ILLINOIS POLLUTION CONTROL BOARD June 16, 1988

IN THE MATTER OF:

RCRA UPDATE, USEPA REGULATIONS (7-1-87 THROUGH 12-31-87)

R87-39

FINAL ORDER. ADOPTED RULE

ORDER OF THE BOARD (by J. Anderson):

On December 3, 1987 the Board opened this docket for the purpose of updating the RCRA rules to agree with recent USEPA amendments. The Board adopted for public comment a Proposed Opinion and Order on February 25, 1988. The Board has modified the text of the rules in response to public comment, as is discussed in the Opinion adopted this same day.

Section 22.4 of the Act governs adoption of regulations establishing the RCRA program in Illinois. Section 22.4(a) provides for quick adoption of regulations which are "identical in substance" to federal regulations; Section 22.4(a) provides that Title VII of the Act and Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the Administrative Procedure Act, it is not subject to first notice or to second notice review by the Joint Committee on Administrative Rules (JCAR). The federal RCRA regulations are found at 40 CFR 260 through 270, and 280. This rulemaking updates Illinois' RCRA rules to correspond with federal amendments during the period July 1 through December 31, 1987.

The Board will withhold filing these amendments until July 11, 1988, in order to allow time for motions for reconsideration by the agencies involved in the authorization process.

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

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AUTHORITY: Implementing Section 13 and 22.4 and authorized by Section 27 of the Environmental Protection Act (III. Rev. Stat. 1985, ch. 111 1/2, pars. 1013, 1022.4 and 1027).

SOURCE: Adopted in R81-32, 47 PCB 93, at 6 Ill. Reg. 12479, effective as noted in 35 Ill. Adm. Code 700.106; amended in R82-19 at at, 53 PCB 131, 7 Ill. Reg. 14352, effective as noted in 35 Ill. Adm. Code 700.106; 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. , effective amended in R87-39 at 12 Ill. Reg. , effective

SUBPART D: ISSUED PERMITS

Section 702.181 Effect of a Permit

- a) The existence of a RCRA or UIC permit shall not constitute a defense to a violation of the Environmental Protection Act or this Subtitle, except for development, modification or operation without a permit. A permit may be modified or revoked during its term for cause as set forth in -Sees-Sections 702.183 through 702.186.
- b) The issuance of a permit does not convey any property rights of any sort, or any exclusive privilege.
- c) The issuance of a permit does not authorize any injury to persons or property or invasion of other private rights, or any infringement of State or local law or regulations, except as noted in -paragraphsubsection (a).

(BOARD NOTE: See 40 CFR -122+13-270.4 (1987), as amended at 52 Fed. Reg. 45787, December 1, 1987.)

(Source: Amended at 12 Ill. Reg. , effective)

Section 702.184 Causes for Modification

a) The following are cause for modification, but not reissuance, of permits; the following may be cause for reissuance as well as modification when the permitee requests or agrees:

- 1) Alterations. There are material and substantial alterations or additions to the permitted facility or activity which occurred after permit issuance which justify the application of permit conditions that are different or absent in the existing permit.
- 2) Information. The Agency has received information. Permits other than for UIC Class III wells may be modified during their terms for this cause only if the information was not available at the time of permit issuance (other than revised regulations, guidance or test methods) and would have justified the application of different permit conditions at the time of issuance. For UIC area permits this cause shall include any information indicating that cumulative effects on the environment are unacceptable.
- 3) New statutory requirements or regulations. The standards or regulations on which the permit was based have been changed by statute, through promulgation of new or amended standards or regulations or by judicial decision after the permit was issued. Permits other than for UIC Class III wells may be modified during their terms for this cause only as follows:
 - A) -For promulgation of amended standards or regulations, when:-The Agency may modify the permit when standards or regulations on which the permit was based have been changed by statute or amended standards or regulations.
 - B) The permittee may request modification when:
 - The permit condition requested to be modified was based on a promulgated 35 Ill. Adm. Code <u>702</u>, <u>703 or</u> 720 through -726-<u>728</u> (RCRA) or 35 Ill. Adm. Code <u>730</u> (UIC) regulation; and
 - ii) The Board has revised, withdrawn or modified that portion of the regulation on which the permit condition was based; and
 - iii) -If it is the permittee who is requesting modification, the <u>A</u> permittee requests modification in accordance with 35 Ill. Adm. Code 705.128 within ninety (90) days after Illinois Register notice of the rulemaking on which the request is based.
- B- C) For judicial decisions, a court of competent jurisdiction has remanded and stayed Board promulgated regulations, if the remand and stay concern that portion of the regulations -or guidelines -on which the permit condition was based or if a request is filed by the permittee in accordance with 35 Ill. Adm. Code 705.128 within ninety (90) days of judicial remand.
 - 4) Compliance schedules. The Agency determines good cause exists

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for modification of a compliance schedule, such as an act of God, strike, flood or materials shortage or other events over which the permittee has little or no control and for which there is no reasonably available remedy.

- 5) For RCRA only, the Agency may modify a permit:
 - A) When modification of a closure plan is required under 35 Ill. Adm. Code 724.212(b) or 35 Ill. Adm. Code 724.218(b).
 - B) After the Agency receives the notification of expected closure under 35 Ill. Adm. Code 724.213, when the Agency determines that extension of the 90 or 180 day periods under 35 Ill. Adm. Code 724.213, modification of the 30-year post-closure period under 35 Ill. Adm. Code 724.217(a), continuation of security requirements under 35 Ill. Adm. Code 724.217(b), or permission to disturb the integrity of the containment system under 35 Ill. Adm. Code 724.217(c) are unwarranted.
 - C) When the permittee has filed a request under 35 Ill. Adm. Code 724.247(c) for a modification to the level of financial responsibility or when the Agency demonstrates under 35 Ill. Adm. Code 724.247(d) that an upward adjustment of the level of financial responsibility is required.
 - D) When the corrective action program specified in the permit under 35 Ill. Adm. Code 724.200 has not brought the regulated unit into compliance with the -ground-watergroundwater protection standard within a reasonable period of time.
 - E) To include a detection monitoring program meeting the requirements of 35 Ill. Adm. Code 724.198, when the owner or operator has been conducting a compliance monitoring program under 35 Ill. Adm. Code 724.199 or a corrective action program under 35 Ill. Adm. Code 724.200 and the compliance period ends before the end of the post-closure care period for the unit.
 - F) When a permit requires a compliance monitoring program under 35 Ill. Adm. Code 724.199, but monitoring data collected prior to permit issuance indicate that the facility is exceeding the -ground-water-groundwater protection standard.
 - G) To include conditions applicable to units at a facility that were not previously included in the facility's permit.
 - H) When a land treatment unit is not achieving complete treatment of hazardous constituents under its current permit conditions.

- 6) For RCRA only, notwithstanding any other provision of this Section, when a permit for a land disposal facility is reviewed under Section 702.161(d), the Agency shall modify the permit as necessary to assure that the facility continues to comply with the currently applicable requirements in this Part and 35 Ill. Adm. Code 703 and 720 through 726.
- b) The following are causes to modify or, alternatively, reissue a permit: The Agency has received notification (as required in the permit, see Section 702.152(c)) of a proposed transfer of the permit. A permit also may be modified to reflect a transfer after the effective date of an automatic transfer (Section 702.182(b)), but will not be revoked and reissued after the effective date of the transfer except upon the request of the new permittee.

(BOARD NOTE: See 40 CFR 144.39 (1987) and 270.41 (1987), as amended at 52 Fed. Reg. 45787, December 1, 1987.)

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(Source: Amended at 12 Ill. Reg. , effective

Section 702.187 Minor Modifications

Upon the consent of the permittee, the Agency may modify a permit to make the corrections or allowances for changes in the permitted activity listed in this Section, without following the procedures of 35 Ill. Adm. Code 705. Any permit modification not processed as a minor modification under this Section must be made for cause and with a 35 Ill. Adm. Code 705 draft permit and public notice as required in Sections 702.183 through 702.185. Minor modifications may only:

- a) Correct typographical errors;
- b) Require more frequent monitoring or reporting by the permittee;
- c) Change an interim compliance date in a schedule of compliance, provided the new date is not more than 120 days after the date specified in the existing permit and does not interfere with attainment of the final compliance date requirement; or
- d) Allow for a change in ownership or operational control of a facility where the Agency determines that no other change in the permit is necessary, provided:
 - 1) For RCRA only: that a written agreement containing a specific date for transfer of permit responsibility between the current and new permittees has been submitted to the Agency. Changes in the ownership or operational control of a facility may be made only if the owner or operator submits a revised permit application no later than 90 days prior to the scheduled change. When a transfer of ownership or operational control of a facility occurs, the old owner or operator shall comply with the requirements of 35 Ill. Adm. Code 724.Subpart H (financial

requirements), until the new owner or operator has demonstrated to the Agency that the new owner or operator is complying with the requirements of that Subpart. The new owner or operator shall demonstrate compliance with the financial assurance requirements within six months after the date of the change in the ownership or operational control of the facility. Upon demonstration to the Agency by the new owner or operator of compliance with the financial assurance requirements, the Agency shall notify the old owner or operator in writing that the old owner or operator no longer needs to comply with 35 Ill. Adm. Code 724.Subpart H as of the date of the demonstration.

- For UIC only: that a written agreement containing a specific date for transfer of permit responsibility, coverage and liability between the current and new permittees has been submitted to the Agency.
- e) For RCRA only:
 - 1) Change the lists of facility emergency coordinators or equipment in the permit's contingency plan; or
 - 2) Minor changes to closure plans.
 - A) Change estimates of maximum inventory under 35 Ill. Adm. Code 724.212(a)(2);
 - B) Change estimates of expected year of closure or schedules for final closure under 35 Ill. Adm. Code 724.212(a)(4); or
 - C) Approve periods longer than 90 days or 180 days under 35 Ill. Adm. Code 724.213(a) and (b).
 - 3) Change the ranges of the operating requirements set in the permit to reflect the results of the trial burn, provided that the change is minor.
 - 4) Change the operating requirements set in the permit for conducting a trial burn, provided that the change is minor.
 - 5) Grant one extension of the time period for determinating operational readiness following completion of construction, for up to 720 hours operating time for treatment of hazardous waste.
 - 6) Change the treatment program requirements for land treatment units under 35 Ill. Adm. Code 724.371 to improve treatment of hazardous constituents, provided that the change is minor.
 - 7) Change any conditions specified in the permit for land treatment units to reflect the results of field tests or laboratory analyses used in making a treatment demonstration in accordance with 35 Ill. Adm. Code 703.230, provided that the change is minor.

