 | 0.050 | 21.4 |
| Benzal chloride | 98-87-3 | 0.055 | 5.4 6 0 |
| Benzene | 71-43-2 | 0.033 | 10 |
| Benzo(h)fluoranthene | 205-99-2 | 0.14 | 6.8 |
| (difficult to distinguish from | | 0.11 | 0.0 |
| henzo(k)fluoranthene) | | | |
| Benzo(k)fluoranthene | 207-08-9 | 0.11 | 6.8 |
| (difficult to distinguish from | 201 00 5 | 0.11 | 0.0 |
| benzo(b)fluoranthene) | | | |
| Benzo(g h i)pervlene | 191-24-2 | 0.0055 | 18 |
| Benzo(a)nyrene | 50-32-8 | 0.061 | 3 4 |
| Bromodichloromethane | 50 52 0 75_27_4 | 0.001 | 15 |
| Methyl bromide (Bromo- | 71_82_0 | 0.33 | 15 |
| methane) | 74-00-0 | 0.11 | 10 |
| A-Bromonhenyl nhenyl ether | 101-55-3 | 0.055 | 15 |
| n-Butyl alcohol | 71-36-3 | 56 | 2.6 |
| Butylate ⁶ | 2008-41-5 | 0.042 | £.0 1 A |
| Butyl honzyl nhthalato | 2000 41 5 85_68_7 | 0.042 | 28 |
| 2-sec-Butyl-4 6-dinitro- | 88-85-7 | 0.066 | 25 |
| nhenol (Dinoseh) | 00 00 1 | 0.000 | 2.0 |
| Carbaryl ⁶ | 63-25-2 | 0.006 | 0 14 |
| Carbonzadim ⁶ | 10605-21-7 | 0.000 | 1 1 |
| Carbofuran ⁶ | 1563-66-2 | 0.000 | 0.14 |
| Carbofuran nbenol ⁶ | 1563-38-8 | 0.056 | 1 4 |
| Carbon disulfide | 75-15-0 | 38 | 4.8 mg/l TCI P |
| Carbon tetrachloride | 56-23-5 | 0.057 | 6 N |
| Carbosulfan ⁶ | 55285-14-8 | 0.028 | 1 4 |
| Chlordana (a and a isomore) | 57-74-9 | 0.023 | 0.26 |
| Chior dance (de alle X ISOILIEIS) | 01110 | 0.0000 | 0.60 |

| p-Chloroaniline | 106-47-8 | 0.46 | 16 |
|---------------------------------|------------|--------|----------------|
| Chlorobenzene | 108-90-7 | 0.057 | 6.0 |
| Chlorobenzilate | 510-15-6 | 0.10 | NA |
| 2-Chloro-1,3-butadiene | 126-99-8 | 0.057 | 0.28 |
| p-Chloro-m-cresol | 59-50-7 | 0.018 | 14 |
| Chlorodibromomethane | 124-48-1 | 0.057 | 15 |
| Chloroethane | 75-00-3 | 0.27 | 6.0 |
| bis(2-Chloroethoxy)methane | 111-91-1 | 0.036 | 7.2 |
| bis(2-Chloroethyl)ether | 111-44-4 | 0.033 | 6.0 |
| 2-Chloroethyl vinyl ether | 110-75-8 | 0.062 | NA |
| Chloroform | 67-66-3 | 0.046 | 6.0 |
| bis(2-Chloroisopropyl)ether | 39638-32-9 | 0.055 | 7.2 |
| Chloromethane (Methyl chloride) | 74-87-3 | 0.19 | 30 |
| 2-Chloronaphthalene | 91-58-7 | 0.055 | 5.6 |
| 2-Chlorophenol | 95-57-8 | 0.044 | 5.7 |
| 3-Chloropropylene | 107-05-1 | 0.036 | 30 |
| Chrysene | 218-01-9 | 0.059 | 3.4 |
| o-Cresol | 95-48-7 | 0.11 | 5.6 |
| m-Cresol (difficult to | 108-39-4 | 0.77 | 5.6 |
| distinguish from p-cresol) | | | |
| p-Cresol (difficult to | 106-44-5 | 0.77 | 5.6 |
| distinguish from m-cresol) | | | |
| m-Cumenyl methyl | 64-00-6 | 0.056 | 1.4 |
| carbamate ⁶ | | | |
| Cyclohexanone | 108-94-1 | 0.36 | 0.75 mg/l TCLP |
| o,p'-DDD | 53-19-0 | 0.023 | 0.087 |
| p,p'-DDD | 72-54-8 | 0.023 | 0.087 |
| o,p'-DDE | 3424-82-6 | 0.031 | 0.087 |
| p,p'-DDE | 72-55-9 | 0.031 | 0.087 |
| o,p'-DDT | 789-02-6 | 0.0039 | 0.087 |
| p,p'-DDT | 50-29-3 | 0.0039 | 0.087 |
| Dibenz(a,h)anthracene | 53-70-3 | 0.055 | 8.2 |
| Dibenz(a,e)pyrene | 192-65-4 | 0.061 | NA |
| 1,2-Dibromo-3-chloro- | 96-12-8 | 0.11 | 15 |
| propane | | | |
| 1,2-Dibromoethane/Ethylene | 106-93-4 | 0.028 | 15 |
| dibromide | | | |
| Dibromomethane | 74-95-3 | 0.11 | 15 |
| m-Dichlorobenzene | 541-73-1 | 0.036 | 6.0 |
| o-Dichlorobenzene | 95-50-1 | 0.088 | 6.0 |
| p-Dichlorobenzene | 106-46-7 | 0.090 | 6.0 |
| Dichlorodifluoromethane | 75-71-8 | 0.23 | 7.2 |
| 1,1-Dichloroethane | 75-34-3 | 0.059 | 6.0 |