- 8) Allow a second treatment demonstration for land treatment to be conducted when the results of the first demonstration have not shown the conditions under which the waste or wastes can be treated completely as required by 35 Ill. Adm. Code 724.372(a), provided the conditions for the second demonstration are substantially the same as the conditions for the first demonstration.
- 9) Allow treatment of hazardous wastes not previously specified in the permit if:
 - A) The hazardous waste has been prohibited from one or more methods of land disposal under 35 Ill. Adm. Code 728.Subpart C-, and treatment standards have been established under 35 Ill. Adm. Gode 728.Subpart D- or 35 Ill. Adm. Code 728.139;
 - B) Treatment is in accordance with <u>35 Ill. Adm. Code 728.104</u> (if applicable), <u>35 Ill. Adm. Code 728.103</u> and,
 - <u>i)</u> Treatment is in accordance with -the- standards established under 35 Ill. Adm. Code 728.141, -or adjusted standards established under 35 Ill. Adm. Gode-728.142 or 728.144; or
 - ii) Where no treatment standards have been established, treatment renders the waste no longer subject to the applicable prohibitions set forth in 35 III. Adm. Code 728.132 or 728.139.
 - C) Handling and treatment of the restricted wastes will not present risks substantially different from those of wastes listed in the permit; and
 - D) The Agency approves the minor modification. The Agency shall not approve changes to the permit except for the addition of new waste codes and administrative or technical changes necessary to handle new wastes. The Agency shall not approve changes in treatment processes or physical equipment under this subsection.
- 10) Allow permitted facilities to change their operations to treat or store hazardous wastes subject to land disposal restrictions imposed by 35 Ill. Adm. Code 728 provided such treatment or storage occurs in containers or tanks and the permittee:
 - <u>A)</u> Requests a major permit modification pursuant to Section 702.183 and 35 Ill. Adm. Code 705.128;
 - B) Demonstrates in the major permit modification request that the treatment or storage is necessary to comply with the land disposal restrictions of 35 III. Adm. Code 728; and

- C) Ensure that the treatment or storage units comply with the applicable 35 111. Adm. Code 725 and 728 standards pending final administrative disposition of the major modification request. The authorization to make changes conferred in this paragraph shall terminate upon final administrative disposition of the permittee's major modification request under Section 702.183, or revocation of the permit under Section 702.186.
- f) For UIC only:
 - 1) Change quantities or types of fluids injected which are within the capacity of the facility as permitted and, in the judgment of the Agency, would not interfere with the operation of the facility or its ability to meet conditions described in the permit and would not change its classification.
 - 2) Change construction requirements approved by the Agency pursuant to 35 Ill. Adm. Code 704.182 (establishing UIC permit conditions), provided that any such alteration shall comply with the requirements of this Part and 35 Ill. Adm. Code 704 and 730.
 - 3) Amend a plugging and abandonment plan which has been updated under 35 Ill. Adm. Code 704.181(e).

(BOARD NOTE: See 40 CFR 144.41 and 270.42 -(1986), as amended at 51 Fed. Reg. 40636, November 7, 1986). (1987), as amended at 52 Fed. Reg. 25760, July 8, 1987.)

(Source: Amended at 12 Ill. Reg. , effective

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

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PART 703 RCRA PERMIT PROGRAM

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AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental Protection Act (III. Rev. Stat. 1985, ch. 111 1/2, pars. 1022.4 and 1027).

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, 1987; 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. , 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 -hazardous waste management-HWM units must have permits during the active life (including the closure period) of the unit-, and, for any unit which closed after January 26, 1983, during any post-closure care period required under 35 H1. Adm. Gode 724.217 and during any compliance period specified under 35 H1. Adm. Gode 724.196, including any extension of that compliance period under 35 H1. Adm. Gode 724.196(c)-. 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 H1. Adm. Code 725.215) after January 26, 1983, must have post-closure permits, unless they demonstrate closure by removal as provided under Sections 703.159 and 703.160. If a post-closure permit is required, the permit must address applicable 35 H1. Adm. Code 724 groundwater monitoring, unsaturated zone monitoring, corrective action and post-closure care requirements.

(BOARD NOTE: See 40 CFR -122.21(d)-270.1(c) (1987), as amended at 52 Fed. Reg. 45787, December 1, 1987.)

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(Source: Amended at 12 Ill. Reg. , effective

SUBPART C: AUTHORIZATION BY RULE AND INTERIM STATUS

Section 703.141 Permits by Rule

Notwithstanding any other provision of this Part or 35 Ill. Adm. Code 705, the following shall be deemed to have a RCRA permit if the conditions listed are met:

- a) Ocean disposal barges or vessels. The owner or operator of a barge or other vessel which accepts hazardous waste for ocean disposal, if the owner or operator:
 - Has a permit for ocean dumping issued under 40 CFR 220, -(1985) (Ocean Dumping; authorized by the Marine Protection; Research; and Sanctuaries Act; as amended; 33 UrSrGr 1420 et seq.)incorporated by reference in 35 Ill. Adm. Code 720.111;
 - 2) Complies with the conditions of that permit; and
 - 3) Complies with the following hazardous waste regulations, incorporated by reference in 35 Ill. Adm. Code 720.111:
 - A) 40 CFR 264.11-(1985)-, Identification number;
 - B) 40 CFR 264.71- (1985)-, Use of manifest system;
 - C) 40 CFR 264.72 -(1985)-, Manifest discrepancies;

- D) 40 CFR 264.73(a) and (b)(1) -(1985)-, Operating record;
- E) 40 CFR 264.75 -(1985)-, Biennial report; and
- F) 40 CFR 264.76 -(1985)-, Unmanifested waste report;
- b) Injection wells. The owner or operator of an injection well disposing of hazardous waste, if the owner or operator:
 - Has a permit for underground injection issued under 35 Ill. Adm. Code 704; and
 - Complies with the conditions of that permit and the requirements of 35 Ill. Adm. Code 704.Subpart F (requirements for wells managing hazardous waste); and
 - 3) For UIC permits issued after November 8, 1984-;-:
 - A) Complies-complies- with 35 Ill. Adm. Code 724.201; and
 - B) Where the UIC well is the only unit at the facility which requires a RCRA permit, complies with Section 703.187.
- c) Publicly owned treatment works (POTW). The owner or operator of a POTW which accepts for treatment hazardous waste, if the owner or operator:
 - 1) Has an NPDES permit;
 - 2) Complies with the conditions of that permit; and
 - 3) Complies with the following regulations:
 - A) 35 Ill. Adm. Code 724.111, Identification number;
 - B) 35 Ill. Adm. Code 724.171, Use of manifest system;
 - C) 35 Ill. Adm. Code 724.172, Manifest discrepencies;
 - D) 35 Ill. Adm. Code 724.173(a) and (b)(1), Operating record;
 - E) 35 Ill. Adm. Code 724.175, Annual report;
 - F) 35 Ill. Adm. Code 724.176, Unmanifested waste report; and
 - G) For NPDES permits issued after November 8, 1984, 35 Ill. Adm. Code 724.201; and
 - 4) If the waste meets all Federal, State and local pretreatment requirements which would be applicable to the waste if it were being discharged into the POTW through a sewer, pipe or similar conveyance.

(BOARD NOTE: Illinois pretreatment requirements are in 35 Ill. Adm. Code 307 and 310.)

(BOARD NOTE: See 40 CFR 270.60 (1987), as amended at 52 Fed. Reg. 45787, December 1, 1987.)

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(Source: Amended at 12 Ill. Reg. , effective

Section 703.155 Changes During Interim Status

- a) New hazardous wastes not previously identified in Part A of the permit application may be treated, stored or disposed of at a facility if the owner or operator submits a revised Part A permit application prior to such a change;
- b) Increases in the design capacity of processes used at a facility may be made if the owner or operator submits a revised Part A permit application prior to such a change (along with a justification explaining the need for the change) and the Agency approves the change because of a lack of available treatment, storage or disposal capacity at other hazardous waste management facilities;
- c) Changes in the processes for the treatment, storage or disposal of hazardous waste may be made at a facility or additional processes may be added if the owner or operator submits a revised Part A permit application prior to such a change (along with a justification explaining the need for change) and the Agency approves the change because:
 - 1) It is necessary to prevent a threat to human health or the environment because of an emergency situation; or
 - 2) It is necessary to comply with Federal and State regulations, including 35 Ill. Adm. Code 725;
- d) Changes in the ownership or operational control of a facility may be made if the new owner or operator submits a revised Part A permit application no later than 90 days prior to the scheduled change. When a transfer of ownership or operational control of a facility occurs, the old owner or operator shall comply with the requirements of 35 Ill. Adm. Code 725.Subpart H (financial requirements), until the new owner or operator has demonstrated to the Agency that it is complying with the requirements of that Subpart. The new owner or operator shall demonstrate compliance with the financial assurance requirements within six months after the date of the change in the ownership or operational control of the facility. Upon demonstration to the Agency by the new owner or operator of compliance with the financial assurance requirements, the Agency shall notify the old owner or operator in writing that the old owner or operator no longer needs to comply with 35 Ill. Adm. Code 725.Subpart H as of the date of demonstration. All other interim status duties are transferred effective immediately upon the date of the change of ownership or operational control of the facility;

e) In no event shall changes be made to an HWM facility during interim status which amount to reconstruction of the facility. Reconstruction occurs when the capital investment in the changes to the facility exceeds fifty percent of the capital cost of a comparable entirely new HWM facility. Changes under this Section do not include changes made solely for the purpose of complying with requirements of 35 Ill. Adm. Code 725.293 for tanks and ancillary equipment. <u>Changes prohibited under this Section do not include</u> changes to treat or store in containers or tanks hazardous wastes subject to land disposal restrictions imposed in 35 Ill. Adm. Code 728, provided that such changes are made solely for the purpose of complying with 35 Ill. Adm. Code 728.

(BOARD NOTE: See 40 CFR 270.72 -{1986}, as amended at 51 Fed. Reg. 25471; July 14, 1986-(1987), as amended at 52 Fed. Reg. 45787, December 1, 1987.)

(Source: Amended at 12 III. Reg. , effective

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Section 703.159 Closure by Removal

Owners and operators of surface impoundments, land treatment units and waste piles closing by removal or decontamination under 35 Ill. Adm. Code 725 standards must obtain a post-closure permit unless they demonstrate to the Agency that the closure met the standards for closure by removal or decontamination in 35 Ill. Adm. Code 724.328, 724.380(e) or 724.358, respectively. The demonstration may be made in the following ways:

- a) If the owner or operator has submitted a Part B application for a post-closure permit, the owner or operator may request a determination, based on information contained in the application, that 35 Ill. Adm. Code 724 closure by removal standards are met. If the Agency makes a tentative decision that the 35 Ill. Adm. Code 724 standards are met, the Agency will notify the public of this proposed decision, allow for public comment and reach a final determination according to the procedures in Section 703.160.
- b) If the owner or operator has not submitted a Part B application for a post-closure permit, the owner or operator may petition the Agency for a determination that a post-closure permit is not required because the closure met the applicable 35 Ill. Adm. Code 724 standards.
 - 1) The petition must include data demonstrating that closure by removal or decontamination standards were met.
 - 2) The Agency shall approve or deny the petition according to the procedures outlined in Section 703.160.

(BOARD NOTE: See 40 CFR 270.1(c)(5), as adopted at 52 Fed. Reg. 45787, December 1, 1987.)

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(Source: Added at 12 Ill. Reg. , effective

Section 703.160 Procedures for Closure Determination

- a) If a facility owner or operator seeks an equivalency determination under Section 703.159, the Agency shall provide the public, through a newspaper notice, the opportunity to submit written comments on the information submitted by the owner or operator within 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 the equivalence of the 35 Ill. Adm. Code 725 closure to a 35 Ill. Adm. Code 724 closure. 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.)
- b) The Agency shall determine whether the 35 Ill. Adm. Code 725 closure met the 35 Ill. Adm. Code 724 closure by removal or decontamination requirements within 90 days after receipt of the request or petition. If the Agency finds that the closure did not meet the applicable 35 Ill. Adm. Code 724 standards, it shall provide the owner or operator with a written statement of the reasons why the closure failed to meet 35 Ill. Adm. Code 724 standards. The owner or operator may submit additional information in support of an equivalency demonstration within 30 days after receiving such written statement. The Agency shall review any additional information submitted and make a final determination within 60 days.
- c) If the Agency determines that the facility did not close in accordance with 35 Ill. Adm. Code 724 closure by removal standards, the facility is subject to post-closure permitting requirements.

(BOARD NOTE: See 40 CFR 270.1(c)(6), as adopted at 52 Fed. Reg. 45787, December 1, 1987.)

(Source: Added at 12 Ill. Reg. , effective

SUBPART D: APPLICATIONS

Section 703.185 Groundwater Protection Information

The following additional information regarding protection of groundwater is required from owners or operators of hazardous waste -surface impoundments, piles, land treatment units and landfills-facilities containing a regulated unit, except as -otherwise -provided in 35 Ill. Adm. Code 724.190(b).

- a) A summary of the groundwater monitoring data obtained during the interim status period under 35 Ill. Adm. Code 725.190 through 725.194, where applicable;
- b) Identification of the uppermost aquifer and aquifers hydraulically interconnected beneath the facility property, including groundwater

flow direction and rate, and the basis for such identification (i.e., the information obtained from hydrogeologic investigations of the facility area);

- c) On the topographic map required under Section 703.183(s), a delineation of the waste management area, the property boundary, the proposed "point of compliance" as defined under 35 Ill. Adm. Code 724.195, the proposed location of groundwater monitoring wells as required under 35 Ill. Adm. Code 724.197 and, to the extent possible, the information required in -paragraph-subsection (b);
- d) A description of any plume of contamination that has entered the groundwater from a regulated unit at the time that the application is submitted that:
 - 1) Delineates the extent of the plume on the topographic map required under Section 703.183(s);
 - 2) Identifies the concentration of each 35 Ill. Adm. Code -721-Appendix H-724.Appendix I constituent throughout the plume or identifies the maximum concentrations of each 35 Ill. Adm. Code -721-Appendix H-724.Appendix I constituent in the plume;
- e) Detailed plans and an engineering report describing the proposed groundwater monitoring program to be implemented to meet the requirements of 35 Ill. Adm. Code 724.197;
- f) If the presence of hazardous constituents has not been detected in the groundwater at the time of permit application, the owner or operator shall submit sufficient information, supporting data and analyses to establish a detection monitoring program which meets the requirements of 35 Ill. Adm. Code 724.198. This submission must address the following items as specified under that Section.
 - 1) A proposed list of indicator parameters, waste constituents or reaction products that can provide a reliable indication of the presence of hazardous constituents in the groundwater;
 - 2) A proposed groundwater monitoring system;
 - 3) Background values for each proposed monitoring parameter or constituent, or procedures to calculate such values; and
 - A description of proposed sampling, analysis and statistical comparison procedures to be utilized in evaluating groundwater monitoring data;
- g) If the presence of hazardous constituents has been detected in the groundwater at the point of compliance at the time of permit application, the owner or operator shall submit sufficient information, supporting data and analyses to establish a compliance monitoring program which meets the requirements of 35 Ill. Adm. Code 724.199. Except as provided in 35 Ill. Adm. Code 724.198(h)(5), the

owner or operator shall also submit an engineering feasibility plan for a corrective action program necessary to meet the requirements of 35 Ill. Adm Code 724.200, unless the owner or operator obtains written authorization in advance from the Agency to submit a proposed permit schedule for submittal of such a plan. To demonstrate compliance with 35 Ill. Adm. Code 724.199, the owner or operator shall address the following items:

- 1) A description of the wastes previously handled at the facility;
- 2) A characterization of the contaminated groundwater, including concentrations of hazardous constituents;
- A list of hazardous constituents for which compliance monitoring will be undertaken in accordance with 35 Ill. Adm. Code 724.197 and 724.199;
- 4) Proposed concentration limits for each hazardous constituent, based on the criteria set forth in 35 Ill. Adm. Code 724.194(a), including a justification for establishing any alternate concentration limits;
- 5) Detailed plans and an engineering report describing the proposed groundwater monitoring system, in accordance with the requirements of 35 Ill. Adm. Code 724.197; and
- A description of proposed sampling, analysis and statistical comparison procedures to be utilized in evaluating groundwater monitoring data;
- h) If hazardous constituents have been measured in the groundwater which exceed the concentration limits established under 35 Ill. Adm. Code 724.194, Table 1, or if groundwater monitoring conducted at the time of permit application under 35 Ill. Adm. Code 725.190 through 725.194 at the waste boundary indicates the presence of hazardous constituents from the facility in groundwater over background concentrations, the owner or operator shall submit sufficient information, supporting data, and analyses to establish a corrective action program which meets the requirements of 35 Ill. Adm. Code 724.200. However, an owner or operator is not required to submit information to establish a corrective action program if it demonstrates to the Agency that alternate concentration limits will protect human health and the environment after considering the criteria listed in 35 Ill. Adm. Code 724.194(b). An owner or operator who is not required to establish a corrective action program for this reason shall instead submit sufficient information to establish a compliance monitoring program which meets the requirements of -paragraph-subsection (f) and 35 Ill. Adm. Code 724.199. To demonstrate compliance with 35 Ill. Adm. Code 724.200, the owner or operator shall address, at a minimum, the following items:
 - 1) A characterization of the contaminated groundwater, including

concentrations of hazardous constituents;

- The concentration limit for each hazardous constituent found in the groundwater as set forth in 35 Ill. Adm. Code 724.194;
- 3) Detailed plans and an engineering report describing the corrective action to be taken; and
- 4) A description of how the groundwater monitoring program will assess the adequacy of the corrective action.
- 5) The permit may contain a schedule for submittal of the information required in subsections (h)(3) and (h)(4) provided the owner or operator obtains written authorization from the Agency prior to submittal of the complete permit application.

(BOARD NOTE: See 40 CFR 270.14(c) (1987), as amended at 52 Fed. Reg. 25942, July 9, 1987, 52 Fed. Reg. 33936, September 9, 1987 and 52 Fed. Reg. 45787, December 1, 1987.)

(Source: Amended at 12 Ill. Reg. , effective)

Section 703.187 Solid Waste Management Units

- a) The following information is required for each solid waste management unit at a facility seeking a permit:
 - 1) The location of the unit on the topographic map required under Section 703.183(s).
 - 2) Designation of the type of unit.
 - 3) General dimensions and structural description (supply any available drawings).
 - When the unit was operated.
 - 5) Specification of all wastes that have been managed at the unit, to the extent available.
- b) The owner or operator of any facility containing one or more solid waste management units must submit all available information pertaining to any release of hazardous wastes or hazardous constitutents from such unit or units.
- c) The owner or operator must conduct and provide the results of sampling and analysis of groundwater, landsurface and subsurface strata, surface water or air, which may include the installation of wells, where the Agency determines it is necessary to complete a RCRA facility assessment that will determine if a more complete investigation is necessary.

(BOARD NOTE: See 40 CFR 270.14(d) (1987), as adopted at 52 Fed. Reg.

45787, December 1, 1987.)

(Source: Added at 12 Ill. Reg. , effective

Section 703.188 Other Information

The Agency may require a permittee or applicant to submit information in order to establish permit conditions under Section 703.241(a)(2) (conditions necessary to protect human health and the environment) and 35 Ill. Adm. Code 702.161 (duration of permits).

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(BOARD NOTE: See 40 CFR 270.10(k) (1987), as adopted at 52 Fed. Reg. 45787, December 1, 1987.)

(Source: Added at 12 III. 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

Section

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 720.110 Definitions
- 720.111 References
- 720.111 References

SUBPART C: RULEMAKING PETITIONS AND OTHER PROCEDURES

- Section 720.120 Rulemaking
- 720.121 Alternative Equivalent Testing Methods
- 720.122 Waste Delisting
- 720.130 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 case-by-case Basis
- 720.141 Procedures for case-by-case regulation of hazardous waste Recycling Activities

Appendix A Overview of 40 CFR, Subtitle C Regulations

AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental Protection Act (III. Rev. Stat. 1985, ch. 111 1/2, pars. 1022.4 and 1027).

SOURCE: Adopted in R81-22, 43 PCB 427, at 5 III. Reg. 9781, effective as noted in 35 III. Adm. Code 700.106; amended and codified in R81-22, 45 PCB 317, at 6 III. Reg. 4828, effective as noted in 35 III. Adm. Code 700.106; amended in R82-19 at 7 III. Reg. 14015, effective Oct. 12, 1983; amended in R84-9, 53 PCB 131 at 9 III. Reg. 11819, effective July 24, 1985; amended in R85-22 at 10 III. Reg. 968, effective January 2, 1986; amended in R86-1 at 10 III. 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 III. Reg. 6017, effective March 24, 1987; amended in R86-46 at 11 III. Reg. 13435, effective August 4, 1987; amended in R87-5 at 11 III. Reg. 19280, effective November 12, 1987; amended in R87-26 at 12 III. Reg. , effective January 15, 1988; amended in R87-39 at 12 III. Reg. , effective

SUBPART B: DEFINITIONS

Section 720.111 References

a) -When used in 35 H1. Adm. Gode 720 through 725, the-The following publications are incorporated by reference:

ANSI. Available from the American National Standards Institute, 1430 Broadway, New York, New York 10018, (212) 354-3300:

"Petroleum Refinery Piping," ANSI B31.3 -- 1976, with addendum B31.3(d) -- 1980.