| 1,2-Dichloroethane | 107-06-2 | 0.21 | 6.0 |
|---------------------------------------|----------------------|------------------|-------------------|
| 1,1-Dichloroethylene | 75-35-4 | 0.025 | 6.0 |
| trans-1,2-Dichloroethylene | 156-60-5 | 0.054 | 30 |
| 2,4-Dichlorophenol | 120-83-2 | 0.044 | 14 |
| 2,6-Dichlorophenol | 87-65-0 | 0.044 | 14 |
| 2,4-Dichlorophenoxyacetic | 94-75-7 | 0.72 | 10 |
| acid/2,4-D | | | |
| 1,2-Dichloropropane | 78-87-5 | 0.85 | 18 |
| cis-1,3-Dichloropropylene | 10061-01-5 | 0.036 | 18 |
| trans-1,3-Dichloropropylene | 10061-02-6 | 0.036 | 18 |
| Dieldrin | 60-57-1 | 0.017 | 0.13 |
| Diethylene glycol, | 5952-26-1 | 0.056 | 1.4 |
| dicarbamate ⁶ | | | |
| Diethyl phthalate | 84-66-2 | 0.20 | 28 |
| p-Dimethylaminoazobenzene | 60-11-7 | 0.13 | NA |
| 2,4-Dimethyl phenol | 105-67-9 | 0.036 | 14 |
| Dimethyl phthalate | 131-11-3 | 0.047 | 28 |
| Dimetilan⁶ | 644-64-4 | 0.056 | $\frac{1.4}{1.4}$ |
| Di-n-butyl phthalate | 84-74-2 | 0.057 | 28 |
| 1,4-Dinitrobenzene | 100-25-4 | 0.32 | 2.3 |
| 4,6-Dinitro-o-cresol | 534-52-1 | 0.28 | 160 |
| 2,4-Dinitrophenol | 51-28-5 | 0.12 | 160 |
| 2,4-Dinitrotoluene | 121-14-2 | 0.32 | 140 |
| 2,6-Dinitrotoluene | 606-20-2 | 0.55 | 28 |
| Di-n-octyl phthalate | 117-84-0 | 0.017 | 28 |
| Di-n-propylnitrosamine | 621-64-7 | 0.40 | 14 |
| 1,4-Dioxane | 123-91-1 | 12.0 | 170 |
| Diphenylamine (difficult to | 122-39-4 | 0.92 | 13 |
| distinguish from | | | |
| diphenylnitrosamine) | | | |
| Diphenylnitrosamine | 86-30-6 | 0.92 | 13 |
| (difficult to distinguish from | | | |
| diphenylamine) | | | |
| 1,2-Diphenylhydrazine | 122-66-7 | 0.087 | NA |
| Disulfoton | 298-04-4 | 0.017 | 6.2 |
| Dithiocarbamates (total) ⁶ | 137-30-4 | 0.028 | 28 |
| Endosulfan I | 959-98-8 | 0.023 | 0.066 |
| Endosulfan II | 33213-65-9 | 0.029 | 0.13 |
| Endosulfan sulfate | 1031-07-8 | 0.029 | 0.13 |
| Endrin | 72-20-8 | 0.0028 | 0.13 |
| Endrin aldehyde | 7421-93-4 | 0.025 | 0.13 |
| EPTC ⁶ | 759-94-4 | 0.042 | 1.4 |
| Ethyl acetate | 141-78-6 | 0.34 | 33 |
| Ethyl benzene | 100-41-4 | 0.057 | 10 |
| | | | |

| Ethyl cyanide | 107-12-0 | 0.24 | 360 |
|--|-----------------------|------------------|----------------|
| (Propanenitrile) | | | |
| Ethylene oxide | 75-21-8 | 0.12 | NA |
| Ethyl ether | 60-29-7 | 0.12 | 160 |
| bis(2-Ethylhexyl) phthalate | 117-81-7 | 0.28 | 28 |
| Ethyl methacrylate | 97-63-2 | 0.14 | 160 |
| Famphur | 52-85-7 | 0.017 | 15 |
| Fluoranthene | 206-44-0 | 0.068 | 3.4 |
| Fluorene | 86-73-7 | 0.059 | 3.4 |
| Formetanate hydrochloride ⁶ | 23422-53-9 | 0.056 | 1.4 |
| Formparanate ⁶ | 17702 57 7 | 0.056 | 1.4 |
| Heptachlor | 76-44-8 | 0.0012 | 0.066 |
| Heptachlor epoxide | 1024-57-3 | 0.016 | 0.066 |
| Hexachlorobenzene | 118-74-1 | 0.055 | 10 |
| Hexachlorobutadiene | 87-68-3 | 0.055 | 5.6 |
| Hexachlorocyclopentadiene | 77-47-4 | 0.057 | 2.4 |
| HxCDDs (All Hexachloro- | NA | 0.000063 | 0.001 |
| dibenzo-p-dioxins) | | | |
| HxCDFs (All Hexachloro- | NA | 0.000063 | 0.001 |
| dibenzofurans) | | | |
| Hexachloroethane | 67-72-1 | 0.055 | 30 |
| Hexachloropropylene | 1888-71-7 | 0.035 | 30 |
| Indeno (1,2,3-c,d) pyrene | 193-39-5 | 0.0055 | 3.4 |
| Iodomethane | 74-88-4 | 0.19 | 65 |
| Isobutyl alcohol | 78-83-1 | 5.6 | 170 |
| Isodrin | 465-73-6 | 0.021 | 0.066 |
| Isolan ⁶ | 119-38-0 | 0.056 | <u>1.4</u> |
| Isosafrole | 120-58-1 | 0.081 | 2.6 |
| Kepone | 143-50-0 | 0.0011 | 0.13 |
| Methacrylonitrile | 126-98-7 | 0.24 | 84 |
| Methanol | 67-56-1 | 5.6 | 0.75 mg/l TCLP |
| Methapyrilene | 91-80-5 | 0.081 | 1.5 |
| Methiocarb ⁶ | 2032-65-7 | 0.056 | 1.4 |
| Methomyl ⁶ | 16752-77-5 | 0.028 | 0.14 |
| Methoxychlor | 72-43-5 | 0.25 | 0.18 |
| 3-Methylcholanthrene | 56-49-5 | 0.0055 | 15 |
| 4,4-Methylene bis(2-chloro- | 101-14-4 | 0.50 | 30 |
| aniline) | | | |
| Methylene chloride | 75-09-2 | 0.089 | 30 |
| Methyl ethyl ketone | 78-93-3 | 0.28 | 36 |
| Methyl isobutyl ketone | 108-10-1 | 0.14 | 33 |
| Methyl methacrylate | 80-62-6 | 0.14 | 160 |
| Methyl methansulfonate | 66-27-3 | 0.018 | NA |
| Methyl parathion | 298-00-0 | 0.014 | 4.6 |
| Metolcarb ⁶ | 1129-41-5 | 0.056 | 1.4 |