"Liquid Petroleum Transportation Piping Systems," ANSI B31.4 -- 1974, with addendum B31.4(b) -- 1981.

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

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

"Cathodic Protection of Underground Petroleum Storage Tanks and Piping Systems," API Publication 1632, 1983.

"Installation of Underground Petroleum Storage Systems," API Publication 1615 (November 1979).

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

"ASTM Standard Test Methods for Flash Point of Liquids by Setaflash Closed Tester," ASTM Standard -D-3278-78-D-3828-81.

"ASTM Standard Test Methods for Flash Point Pensky-Martens Closed Tester," ASTM Standard -D--D-93-79 or D-93-80.

GPO. Available from the Superintendent of Documents, U.S. Government Printing Office, Washington, D.C. 20401, (202) 783-3238:

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

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

"Recommended Practice (RP-02-85) Control of External Corrosion on Metallic Buried, Partially Buried, or Submerged Liquid Storage Systems." 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" (1977 or 1981).

NTIS. Available from the National Technical Information Service, 5285 Port Royal Road, Springfield, VA 22161, (703) 487-4600:

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

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

"Procedures Manual for Ground Water Monitoring at Solid Waste Disposal Facilities", EPA-530/SW-611, 1977. (Document number PB 84-174820)

"Test Methods for Evaluating Solid Waste, Physical/Chemical Methods," EPA Publication number SW-846 (Second Edition, 1982 as amended by Update I (April, 1984) and Update II (April, 1985)) (Document number PB 87-120---291)

STI. Available from the Steel Tank Institute, 728 Anthony Trail, Northbrook, IL 60062, (312) 498-1980:

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

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

40 CFR 220 (1987)

40 CFR 264 (1987)

40 CFR 761 (1987)

c) Federal Statutes

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

d) This Section incorporates no later editions or amendments.

(Source: Amended at 12 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

- 721.101 Purpose of 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

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

721.110 Criteria for Identifying the Characteristics of Hazardous Waste 721.111 Criteria for Listing Hazardous Waste

SUBPART C: CHARACTERISTICS OF HAZARDOUS WASTE

- 721.120 General
- 721.121 Characteristics of Ignitability
- 721.122 Characteristics of Corrosivity
- 721.123 Characteristics of Reactivity
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SUBPART D: LISTS OF HAZARDOUS WASTE

Section 721.130

Section

Section

Section

- General
- 721.131 Hazardous Wastes From Nonspecific Sources
- Hazardous Waste from Specific Sources 721.132
- Discarded Commercial Chemical Products, Off-Specification 721.133 Species, Container Residues and Spill Residues Thereof
- Appendix A Representative Sampling Methods
- Appendix B EP Toxicity Test Procedures
- Appendix C Chemical Analysis Test Methods Table A
- Analytical Characteristics of Organic Chemicals (Repealed) Table B
- Analytical Characteristics of Inorganic Species (Repealed)
- Table C Sample Preparation/Sample Introduction Techniques (Repealed)
- Appendix G Basis for Listing Hazardous Wastes
- Appendix H Hazardous Constituents
- Appendix I Wastes Excluded under Section 720.120 and 720.122
- Table A Wastes Excluded from Non-Specific Sources
- Table B Wastes Excluded from Specific Sources
- Table C Wastes Excluded from Commercial Chemical Products, Off-

Specification Species, Container Residues, and Soil Residues Thereof

Appendix J Method of Analysis for Chlorinated Dibenzo-p-Dioxins and Dibenzofurans

Appendix Z Table to Section 721.102

AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental Protection Act (III. Rev. Stat. 1985, ch. 111 1/2, pars. 1022.4 and 1027).

SOURCE: Adopted in R81-22, 43 PCB 427, at 5 Ill. Reg. 9781, effective as noted in 35 Ill. Adm. Code 700.106; amended and codified in R81-22, 45 PCB 317, at 6 Ill. Reg. 4828, effective as noted in 35 Ill. Adm. Code 700.106; 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 III. 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 III. 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 R87-39 at 12 Ill. Reg. effective

SUBPART D: LISTS OF HAZARDOUS WASTE

Section 721.133 Discarded Commercial Chemical Products, Off-Specification Species, Container Residues and Spill Residues Thereof.

The following materials or items are hazardous wastes if and when they are discarded or intended to be discarded as described in Section 721.102(a)(2)(A), when they are mixed with waste oil or used oil or other material and applied to the land for dust suppression or road treatment, when they are otherwise applied to the land in lieu of their original intended use or when they are contained in products that are applied to land in lieu of their original intended use, they are produced for use as (or as a component of) a fuel, distributed for use as a fuel.

- Any commercial chemical product, or manufacturing chemical intermediate having the generic name listed in subsections (e) or (f).
- b) Any off-specification commercial chemical product or manufacturing chemical intermediate which, if it met specifications, would have the generic name listed in subsections (e) or (f).
- c) -Any container or inner liner removed from a container that has been

used to hold any commercial chemical product or manufacturing chemical intermediate having the generic names listed in subsection (c); or any container or inner liner removed from a container that has been used to hold any off-specification chemical product and manufacturing chemical intermediate which; if it met specifications; would have the generic name listed in subsection (c) unless:

- The container or inner liner has been triple rinsed using a solvent capable of removing the commercial chemical product or manufacturing chemical intermediate;
- 2) The container or inner liner has been cleansed by another method that has been shown in the scientific literature, or by tests conducted by the generator, to achieve equivalent removal; or
- 3) In the case of a container, the inner liner that prevented contact of the commercial chemical product or manufacturing chemical intermediate with the container, has been removed.

Any residue remaining in a container or inner liner removed from a container that has held any commercial chemical product or manufacturing chemical intermediate having the generic name listed in subsection (e), unless the container is empty as defined in Section 721.107(b)(3).

(BOARD NOTE: Unless the residue is being beneficially used or reused, or legitimately recycled or reclaimed, or being accumulated, stored, transported or treated prior to such use, reuse, recycling or reclamation, the Board considers the residue to be intended for discard, and thus a hazardous waste. An example of a legitimate reuse of the residue would be where the residue remains in the container and the container is used to hold the same commercial chemical product or manufacturing chemical intermediate it previously held. An example of the discard of the residue would be where the drum is sent to a drum reconditioner who reconditions the drum but discards the residue.)

d) Any residue or contaminated soil, water or other debris resulting from the cleanup of a spill, into or on any land or water of any commercial chemical product or manufacturing chemical intermediate having the generic name listed in subsection (e) or (f), or any residue or contaminated soil, water or other debris resulting from the cleanup of a spill, into or on any land or water, of any offspecification chemical product or manufacturing chemical intermediate which, if it met specifications, would have the generic name listed in subsection (e) or (f).

(BOARD NOTE: The phrase "commercial chemical product or manufacturing chemical intermediate having the generic name listed in ..." refers to a chemical substance which is manufactured or formulated for commercial or manufacturing use which consists of the commercially pure grade of the chemical, any technical grades of the chemical that are produced or marketed, and all formulations in which the chemical is the sole active ingredient. It does not refer to a material, such as a manufacturing process waste, that contains any of the substances listed in subsections (e) or (f). Where a manufacturing process waste is deemed to be a hazardous waste because it contains a substance listed in subsections (e) or (f), such waste will be listed in either Sections 721.131 or 721.132 or will be identified as a hazardous waste by the characteristics set forth in Subpart C.)

e) The commercial chemical products, manufacturing chemical intermediates or off-specification commercial chemical products or manufacturing chemical intermediates referred to in subsections (a) through (d)- of this Section-, are identified as acute hazardous waste (H) and are subject to the small quantity exclusion defined in Section 721.105(e). These wastes and their corresponding EPA Hazardous Waste Numbers are:

(BOARD NOTE: For the convenience of the regulated community the primary hazardous properties of these materials have been indicated by the letters T (Toxicity), and R (Reactivity). Absence of a letter indicates that the compound only is listed for acute toxicity.)

Hazardous Waste No. Substance

P023	Acetaldehyde, chloro-
P002	Acetamide, N-(aminothioxomethyl)-
P057	Acetamide, 2-fluoro-
P058	Acetic acid, fluoro-, sodium salt
P066	Acetimedic acid, N-[(methylcarbamoyl)oxy]thio-, methyl ester
P001	3-(alpha-acetonylbenzyl)-4-hydroxycoumarin and salts, when present at concentrations greater than 0.3%
P 002	1-Acetyl-2-thiourea
P003	Acrolein
P070	Aldicarb
P004	Aldrin
P005	Allyl alcohol
P006	Aluminum phosphide
P007	5-(Aminomethyl)-3-isoxazolol
P008	4-Aminopyridine
P009	Ammonium picrate (R)
P119	Ammonium vanadate
P010	Arsenic acid
P012	Arsenic (III) oxide
P011	Arsenic (V) oxide
P011	Arsenic pentoxide
P012	Arsenic trioxide
P038	Arsine, diethyl-
P054	Aziridine
P013	Barium cyanide
P024	Benzenamine, 4-chloro-
P077	Benzenamine, 4-nitro-

Benzene, (chloromethyl)-1,2-Benzenediol, 4-[1-hydroxy-2-(methyl-amino)ethyl]-Benzenethiol Benzyl chloride Beryllium dust Bis(chloromethyl) ether Bromoacetone Brucine Calcium cyanide Camphene, octachloro-Carbamidoselensoic acid Carbon bisulfide Carbon disulfide Carbonyl chloride Chlorine cyanide Chloroacetaldehyde p-Chloroaniline

P026 1-(o-Chlorophenyl)thiourea 3-Chloropropionitrile P027 P029 Copper cyanides P030 Cyanides (soluble cyanide salts), not elsewhere specified P031 Cyanogen

P033 Cyanogen chloride P036 Dichlorophenylarsine

P037 Dieldrin P038 Diethvlarsine

P028 P042

P014

P028 P015

P016

P017 P018

P021

P123

P103

P022 P022

P095

P033

P023

P024

P039 0.0-Diethyl S-[2-(ethylthio)ethyl] phosphoro-dithioate Diethyl-p-nitrophenyl phosphate P041