| Mexacarbate ⁶ | 315-18-4 | 0.056 | 1.4 |
|---|--------------------|------------------|----------------|
| Molinate ⁶ | 2212-67-1 | 0.042 | 1.4 |
| Naphthalene | 91-20-3 | 0.059 | 5.6 |
| 2-Naphthylamine | 91-59-8 | 0.52 | NA |
| o-Nitroaniline | 88-74-4 | 0.27 | 14 |
| p-Nitroaniline | 100-01-6 | 0.028 | 28 |
| Nitrobenzene | 98-95-3 | 0.068 | 14 |
| 5-Nitro-o-toluidine | 99-55-8 | 0.32 | 28 |
| o-Nitrophenol | 88-75-5 | 0.028 | 13 |
| p-Nitrophenol | 100-02-7 | 0.12 | 29 |
| N-Nitrosodiethylamine | 55-18-5 | 0.40 | 28 |
| N-Nitrosodimethylamine | 62-75-9 | 0.40 | 2.3 |
| N-Nitroso-di-n-butylamine | 924-16-3 | 0.40 | 17 |
| N-Nitrosomethylethylamine | 10595-95-6 | 0.40 | 2.3 |
| N-Nitrosomorpholine | 59-89-2 | 0.40 | 2.3 |
| N-Nitrosopiperidine | 100-75-4 | 0.013 | 35 |
| N-Nitrosopyrrolidine | 930-55-2 | 0.013 | 35 |
| Oxamyl ⁶ | 23135-22-0 | 0.056 | 0.28 |
| Parathion | 56-38-2 | 0.014 | 4.6 |
| Total PCBs (sum of all PCB | 1336-36-3 | 0.10 | 10 |
| isomers, or all Aroclors) | | | |
| Pebulate ⁶ | 1114-71-2 | 0.042 | 1.4 |
| Pentachlorobenzene | 608-93-5 | 0.055 | 10 |
| PeCDDs (All Pentachloro- | NA | 0.000063 | 0.001 |
| dibenzo-p-dioxins) | | | |
| PeCDFs (All Pentachloro- | NA | 0.000035 | 0.001 |
| dibenzofurans) | | | |
| Pentachloroethane | 76-01-7 | 0.055 | 6.0 |
| Pentachloronitrobenzene | 82-68-8 | 0.055 | 4.8 |
| Pentachlorophenol | 87-86-5 | 0.089 | 7.4 |
| Phenacetin | 62-44-2 | 0.081 | 16 |
| Phenanthrene | 85-01-8 | 0.059 | 5.6 |
| Phenol | 108-95-2 | 0.039 | 6.2 |
| o Phenylenediamine⁶ | 95-54-5 | 0.056 | 5.6 |
| Phorate | 298-02-2 | 0.021 | 4.6 |
| Phthalic acid | 100-21-0 | 0.055 | 28 |
| Phthalic anhydride | 85-44-9 | 0.055 | 28 |
| Physostigmine ⁶ | 57-47-6 | 0.056 | 1.4 |
| Physostigmine salicylate ⁶ | 57-64-7 | 0.056 | 1.4 |
| Promecarb ⁶ | 2631-37-0 | 0.056 | 1.4 |
| Pronamide | 23950-58-5 | 0.093 | 1.5 |
| Propham ⁶ | 122-42-9 | 0.056 | 1.4 |
| Propoxur ⁶ | 114-26-1 | 0.056 | 1.4 |
| Prosulfocarb ⁶ | 52888-80-9 | 0.042 | 1.4 |
| Pyrene | 129-00-0 | 0.067 | 8.2 |
| | | | |