P040 0.0-Diethyl 0-pyrazinyl phosphorothioate

P043 Diisopropyl fluorophosphate

P044 Dimethoate

P045 3.3-Dimethyl-1-(methylthio)-2-butanone, 0-[(methylamino) carbonyl] oxime

0,0-Dimethyl 0-p-nitrophenyl phosphorothioate P071

P082 Dimethylnitrosamine

alpha, alpha-Dimethylphenethylamine P046

4,6-Dinitro-o-cresol and salts P047

P034 4,6-Dinitro-o-cyclohexylphenol 2,4-Dinitrophenol

P048

P020 Dinoseb

P085 Diphosphoramide, octamethyl-

P039 Disulfoton P049 2.4-Dithiobiuret

Dithiopyrophosphoric acid, tetraethyl ester P109

P050 Endosulfan

P088 Endothall

P051 Endrin

P042 Epinephrine

P046 Ethanamine, 1,1-dimethy1-2-pheny1-

P084 Ethenamine, N-methyl-N-nitroso-

P101 Ethyl cyanide

Ethylenimine P054

P097 Famphur P056 Fluorine P057 Fluoroacetamide P058 Fluoroacetic acid, sodium salt P065 Fulminic acid, mercury (II) salt (R,T) P059 Heptachlor P051 1,2,3,4,10,10-Hexachloro-6,7-epoxy-1,4,4a,5,6,7,8,8aoctahydro-endo, endo-1, 4:5, 8-dimethanonaphthalene P037 1,2,3,4,10,10-Hexachloro-6,7-epoxy-1,4,4a,5,6,7,8,8aoctahydro-endo, exo-1, 4:5, 8-dimethanonaphthalene P060 1,2,3,4,10,10-Hexachloro-1,4,4a,5,8,8a-hexahydro-1,4:5,8endo, endo-dimethanonaphthalene 1,2,3,4,10,10,-Hexachloro-1,4,4a,5,8,8a-hexahydro-1,4:5,8-P004 endo, exo-dimethanonaphthalene P060 Hexachlorohexahydro-exo, exo-dimethanonaphthalene P062 Hexaethyl tetraphosphate P116 Hydrazinecarbothioamide P068 Hydrazine, methyl-P063 Hydrocyanic acid P063 Hydrogen cyanide P096 Hydrogen phosphide Isocyanic acid, methyl ester P064 P007 3(2H)-Isoxazolone, 5-(aminomethyl)-P092 Mercury, phenyl-, acetate P065 Mercury fulminate (R,T) P016 Methane, oxybis(chloro-P112 Methane, tetranitro- (R) P118 Methanethiol, trichloro-4,7-Methano-1H-indene,1,4,5,6,7,8,8-heptachloro-3a,4,7,7a-P059 tetrahydro-P066 Methomy1 P067 2-Methylaziridine Methyl hydrazine P068 P064 Methyl isocyanate P069 2-Methyllactonitrile P071 Methyl parathion P072 alpha-Naphthylthiourea P073 Nickel carbonyl Nickel cvanide P074 P074 Nickel (II) cyanide Nickel tetracarbonyl P073 Nicotine and salts P075 P076 Nitric oxide P077 p-Nitroaniline Nitrogen dioxide P078 Nitrogen (II) oxide P076 Nitrogen (IV) oxide P078 Nitroglycerine (R) P081 P082 N-Nitrosodimethylamine P084 N-Nitrosomethylvinylamine 5-Norbornene-2,3-dimethanol, 1,4,5,6,7,7-hexachloro, cyclic P050 sulfite

- P085 Octamethylpyrophosphoramide
- P087 Osmium oxide

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P087
          Osmium tetroxide
P088
          7-Oxabicyclo[2.2.1]heptane-2,3-dicarboxylic acid
P089
          Parathion
P034
          Phenol, 2-cyclohexyl-4,6-dinitro-
          Phenol, 2,4-dinitro-
P048
P047
          Phenol, 2,4,-dinitro-6-methyl-
P020
          Phenol, 2,4-dinitro-6-(1-methylpropyl)-
P009
          Phenol, 2,4,6-trinitro-, ammonium salt (R)
P036
          Phenyl dichloroarsine
P092
          Phenylmercuric acetate
P093
          N-Phenylthiourea
P094
          Phorate
P095
          Phosaene
P096
          Phosphine
P041
          Phosphoric acid, diethyl p-nitrophenyl ester
          Phosphorodithioic acid, 0,0-dimethyl S-[2-(methylamino)-2-
P044
          oxoethyl]ester
P043
          Phosphorofluoric acid, bis(1-methylethyl)ester
P094
          Phosphorothioic acid, 0,0-diethyl S-(ethylthio)methyl ester
          Phosphorothioic acid, 0,0-diethyl 0-(p-nitrophenyl) ester
P089
P040
          Phosphorothioic acid, 0,0-diethyl 0-pyrazinyl ester
P097
          Phosphorothioic acid, 0,0-dimethyl 0-[p-((dimethylamino)-
          sulfonyl)phenyl]ester
P110
          Plumbane, tetraethyl-
P098
          Potassium cyanide
P099
          Potassium silver cyanide
          Propanal, 2-methyl-2-(methylthio)-. 0-
P070
          [(methylamino)carbonyl]oxime
P101
          Propanenitrile
P027
          Propanentrile, 3-chloro-
P069
          Propanenitrile, 2-hydroxy-2-methyl-
          1,2,3-Propanetriol, trinitrate- (R)
P081
P017
          2-Propanone, 1-bromo-
P102
          Propargyl alcohol
P003
          2-Propenal
P005
          2-Propen-1-ol
P067
          1,2-Propylenimine
P102
          2-Propyn-1-ol
P008
          4-Pvridinamine
P075
          Pyridine, (S)-3-(1-methy-2-pyrrolidinyl)-, and salts
P111
          Pyrophosphoric acid, tetraethyl ester
P103
          Selenourea
P104
          Silver cyanide
P105
          Sodium azide
P106
          Sodium cyanide
P107
          Strontium sulfide
P108
          Strychnidin-10-one, and salts
P018
          Strychnidin-10-one, 2,3-dimethoxy-
P108
          Strychnine and salts
P115
          Sulfuric acid. thallium(I) salt
          Tetraethyldithiopyrophosphate
P109
P110
          Tetraethyl lead
P111
          Tetraethylpyrophosphate
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- P112 Tetranitromethane (R) Tetraphosphoric acid, hexaethyl ester P062 P113 Thallic oxide P113 Thallium (III) oxide Thallium (I) selenite Thallium (I) sulfate P114 P115 Thiofanox P045 P049 Thioimidodicarbonic diamide P014 Thiophenol P116 Thiosemicarbazide P026 Thiourea, (2-chlorophenyl)-P072 Thiourea, 1-naphthalenyl-Thiourea, phenyl-P093 Toxaphene P123 P118 Trichloromethanethiol Vanadic acid, ammonium salt P119 Vanadium pentoxide P120 Vanadium(V) oxide P120 Warfarin, when present at concentration greater than 0.3%. P001 P121 Zinc cyanide P122 Zinc phosphide, when present at concentrations greater than 10% (R,T)
- f) The commercial chemical products, manufacturing chemical intermediates or off-specification commercial chemical products referred to in subsections (a) through (d), are identified as toxic wastes (T) unless otherwise designated and are subject to the small quantity exclusion defined in Section 721.105(a) and (g). These wastes and their corresponding EPA Hazardous Waste Numbers are:

(BOARD NOTE: For the convenience of the regulated community, the primary hazardous properties of these materials have been indicated by the letters T (Toxicity), R (Reactivity), I (Ignitability) and C (Corrosivity). Absence of a letter indicates that the compound is only listed for toxicity.)

Hazardous Waste No. Substance

U001	Acetaldehyde (I)
U034	Acetaldehyde, trichloro-
U187	Acetamide, N-(4-ethoxyphenyl)-
U005	Acetamide, N-9H-fluoren-2-yl-
U112	Acetic acid, ethyl ester (1)
U144	Acetic acid, lead salt
U214	Acetic acid, thallium(I) salt
0002	Acetone (I)
U003	Acetonitrile (I,T)
U248	3-(alpha-Acetonylbenzyl)-4-hydroxycoumarin and salts, when
	present at concentrations of 0.3% or less
U004	Acetophenone
U005	2-Acetylaminofluorene
U006	Acetyl chloride (C,R,T)
	-

U007 Acrylamide U008 Acrylic acid (I) 0009 Acrylontrile U150 Alanine, 3-[p-bis(2-chloroethyl)amino] phenyl-, L-U328 2-Amino-1-methylbenzene U353 4-Amino-1-methylbenzene U011 Amitrole U012 Aniline (I.T) U014 Auramine U015 Azaserine U010 Azirino(2',3':3,4)pyrrolo(1,2-a)indole-4,7-dione, 6-amino-8-[((aminocarbonyl)oxy)methyl]-1,1a,2,8,8a,8b-hexahydro-8amethoxy-5-methyl-. U157 Benz[j]aceanthrylene, 1,2-dihydro-3-methyl-U016 Benz(c)acridine U016 3.4-Benzacridine U017 Benzal chloride U018 Benz[a]anthracene U018 1,2-Benzanthracene U094 1,2-Benzanthracene, 7,12-dimethyl-U012 Benzenamine (I,T) Benzenamine, 4,4'-carbonimidoylbis(N,N-dimethyl-U014 U049 Benzenamine, 4-chloro-2-methyl-U093 Benzenamine, N,N'-dimethyl-4-phenylazo-U158 Benzenamine, 4,4'-methylenebis(2-chloro-Benzenamine, 2-methyl-, hydrochloride U222 U181 Benzenamine, 2-methyl-5-nitro U019 Benzene (I,T) U038 Benzeneacetic acid, 4-chloro-alpha-(4-chlorophenyl)-alphahydroxy, ethyl ester 0030 Benzene, 1-bromo-4-phenoxy-U037 Benzene, chloro-U190 1,2-Benzenedicarboxylic acid anhydride U028 1,2-Benzenedicarboxylic acid, [bis(2-ethyl-hexyl)] ester U069 1,2-Benzenedicarboxylic acid, dibutyl ester 1,2-Benzenedicarboxylic acid, diethyl ester U088 U102 1,2-Benzenedicarboxylic acid, dimethyl ester U107 1,2-Benzenedicarboxylic acid, di-n-octyl ester U070 Benzene, 1,2-dichloro-U071 Benzene, 1,3-dichloro-U072 Benzene, 1,4-dichloro-Benzene, (dichloromethyl)-U017 U223 Benzene, 1,3-diisocyanatomethyl- (R,T) U239 Benzene, dimethyl- (I,T) U201 1,3-Benzenediol U127 Benzene, hexachloro-U056 Benzene, hexahydro-(I) U188 Benzene, hydroxy-U220 Benzene, methyl-U105 Benzene, 1-methyl-1-2,4-dinitro-U106 Benzene, 1-methyl-2,6-dinitro-U203 Benzene, 1,2-methylenedioxy-4-allyl-U141 Benzene, 1,2-methylenedioxy-4-propenyl-