| Pyridine | 110-86-1 | 0.014 | 16 |
|---------------------------------|-----------------------|------------------|-----------------|
| Safrole | 94-59-7 | 0.081 | 22 |
| Silvex (2,4,5-TP) | 93-72-1 | 0.72 | 7.9 |
| 1,2,4,5-Tetrachlorobenzene | 95-94-3 | 0.055 | 14 |
| TCDDs (All Tetrachloro- | NA | 0.000063 | 0.001 |
| dibenzo-p-dioxins) | | | |
| TCDFs (All Tetrachloro- | NA | 0.000063 | 0.001 |
| dibenzofurans) | | | |
| 1,1,1,2-Tetrachloroethane | 630-20-6 | 0.057 | 6.0 |
| 1,1,2,2-Tetrachloroethane | 79-34-5 | 0.057 | 6.0 |
| Tetrachloroethylene | 127-18-4 | 0.056 | 6.0 |
| 2,3,4,6-Tetrachlorophenol | 58-90-2 | 0.030 | 7.4 |
| Thiodicarb ⁶ | 59669-26-0 | 0.019 | 1.4 |
| Thiophanate-methyl ⁶ | 23564-05-8 | 0.056 | 1.4 |
| Tirpate ⁶ | 26419-73-8 | 0.056 | 0.28 |
| Toluene | 108-88-3 | 0.080 | 10 |
| Toxaphene | 8001-35-2 | 0.0095 | 2.6 |
| Triallate [€] | 2303-17-5 | 0.042 | 1.4 |
| Tribromomethane | 75-25-2 | 0.63 | 15 |
| (Bromoform) | | | |
| 2,4,6-Tribromophenol | 118-79-6 | 0.035 | 7.4 |
| 1,2,4-Trichlorobenzene | 120-82-1 | 0.055 | 19 |
| 1,1,1-Trichloroethane | 71-55-6 | 0.054 | 6.0 |
| 1,1,2-Trichloroethane | 79-00-5 | 0.054 | 6.0 |
| Trichloroethylene | 79-01-6 | 0.054 | 6.0 |
| Trichloromonofluoromethane | 75-69-4 | 0.020 | 30 |
| 2,4,5-Trichlorophenol | 95-95-4 | 0.18 | 7.4 |
| 2,4,6-Trichlorophenol | 88-06-2 | 0.035 | 7.4 |
| 2,4,5-Trichlorophenoxy- | 93-76-5 | 0.72 | 7.9 |
| acetic acid/2,4,5-T | | | |
| 1,2,3-Trichloropropane | 96-18-4 | 0.85 | 30 |
| 1,1,2-Trichloro-1,2,2- | 76-13-1 | 0.057 | 30 |
| trifluoroethane | | | |
| Triethylamine [€] | 101-44-8 | 0.081 | 1.5 |
| tris-(2,3-Dibromopropyl) | 126-72-7 | 0.11 | 0.10 |
| phosphate | | | |
| Vernolate ⁶ | 1929-77-7 | 0.042 | 1.4 |
| Vinyl chloride | 75-01-4 | 0.27 | 6.0 |
| Xylenes-mixed isomers (sum | 1330-20-7 | 0.32 | 30 |
| of o-, m-, and p-xylene | | | |
| concentrations) | | | |
| Antimony | 7440-36-0 | 1.9 | 1.15 mg/l TCLP |
| Arsenic | 7440-38-2 | 1.4 | 5.0 mg/l TCLP |
| Barium | 7440-39-3 | 1.2 | 21 mg/l TCLP |
| Beryllium | 7440-41-7 | 0.82 | 1.22 mg/l TCLP |

| Cadmium | 7440-43-9 | 0.69 | 0.11 mg/l TCLP |
|--|--|--|---|
| Chromium (Total) | 7440-47-3 | 2.77 | 0.60 mg/l TCLP |
| Cyanides (Total) ⁴ | 57-12-5 | 1.2 | 590 |
| Cyanides (Amenable) ⁴ | 57-12-5 | 0.86 | 30 |
| Fluoride ⁵ | 16984-48-8 | 35 | NA |
| Lead | 7439-92-1 | 0.69 | 0.75 mg/l TCLP |
| Mercury-Nonwastewater | 7439-97-6 | NA | 0.20 mg/l TCLP |
| from Retort | | | _ |
| Mercury-All Others | 7439-97-6 | 0.15 | 0.025 mg/l TCLP |
| Nickel | 7440-02-0 | 3.98 | 11 mg/l TCLP |
| Selenium ⁷ | 7782-49-2 | 0.82 | 5.7 mg/l TCLP |
| Silver | 7440-22-4 | 0.43 | 0.14 mg/l TCLP |
| Sulfide | 18496-25-8 | 14 | NA |
| Thallium | 7440-28-0 | 1.4 | 0.20 mg/l TCLP |
| Vanadium ⁵ | 7440-62-2 | 4.3 | 1.6 mg/l TCLP |
| Zinc ⁵ | 7440-66-6 | 2.61 | 4.3 mg/l TCLP |
| Nickel Selenium ⁷ Silver Sulfide Thallium Vanadium ⁵ Zinc ⁵ | 7440-02-0 7782-49-2 7440-22-4 18496-25-8 7440-28-0 7440-62-2 7440-66-6 | 3.98 0.82 0.43 14 1.4 4.3 2.61 | 11 mg/l TCLP 5.7 mg/l TCLP 0.14 mg/l TCLP NA 0.20 mg/l TCLP 1.6 mg/l TCLP 4.3 mg/l TCLP |

- 1 CAS means Chemical Abstract Services. When the waste code or regulated constituents are described as a combination of a chemical with its salts or esters, the CAS number is given for the parent compound only.
- 2 Concentration standards for wastewaters are expressed in mg/l are based on analysis of composite samples.
- 3 Except for metals (EP or TCLP) and cyanides (total and amenable), the nonwastewater treatment standards expressed as a concentration were established, in part, based on incineration in units operated in accordance with the technical requirements of 35 Ill. Adm. Code 724.Subpart O or 35 Ill. Adm. Code 725.Subpart O or on combustion in fuel substitution units operating in accordance with applicable technical requirements. A facility may comply with these treatment standards according to provisions in Section 728.140(d). All concentration standards for nonwastewaters are based on analysis of grab samples.
- 4 Both Cyanides (Total) and Cyanides (Amenable) for nonwastewaters are to be analyzed using Method 9010 or 9012, found in "Test Methods for Evaluating Solid Waste, Physical/Chemical Methods", USEPA Publication SW-846, incorporated by reference in 35 Ill. Adm. Code 720.111, with a sample size of 10 grams and a distillation time of one hour and 15 minutes.
- 5 These constituents are not "underlying hazardous constituents" in characteristic wastes, according to the definition at Section 728.102(i).
- 6 This footnote corresponds with <u>former footnote 6</u> to the table to 40 CFR 268.48(a), which <u>has already expired by its own terms</u> <u>USEPA removed at 63 Fed. Reg. 47418</u> (Sep. 4, 1998). This statement maintains structural consistency with the federal

regulations.

7 This constituent is not an underlying hazardous constituent, as defined at Section 728.102(i), because its UTS level is greater than its TC level. Thus, a treated selenium waste would always be characteristically hazardous unless it is treated to below its characteristic level.

Note: NA means not applicable.

BOARD NOTE: Derived from table to 40 CFR 268.48(a) (1997<u>1998</u>), as amended at 63 Fed. Reg. 24626-47410 (May 4Sep. 4, 1998) and 63 Fed. Reg. 28739 (May 26, 1998).

(Source: Amended at 23 Ill. Reg. _____, effective _____)

TITLE 35: ENVIRONMENTAL PROTECTION SUBTITLE G: WASTE DISPOSAL CHAPTER I: POLLUTION CONTROL BOARD SUBCHAPTER c: HAZARDOUS WASTE OPERATING REQUIREMENTS

PART 733 STANDARDS FOR UNIVERSAL WASTE MANAGEMENT

SUBPART A: GENERAL

Section

- 733.101 Scope
- 733.102 Applicability--Batteries
- 733.103 Applicability--Pesticides
- 733.104 Applicability--Mercury Thermostats
- 733.105 Applicability--Household and Conditionally Exempt Small Quantity Generator Waste
- 733.106 Definitions
- 733.107 Applicability--Mercury-Containing Lamps