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Benzene, 1,2-methylenedioxy-4-propyl-
0090
          Benzene, (1-methylethyl)- (I)
U055
          Benzene, nitro- (I,T)
U169
U183
          Benzene, pentachloro-
          Benzene, pentachloronitro-
U185
          Benzenesulfonic acid chloride (C,R)
U020
          Benzenesulfonyl chloride (C,R)
U020
          Benzene, 1,2,4,5-tetrachloro-
U207
          Benzene, (trichloromethyl)-(C,R,T)
U023
          Benzene, 1,3,5-trinitro- (R,T)
U234
U021
          Benzidine
          1,2-Benzisothiazolin-3-one, 1,1-dixoide
U202
U120
          Benzo[j,k]fluorene
          Benzo[a]pyrene
U022
          3,4-Benzopyrene
U022
U197
          3-Benzoquinone
          Benzotrichloride (C,R,T)
U023
U050
          1,2-Benzphenanthrene
          2,2'-Bioxirane (I,T)
U085
          (1,1'-Biphenyl)-4,4'-diamine
U021
          (1,1'-Biphenyl)-4,4'-diamine, 3,3'-dichloro-
U073
          (1,1'-Biphenyl)-4,4'-diamine, 3,3'-dimethoxy-
U091
          (1,1'-Biphenyl)-4,4'-diamine, 3,3'-dimethyl-
U095
          Bis(2-chloroethoxy) methane
U024
          Bis(2-chloroisopropyl) ether
U027
U244
          Bis(dimethylthiocarbamoyl) disulfide
          Bis(2-ethylhexyl) phthalate
U028
U246
          Bromine cyanide
          Bromoform
U225
          4-Bromophenyl phenyl ether
U030
          1,3-Butadiene, 1,1,2,3,4,4-hexachloro-
U128
          1-Butanamine, N-butyl-N-nitroso-
U172
          Butanoic acid, 4-[Bis(2-chloroethyl)amino] benzene-
U035
          1-Butanol (I)
U031
          Butanone (I.T)
U159
          2-Butanone peroxide (R,T)
U160
          2-Butenal
U053
U074
          2-Butene, 1,4-dichloro- (I,T)
          n-Butyl alcohol (I)
U031
          Cacodylic acid
U136
          Calcium chromate
U032
          Carbamic acid, ethyl ester
U238
          Carbamic acid, methylnitroso-, ethyl ester
U178
          Carbamide, N-ethyl-N-nitroso-
U176
          Carbamide, N-methyl-N-nitroso-
U177
           Carbamide, thio-
U219
           Carbamoyl chloride, dimethyl
U097
           Carbonic acid, dithallium (I) salt
U215
           Carbonochloridic acid, methyl ester (I,T)
U156
           Carbon oxyfluoride (R,T)
U033
           Carbon tetrachloride
U211
           Carbonyl fluoride (R,T)
U033
           Chloral
U034
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U035	Chlorambucil
U036	Chlordane. technical
U026	Chlornaphazine
U037	Chlorobenzene
0039	4-Chloro-m-cresol
1041	1-chloro-2.3-epoxypropane
1042	2-Chloroethyl vinyl ether
11044	Chloroform
0044	Chloromethyl methyl ether
11047	heta_Chloronanthalene
1048	o-Chloronhenol
1049	4-chloro-o-toluidine hydrochloride
11032	Chromic acid calcium salt
11050	Chrysene
1051	Croosato
0051	Checols
0052	Creculic acid
0.052	Cretonaldebude
0055	
0000	Cumente (I)
U240 U107	1 A Cyclebourdianadiana
0197	L,4-Cyclonexadienedione
0000	Cyclonexane (1)
0057	Lycronexanone (1)
0130	1,3-Lyclopentadiene, 1,2,3,4,5,5-nexachioro-
0058	Cyclopnosphamiae
0240	2,4-D, salts and esters
0059	Daunomycin
0060	
0001	UUI Denesklanssetskulas 1-2-4 methods 200 sucletute[s_1]
0142	Decachioroocianyaro-1,3,4-metheno-2H-cyclobula[c,a]-
11062	pentalen-z-one Diallata
0002	Diamino (D.T.)
0133	Diamine (R,1)
	Diaminoloiyene Dikanala klanthaaana
0003	1 2.5 6 Dibertanthracene
0003	1,2:5,0-Dibenzanunga
0004	1,2:/,0-Dibenzopyrene
0004	1.2 Dibrama 2 chlonannana
0000	I,Z-DIDROMO-S-Chioropropane
0009	Vibulyi piliatale S. (2.2. Dichlanasliul) diinannanyithiananhamata
0002	s-(2,3-Dichlorodariyi) diisopropyithiotarbamate
0070	m Dichlanshanzana
0071	n Dichlensbonzene
0072	2.21 Dichlonobonzidino
0073	1 A Dichlono 2 butono (LT)
0074	1,4-Dichioro-Z-Ducene (1,1) Dichlorodifluoromothano
0075	2 E Dichlono N (1 1 dimothul 2 nnonunul) konzemide
0192	S, S-Dichioro-N-(1,1-dimethyl-z-propynyl) Denzamlae
0000	Dichlorodiphenyltrichloroethane
	Dichiorodiphenyitrichioroethane
0070	1,2 Dichlonoothylono
UU/9	1,2-Uluitoroeunytene Diablanaathyl athan
0020	nichtoroernyl erner

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U081 2.4-Dichlorophenol U082 2,6-Dichlorophenol 2,4-Dichlorophenoxyacetic acid, salts and esters U240 U083 1,2-Dichloropropane U084 1.3-Dichloropropene U085 1,2:3,4-Diepoxybutane (I,T) 1,4-Diethylene dioxide U108 U086 N.N-Diethylhydrazine U087 0,0-Diethy1-S-methy1-dithiophosphate U088 Diethyl phthalate Diethylstilbestrol U089 U148 1,2-Dihydro-3,6-pyradizinedione U090 Dihydrosafrole U091 3,3'-Dimethoxybenzidine Dimethylamine (I) U092 U093 Dimethylaminoazobenzene 7,12-Dimethylbenz[a]anthracene U094 U095 3,3'-Dimethylbenzidine alpha, alpha-Dimethylbenzylhydroperoxide (R) U096 U097 Dimethylcarbamoyl chloride U098 1,1-Dimethylhydrazine U099 1,2-Dimethylhydrazine U101 2.4-Dimethylphenol U102 Dimethyl phthalate U103 Dimethyl sulfate U105 2,4-Dinitrotoluene U106 2,6-Dinitrotoluene U107 Di-n-octyl phthalate U108 1,4-Dioxane U109 1,2-Diphenylhydrazine Dipropylamine (I) U110 U111 Di-N-propylnitrosoamine U001 Ethanal (I) U174 Ethanamine, N-ethyl-N-nitroso-Ethane, 1,2-dibromo-U067 Ethane, 1,1-dichloro-U076 U077 Ethane, 1,2-dichloro-1,2-Ethanediylbiscarbamodithioic acid U114 U131 Ethane, 1,1,1,2,2,2-hexachloro-Ethane, 1,1'-[methylenebis(oxy)]bis(2-chloro-U024 Ethane, 1,1,1-trichloro-2,2-bis(p-methoxyphenol)-U247 Ethanenitrile (I,T) 0003 Ethane, 1,1'-oxybis- (I) Ethane, 1,1'-oxybis(2-chloro-U117 U025 U184 Ethane, pentachloro-U208 Ethane, 1,1,1,2-tetrachloro-Ethane, 1,1,2,2-tetrachloro-U209 U218 Ethanethioamide Ethane, 1,1,2-trichloro-U227 U043 Ethene, chloro-Ethene, 2-chloroethoxy-U042 Ethene, 1,1-dichloro-U078 U079 Ethene, trans-1,2-dichloro-

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U210
           Ethene, 1,1,2,2-tetrachloro-
U173
           Ethanol, 2,2'-(nitrosoimino)bis-
U004
           Ethanone, 1-phenyl-
U006
           Ethanoyl chloride (C,R,T)
U359
           2-Ethoxyethanol
U112
           Ethyl acetate (I)
U113
           Ethyl acrylate (I)
           Ethyl carbamate (urethan)
U238
U038
           Ethyl 4,4'-dichlorobenzilate
U114
           Ethylenebis(dithiocarbamic acid)
U067
           Ethylene dibromide
           Ethylene dichloride
U077
U359
           Ethylene glycol monoethyl ether
U115
           Ethylene oxide (I,T)
U116
           Ethylene thiourea
U117
           Ethyl ether (I)
U076
           Ethylidene dichloride
U118
           Ethylmethacrylate
U119
          Ethyl methanesulfonate
U139
          Ferric dextran
U120
          Fluoranthene
          Formaldehyde
U122
U123
          Formic acid (C,T)
U124
          Furan (I)
U125
          2-Furancarboxaldehyde (I)
U147
          2,5-Furandione
U213
          Furan, tetrahydro- (I)
U125
          Furfural (I)
U124
          Furfuran (I)
U206
          D-Glucopyranose, 2-deoxy-2-(3-methyl-3-nitrosoureido)-
U126
          Glycidylaldehyde
          Guanidine, N-nitroso-N-methyl-N'-nitro
U163
U127
          Hexachlorobenzene
U128
          Hexachlorobutadiene
U129
          Hexachlorocyclohexane (gamma isomer)
U130
          Hexachlorocyclopentadiene
U131
          Hexachloroethane
          Hexachlorophene
U132
U243
          Hexachloropropene
U133
          Hydrazine (R,T)
U086
          Hydrazine, 1,2-diethy1-
U098
          Hydrazine, 1,1-dimethy1-
U099
          Hydrazine, 1,2-dimethy1-
U109
          Hydrazine, 1,2-Diphenyl-
U134
          Hydrofluoric acid (C,T)
U134
          Hydrogen fluoride (C.T)
U135
          Hydrogen sulfide
U096
          Hydroperoxide, 1-methyl-l-phenylethyl- (R)
U136
          Hydroxydimethylarsine oxide
U116
          2-Imidazolidinethione
U137
          Indeno[1,2,3-cd]pyrene
U139
          Iron dextran
U140
          Isobutyl alcohol (I,T)
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U141 Isosafrole U142 Kepone U143 Lasiocarpene U144 Lead acetate U145 Lead phosphate U146 Lead subacetate U129 Lindane U147 Maleic anhydride U148 Maleic hydrazide U149 Malononitrile U150 Melphalan U151 Mercury Methacrylonitrile (I,T) U152 U092 Methanamine, N-methyl- (I) U029 Methane, bromo U045 Methane, chloro- (I,T) U046 Methane, chloromethoxy-U068 Methane, dibromo-U080 Methane, dichloro-U075 Methane, dichlorodifluoro-Methane, iodo-U138 U119 Methanesulfonic acid, ethyl ester U211 Methane, tetrachloro-U121 Methane, trichlorofluoro-U153 Methanethiol (I,T) Methane, tribromo-U225 U044 Methane, trichloro-U121 Methane, trichlorofluoro-Methanoic acid (C,T) U123 0036 4,7-Methanoindan, 1,2,4,5,6,7,8,8-octachloro-3a,4,7,7atetrahydro-U154 Methanol (I) Methapyrilene U155 U154 Methyl alcohol (I) U029 Methyl bromide U186 1-Methylbutadiene (I) U045 Methyl chloride (I,T) Methyl chlorocarbonate (I,T) U156 Methylchloroform U226 U157 3-Methylcholanthrene 4,4'-Methylenebis(2-chloroaniline) U158 U132 2,2'-Methylenebis(3,4,6-trichlorophenol) Methylene bromide U068 U080 Methylene chloride Methylene oxide U122 Methyl ethyl ketone (I,T) U159 Methyl ethyl ketone peroxide (R,T) U160 U138 Methyl iodide Methyl isobutyl ketone (I) U161 Methyl methacrylate (I,T) U162 N-Methyl-N'-nitro-N-nitrosoguanidine U163 4-Methyl-2-pentanone (I) U161 Methylthiouracil U164