SUBPART B: STANDARDS FOR SMALL QUANTITY HANDLERS

- Section
- 733.110 Applicability
- 733.111 Prohibitions
- 733.112 Notification
- 733.113 Waste Management
- 733.114 Labeling and Marking
- 733.115 Accumulation Time Limits
- 733.116 Employee Training
- 733.117 Response to Releases
- 733.118 Off-Site Shipments

- 733.119 Tracking Universal Waste Shipments
- 733.120 Exports

SUBPART C: STANDARDS FOR LARGE QUANTITY HANDLERS

Section

- 733.130 Applicability
- 733.131 Prohibitions
- 733.132 Notification
- 733.133 Waste Management
- 733.134 Labeling and Marking
- 733.135 Accumulation Time Limits
- 733.136 Employee Training
- 733.137 Response to Releases
- 733.138 Off-Site Shipments
- 733.139 Tracking Universal Waste Shipments
- 733.140 Exports

SUBPART D: STANDARDS FOR UNIVERSAL WASTE TRANSPORTERS

Section

- 733.150 Applicability
- 733.151 Prohibitions
- 733.152 Waste Management
- 733.153 Accumulation Time Limits
- 733.154 Response to Releases
- 733.155 Off-site Shipments
- 733.156 Exports

SUBPART E: STANDARDS FOR DESTINATION FACILITIES

- Section
- 733.160 Applicability
- 733.161 Off-Site Shipments
- 733.162 Tracking Universal Waste Shipments

SUBPART F: IMPORT REQUIREMENTS

- Section
- 733.170 Imports

SUBPART G: PETITIONS TO INCLUDE OTHER WASTES

Section

- 733.180 General
- 733.181Factors for Petitions to Include Other Wastes

AUTHORITY: Implementing Sections 22.4 and 22.23a and authorized by Section 27 of the Environmental Protection Act [415 ILCS 5/22.4, 22.23a, and 27].

SOURCE: Adopted in R95-20 at 20 Ill. Reg. 11291, effective August 1, 1996; amended in R96-10/R97-3/R97-5 at 22 Ill. Reg. 944, effective December 16, 1997; amended in R98-12 at 22 Ill. Reg. 7650, effective April 15, 1998; amended at 23 Ill. Reg. ______, effective

SUBPART A: GENERAL

Section 733.106 Definitions

"Battery" means a device consisting of one or more electrically connected electrochemical cells which is designed to receive, store, and deliver electric energy. An electrochemical cell is a system consisting of an anode, cathode, and an electrolyte, plus such connections (electrical and mechanical) as may be needed to allow the cell to deliver or receive electrical energy. The term battery also includes an intact, unbroken battery from which the electrolyte has been removed.

"Destination facility" means a facility that treats, disposes of, or recycles a particular category of universal waste, except those management activities described in Sections 733.113 (a) and (c) and 733.133 (a) and (c). A facility at which a particular category of universal waste is only accumulated is not a destination facility for purposes of managing that category of universal waste.

"Electric lamp" means the bulb or tube portion of a lighting device specifically designed to produce radiant energy, most often in the ultraviolet, visible, and infrared regions of the electromagnetic spectrum. BOARD NOTE: The definition of "electric lamp" was added pursuant to Section 22.23a of the Act [415 ILCS 5/22.23a] (see P.A. 90-502, effective August 19, 1997).

"FIFRA" means the Federal Insecticide, Fungicide, and Rodenticide Act (7 U.S.C. §§ 136-136y).

"Generator" means any person, by site, whose act or process produces hazardous waste identified or listed in 35 Ill. Adm. Code 721 or whose act first causes a hazardous waste to become subject to regulation.

"Large quantity handler of universal waste" means a universal waste handler (as defined in this Section) that accumulates 5,000 kilograms or more total of universal waste (batteries, pesticides, thermostats, or mercury-containing lamps, calculated collectively) at any time. This designation as a large quantity handler of universal waste is retained through the end of the calendar year in which 5,000 kilograms or more total of universal waste is accumulated. BOARD NOTE: Mercury-containing lamps were added pursuant to Section 22.23a of the Act [415 ILCS 5/22.23a] (see P.A. 90-502, effective August 19, 1997).

"Mercury-containing lamp" means an electric lamp into which mercury is purposely introduced by the manufacturer for the operation of the lamp. Mercury-containing lamps include, but are not limited to, fluorescent lamps and high-intensity discharge lamps.

BOARD NOTE: The definition of "mercury-containing lamp" was added pursuant to Section 22.23a of the Act [415 ILCS 5/22.23a] (see P.A. 90-502, effective August 19, 1997).

"On-site" means the same or geographically contiguous property that may be divided by public or private right-of-way, provided that the entrance and exit between the properties is at a cross-roads intersection, and access is by crossing as opposed to going along the right of way. Non-contiguous properties, owned by the same person but connected by a right-of-way that that person controls and to which the public does not have access, are also considered on-site property.

"Pesticide" means any substance or mixture of substances intended for preventing, destroying, repelling, or mitigating any pest or intended for use as a plant regulator, defoliant, or desiccant, other than any article that fulfills one of the following descriptions:

It is a new animal drug under Section 201(v) of the Federal Food, Drug and Cosmetic Act (FFDCA; 21 U.S.C. § 321(v)), incorporated by reference in Section 720.111,

It is an animal drug that has been determined by regulation of the federal Secretary of Health and Human Services pursuant to FFDCA Section 360b(j), incorporated by reference in Section 720.111, to be an exempted new animal drug, or

It is an animal feed under FFDCA Section 201(w) (21 U.S.C. § 321(w)), incorporated by reference in Section 720.111 that bears or contains any substances described in either of the two preceding paragraphs of this definition.

BOARD NOTE: The second exception of corresponding 40 CFR 273.6 reads as follows: "Is an animal drug that has been determined by regulation of the Secretary of Health and Human Services not to be a new animal drug". This is very similar to the language of Section 2(u) of the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA; 7 U.S.C. § 136(u)). The three exceptions, taken together, appear intended not to include as

"pesticide" any material within the scope of federal Food and Drug Administration regulation. The Board codified this provision with the intent of retaining the same meaning as its federal counterpart while adding the definiteness required under Illinois law. "Small quantity handler of universal waste" means a universal waste handler (as defined in this Section) that does not accumulate more than 5,000 kilograms or more total of universal waste (batteries, pesticides, thermostats, or mercury-containing lamps, calculated collectively) at any time.

BOARD NOTE: Mercury-containing lamps were added pursuant to Section 22.23a of the Act [415 ILCS 5/22.23a] (see P.A. 90-502, effective August 19, 1997).

"Thermostat" means a temperature control device that contains metallic mercury in an ampule attached to a bimetal sensing element and mercury-containing ampules that have been removed from such a temperature control device in compliance with the requirements of 35 Ill. Adm. Code 733.113(c)(2) or 733.133(c)(2).

"Universal waste" means any of the following hazardous wastes that are subject to the universal waste requirements of this Part:

Batteries, as described in Section 733.102;

Pesticides, as described in Section 733.103;

Thermostats, as described in Section 733.104; and

Mercury-containing lamps, as described in Section 733.107. BOARD NOTE: Mercury-containing lamps were added as universal waste pursuant to Section 22.23a of the Act [415 ILCS 5/22.23a] (see P.A. 90-502, effective August 19, 1997).

"Universal waste handler" means either of the following:

A generator (as defined in this Section) of universal waste; or

The owner or operator of a facility, including all contiguous property, that receives universal waste from other universal waste handlers, accumulates universal waste, and sends universal waste to another universal waste handler, to a destination facility, or to a foreign destination.

"Universal waste handler" does not mean:

A person that treats (except under the provisions of Section 733.113(a) or (c) or 733.133(a) or (c)), disposes of, or recycles universal waste; or

A person engaged in the off-site transportation of universal waste by air, rail, highway, or water, including a universal waste transfer facility.

"Universal waste transfer facility" means any transportation-related facility including loading docks, parking areas, storage areas and other similar areas where shipments of universal waste are held during the normal course of transportation for ten days or less.

"Universal waste transporter" means a person engaged in the off-site transportation of universal waste by air, rail, highway, or water.

(Source: Amended at 23 Ill. Reg. _____, effective _____)