90-327

U247 Methoxychlor U010 Mitomycin C U059 5,12-Naphthacenedione, (8S-cis)-8-acety1-10-[(3-amino-2,3,6-trideoxy-alpha-L-lyxo-hexapyranosyl)oxyl]-7,8,9,10tetrahydro-6,8,11-trihydroxy-1-methoxy-U165 Naphthalene Naphthalene, 2-chloro-U047 U166 1,4-Naphthalenedione 2.7-Naphthalenedisulfonic acid, 3,3'-[(3,3'-dimethyl-(1,1'-U236 biphenyl)-4,4'-diyl)]-bis(azo)bis(5-amino-4-hydroxy)-, tetrasodium salt U166 1,4-Naphthaguinone U167 1-Naphthylamine U168 2-Naphthylamine U167 alpha-Naphthylamine beta-Naphthylamine U168 2-Naphthylamine, N,N'-bis(2-chloromethyl)-U026 Nitrobenzene (I,T) U169 p-Nitrophenol U170 U171 2-Nitropropane (I,T) U172 N-Nitrosodi-n-butylamine U173 N-Nitrosodiethanolamine U174 N-Nitrosodiethylamine U111 N-Nitroso-N-propylamine U176 N-Nitroso-N-ethylurea U177 N-Nitroso-N-methylurea U178 N-Nitroso-N-methylurethane U179 N-Nitrosopiperidine U180 N-Nitrosopyrrolidine U181 5-Nitro-o-toluidine U193 1,2-Oxathiolane, 2,2-dioxide U058 2H-1,3,2-Oxazaphosphorine, 2-[bis(2-chloroethyl)amino]tetrahydro-, oxide 2-U115 Oxirane (I,T) U041 Oxarane, 2-(chloromethyl)-Paraldehyde U182 Pentachlorobenzene U183 U184 Pentachloroethane U185 Pentachloronitrobenzene See F027 Pentachlorophenol U186 1,3-pentadiene (I) Phenacetin U187 U188 Phenol U048 Phenol, 2-chloro-U039 Phenol, 4-chloro-3-methyl-Phenol, 2,4-dichloro-U081 U082 Phenol, 2,6-dichloro-Phenol, 2,4-dimethyl-U101 U170 Phenol, 4-nitro-See F027 Phenol, pentachloro-See F027 Phenol, 2,3,4,6-tetrachloro-See F027 Phenol, 2,4,5-trichloro-See F027 Phenol, 2,4,6-trichloroU137 1,10-(1,2-phenylene)pyrene U145 Phosphoric acid, lead salt U087 Phosphorodithioic acid, 0,0-diethyl-, S-methyl-ester U189 Phosphorous sulfide (R) U190 Phthalic anhydride U191 2-Picoline U192 Pronamide 1-Propanamine (I,T) U194 U110 1-Propanamine, N-propy1-(I) U066 Propane, 1,2-dibromo-3-chloro-U149 Propanedinitrile Propane, 2-nitro- (I,T) U171 U027 Propane, 2,2'-oxybis[2-chloro-U193 1,3-Propane sultone U235 1-Propanol, 2,3-dibromo-, phosphate (3:1) 1-Propanol, 2,3-epoxy-U126 1-Propanol, 2-methyl- (I,T) U140 U002 2-Propanone (I) U007 2-Propenamide U084 Propene, 1,3-dichloro-U243 1-Propene, 1,1,2,3,3,3-hexachloro-U009 2-Propenenitrile 2-Propenenitrile, 2-methyl- (I,T) U152 2-Propenoic acid (I) 0008 2-Propenoic acid, ethyl ester (I) U113 U118 2-Propenoic acid, 2-methyl-, ethyl ester 2-Propenoic acid, 2-methyl-, methyl ester (I,T) U162 Propionic acid, 2-(2,4,5-trichlorophenoxy)-See F027 U194 n-Propylamine (I,T) U083 Propylene dichloride U196 Pyridine Pyridine, 2-[(2-(dimethylamino)-2-thenylamino]-U155 U179 Pyridine, hexahydro-N-nitroso-U191 Pryidine, 2-methyl-4(1H)-Pyrimidinone, 2,3-dihydro-6-methyl-2-thioxo-U164 U180 Pyrrole, tetrahydro-N-nitroso-U200 Reservine U201 Resorcinol Saccharin and salts U202 Safrole U203 Selenious acid U204 Selenium dioxide U204 Selenium disulfide (R,T) U205 L-Serine, diazoacetate (ester) U015 See F027 Silvex 4,4'-Stilbenediol, alpha, alpha'-diethyl-U089 U206 Streptozotocin U135 Sulfur hydride Sulfuric acid, dimethyl ester U103 Sulfur phosphide (R) U189 U205 Sulfur selenide (R,T) See F027 2.4.5-T U207 1,2,4,5-Tetrachlorobenzene

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U210 Tetrachloroethylene See F027 2,3,4,6-Tetrachlorophenol U213 Tetrahydrofuran (I) U214 Thallium (I) acetate U215 Thallium (I) carbonate U216 Thallium (I) chloride Thallium (I) nitrate U217 U218 Thioacetamide U153 Thiomethanol (I,T) U219 Thiourea U244 Thiram U220 Toluene U221 Toluenediamine Toluene diisocyanate (R,T) U223 U328 o-Toluidine U353 p-Toluidine U222 o-Toluidine hydrochloride 1H-1,2,4-Triazol-3-amine U011 1,1,1-Trichloroethane U226 U227 1,1,2-Trichloroethane U228 Trichloroethene U228 Trichloroethylene U121 Trichloromonofluoromethane See F027 2,4,5-Trichlorophenol See F027 2,4,6-Trichlorophenol 2,4,5-Trichlorophenoxyacetic acid See F027 U234 sym-Trinitrobenzene (R,T) U182 1,3,5-Trioxane, 2,4,5-trimethy1-U235 Tris(2,3-dibromopropyl) phosphate U236 Trypan blue U237 Uracil, 5[bis(2-chloromethyl)amino]-U237 Uracil mustard U043 Vinyl chloride U248 Warfarin, when present at concentrations of 0.3% or less U239 Xylene (I) U249 Zinc phosphide, when present at concentrations of 10% or less U200 Yohimban-16-carboxylic acid, 11,17-di-methoxy-18-[(3,4.5trimethoxy-benzoyl)oxy]-,methyl ester (Source: Amended at 12 Ill. Req. , effective)

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1,1,1,2-Tetrachloroethane

1,1,2,2-Tetrachloroethane

U208

11209

4ITLE 35: ENVIRONMENTAL PROTECTION SUBTITLE G: WASTE DISPOSAL CHAPTER I: POLLUTION CONTROL BOARD SUBCHAPTER c: HAZARDOUS WASTE OPERATING REQUIREMENTS

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PART 722

STANDARDS APPLICABLE TO GENERATORS OF HAZARDOUS WASTE

SUBPART A: GENERAL

722,110	Purpose.	Scope	and	Applicabil	ity

- 722.111 Hazardous Waste Determination
- 722.112 USEPA Identification Numbers

SUBPART B: THE MANIFEST

- 722.120 General Requirements
- 722.121 Acquisition of Manifests
- 722.122 Number of Copies
- 722.123 Use of the Manifest

SUBPART C: PRE-TRANSPORT REQUIREMENTS

Section

Section

Section

- 722.130 Packaging
- 722.131 Labeling
- 722.132 Marking
- 722.133 Placarding
- 722.134 Accumulation Time

SUBPART D: RECORDKEEPING AND REPORTING

- Section 722.140 Recordk
- 722.140 Recordkeeping 722.141 Annual Reporting
- 722.142 Exception Reporting
- 722.143 Additional Reporting
- 722.144 Special Requirements for Generators of between 100 and 1000 kilograms per month

SUBPART E: EXPORTS OF HAZARDOUS WASTE

Section

Section

- 722.150 Applicability
- 722.151 Definitions
- 722.152 General Requirements
- 722.153 Notification of Intent to Export
- 722.154 Special Manifest Requirements
- 722.155 Exception Report
- 722.156 Annual Reports
- 722.157 Recordkeeping

SUBPART F: IMPORTS OF HAZARDOUS WASTE

722.160 Imports of Hazardous Waste

SUBPART G: FARMERS

Section 722.170 Farmers

Appendix A Hazardous Waste Manifest

AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental Protection Act (III. Rev. Stat. 1985, ch. 111 1/2, pars. 1022.4 and 1027).

SOURCE: Adopted in R81-22, 43 PCB 427, at 5 III. Reg. 9781, effective as noted in 35 III. Adm. Code 700.106; amended and codified in R81-22, 45 PCB 317, at 6 III. Reg. 4828, effective as noted in 35 III. Adm. Code 700.106; amended in R82-18, 51 PCB 31, at 7 III. Reg. 2518, effective February 22, 1983; amended in R84-9 at 9 III. Reg. 11950, effective July 24, 1985; amended in R85-22 at 10 III. Reg. 1131, effective January 2, 1986; amended in R86-1 at 10 III. Reg. 14112, effective August 12, 1986; amended in R86-19 at 10 III. Reg. 20709, effective December 2, 1986; amended in R86-46 at 11 III. Reg. 13555, effective August 4, 1987; amended in R87-5 at 11 III. Reg. 19392, effective November 12, 1987; amended in R87-39 at 12 III. Reg.

SUBPART D: RECORDKEEPING AND REPORTING

Section 722.142 Exception Reporting

- a) <u>Generators of greater than 1000 kilograms of hazardous waste in a</u> calendar month.
 - 1) A generator of greater than 1000 kilograms of hazardous waste in a calendar month who does not receive a copy of the manifest with the handwritten signature of the owner or operator of the designated facility within 35 days of the date the waste was accepted by the initial transporter must contact the transporter -and/-or the owner or operator of the designated facility to determine the status of the hazardous waste.
- b- 2) A generator of greater than 1000 kilograms of hazardous waste in a calendar month must submit an Exception Report to the -Director if he-Agency if the generator has not received a copy of the manifest with the handwritten signature of the owner or operator of the designated facility within 45 days of the date the waste was accepted by the initial transporter. The Exception Report must include:
 - <u>A</u>) A legible copy of the manifest for which the generator does not have a confirmation of delivery;
 - 2- <u>B</u>) A cover letter signed by the generator or -his-the generator's authorized representative explaining the efforts taken to locate the hazardous waste and the result of those efforts.

b) A generator of greater than 100 kilograms but less than 1000 kilograms of hazardous waste in a calendar month who does not receive a copy of the manifest with the handwritten signature of the owner or operator of the designated facility within 60 days of the date the waste was accepted by the initial transporter must submit a legible copy of the manifest, with some indication that the generator has not received confirmation of delivery, to the Agency.

(BOARD NOTE: The submission need be only a handwritten or typed note on the manifest itself, or on an attached sheet of paper, stating that the returned copy was not received.)

(Source: Amended at 12 Ill. Reg. , effective

Section 722.144 Special Requirements for Generators of between 100 and 1000 kilograms per month

Of the requirements in this Subpart, a -A- generator -who generates-of greater than 100 kilograms but less than 1000 kilograms of hazardous waste in a calendar month is -exempt from the requirements of this Subpart; except for the recordkeeping requirements in-subject to only the following:

a) Section 722.140(a),(c) and (d), recordkeeping;

b) Section 722.142(b), exception reporting; and

c) -and the requirements of -Section 722.143, additional reporting.

(Source: Amended at 12 Ill. Reg. , effective

SUBPART G: FARMERS

Section 722.170 Farmers

A farmer disposing of waste pesticides from -his-the farmer's own use which are hazardous wastes is not required to comply with the standards in this Part or other standards in 35 III. Adm. Code 702, 703, 724, - er- 725 or 728 for -such-those wastes, provided -ke-the farmer triple rinses each emptied pesticide container in accordance with 35 III. Adm. Code 721.107(b)(3) and disposes of the pesticide residues on -his-the farmer's own farm in a manner consistent with the disposal instructions on the pesticide label.

(Source: Amended at 12 Ill. Reg. , effective

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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

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AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental Protection Act (III. Rev. Stat. 1985, ch. 111 1/2, pars. 1022.4

and 1027).

SOURCE: Adopted in R82-19, 53 PCB 131, at 7 III. Reg. 14059, effective October 12, 1983; amended in R84-9 at 9 III. Reg. 11964, effective July 24, 1985; amended in R85-22 at 10 III. 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 III. Reg. 8684, effective April 21, 1987; amended in R86-46 at 11 III. Reg. 13577, effective August 4, 1987; amended in R87-5 at 11 III. Reg. 19397, effective November 12, 1987; amended in R87-39 at 12 III. Reg.

SUBPART B: GENERAL FACILITY STANDARDS

Section 724.113 General Waste Analysis

- a) Analysis:
 - Before an owner or operator treats, stores or disposes of any hazardous waste, the owner or operator must obtain a detailed chemical and physical analysis of a representative sample of the waste. At a minimum, this analysis must contain all the information which must be known to treat, store or dispose of the waste in accordance with the requirements of this Part or 35 Ill. Adm. Code 728, or with the conditions of a permit issued under 35 Ill. Adm. Code 702, 703 and 705.
 - 2) The analysis may include data developed under 35 Ill. Adm. Code 721, and existing published or documented data on the hazardous waste or on hazardous waste generated from similar processes.

(BOARD NOTE: For example, the facility's records of analyses performed on the waste before the effective date of these regulations, or studies conducted on hazardous waste generated from processes similar to that which generated the waste to be managed at the facility, may be included in the data base required to comply with subsection (a)(1). The owner or operator of an off-site facility may arrange for the generator of the hazardous waste to supply part or all of the information required by subsection (a)(1). If the generator does not supply the information, and the owner or operator chooses to accept a hazardous waste, the owner or operator is responsible for obtaining the information required to comply with this Section.)

- 3) The analysis must be repeated as necessary to ensure that it is accurate and up to date. At a minimum, the analysis must be repeated:
 - A) When the owner or operator is notified, or has reason to believe, that the process or operation generating the hazardous waste has changed; and
 - B) For off-site facilities, when the results of the inspection

required in subsection (a)(4) indicate that the hazardous waste received at the facility does not match the waste designated on the accompanying manifest or shipping paper.

- 4) The owner or operator of an off-site facility must inspect and, if necessary, analyze each hazardous waste movement received at the facility to determine whether it matches the identity of the waste specified on the accompanying manifest or shipping paper.
- b) The owner or operator must develop and follow a written waste analysis plan which describes the procedures which it will carry out to comply with subsection (a). The owner or operator must keep this plan at the facility. At a minimum, the plan must specify:
 - The parameters for which each hazardous waste will be analyzed and the rationale for the selection of these parameters (i.e., how analysis for these parameters will provide sufficient information on the waste's properties to comply with subsection (a)).
 - The test methods which will be used to test for these parameters.
 - 3) The sampling method which will be used to obtain a representative sample of the waste to be analyzed. A representative sample may be obtained using either:
 - A) One of the sampling methods described in 35 Ill. Adm. Code 721.Appendix A; or
 - B) An equivalent sampling method.

(BOARD NOTE: See 35 Ill. Adm. Code 720.121 for related discussion.)

- 4) The frequency with which the initial analysis of the waste will be reviewed or repeated to ensure that the analysis is accurate and up to date.
- 5) For off-site facilities, the waste analyses that hazardous waste generators have agreed to supply.
- 6) Where applicable, the methods which will be used to meet the additional waste analysis requirements for specific waste management methods as specified in Sections 724.117, 724.414 and 724.441, and 35 Ill. Adm. Code 728.107. And,
- 7) For surface impoundments exempted from land disposal restrictions under 35 Ill. Adm. Code 728.104(a), the procedures and schedules for:
 - A) The sampling of impoundment contents;

- B) The analysis of test data; and,
- C) The annual removal of -residue which does not meet the standards of 35 III. Adm. Gode 728.Subpart D-residues which are not delisted under 35 III. Adm. Code 720.122 and do not exhibit a characteristic of hazardous waste, and which do not meet the treatment standards of 35 III. Adm. Code 728.Subpart D or, where no treatment standards have been established, the annual removal of residues which do not meet the applicable prohibition levels in 35 III. Adm. Code 728.Subpart C.
- c) For off-site facilities, the waste analysis plan required in subsection (b) must also specify the procedures which will be used to inspect and, if necessary, analyze each movement of hazardous waste received at the facility to ensure that it matches the identity of the waste designated on the accompanying manifest or shipping paper. At a minimum, the plan must describe:
 - 1) The procedures which will be used to determine the identity of each movement of waste managed at the facility; and
 - 2) The sampling method which will be used to obtain a representative sample of the waste to be identified, if the identification method includes sampling.

(BOARD NOTE: 35 Ill. Adm. Code 703, requires that the waste analysis plan be submitted with Part B of the permit application.)

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(Source: Amended at 12 III. Reg., effective

SUBPART F: RELEASES FROM SOLID WASTE MANAGEMENT UNITS

Section 724.198 Detection Monitoring Program

An owner or operator required to establish a detection monitoring program under this Subpart must, at a minimum, discharge the following responsibilities:

- a) The owner or operator must monitor for indicator parameters (e.g., specific conductance, total organic carbon or total organic halogen), waste constituents or reaction products that provide a reliable indication of the presence of hazardous constituents in groundwater. The Agency will specify the parameters or constituents to be monitored in the facility permit, after considering the following factors:
 - 1) The types, quantities and concentrations of constituents in wastes managed at the regulated unit;
 - 2) The mobility, stability and persistence of waste constituents or their reaction products in the unsaturated zone beneath the

waste management area;

- 3) The detectability of indicator parameters, waste constituents and reaction products in groundwater; and
- 4) The concentrations or values and coefficients of variation of proposed monitoring parameters or constituents in the groundwater background.
- b) The owner or operator must install a groundwater monitoring system at the compliance point as specified under Section 724.195. The groundwater monitoring system must comply with Sections 724.197(a)(2), 724.197(b) and 724.197(c).
- c) The owner or operator must establish a background value for each monitoring parameter or constituent specified in the permit pursuant to -paragraph-subsection (a). The permit will specify the background values for each parameter or specify the procedures to be used to calculate the background values:
 - The owner or operator must comply with Section 724.197(g) in developing the data base used to determine background values.
 - The owner or operator must express background values in a form necessary for the determination of statistically significant increases under Section 724.197(h).
 - 3) In taking samples used in the determination of background values, the owner or operator must use a groundwater monitoring system that complies with Section 724.197(a)(1), 724.197(b) and 724.197(c).
- d) The owner or operator must determine groundwater quality at each monitoring well at the compliance point at least semi-annually during the active life of a regulated unit (including the closure period) and the post-closure care period. The owner or operator must express the groundwater quality at each monitoring well in a form necessary for the determination of statistically significant increases under Section 724.197(h).
- e) The owner or operator must determine the groundwater flow rate and direction in the uppermost aquifer at least annually.
- f) The owner or operator must use procedures and methods for sampling and analysis that meet the requirements of Section 724.197(d) and 724.197(e).
- g) The owner or operator must determine whether there is a statistically significant increase over background values for any parameter or constituent specified in the permit pursuant to -paragraph-subsection

 (a) each time it determines groundwater quality at the compliance point under -paragraph-subsection (d).

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- 1) In determining whether a statistically significant increase has occurred, the owner or operator must compare the groundwater quality at each monitoring well at the compliance point for each parameter or constituent to the background value for that parameter or constituent, according to the statistical procedure specified in the permit under Section 724.197(h).
- 2) The owner or operator must determine whether there has been a statistically significant increase at each monitoring well at the compliance point within a reasonable time period after completion of sampling. The Agency will specify that time period in the facility permit, after considering the complexity of the statistical test and the availability of laboratory facilities to perform the analysis of groundwater samples.
- h) If the owner or operator determines, pursuant to -paragraphsubsection (g), that there is a statistically significant increase for parameters or constituents specified pursuant to -paragraphsubsection (a) at any monitoring well at the compliance point, the owner or operator must:
 - Notify the Agency of this finding in writing within seven days. The notification must indicate what parameters or constituents have shown statistically significant increases;
 - 2) Immediately sample the groundwater in all monitoring wells and determine -the concentration of all constituents identified in 35 Ill. Adm. Gode 721, Appendix H that are present in groundwater-whether constituents identified in the list of Appendix I are present and, if so, at what concentration;
 - 3) Establish a background value for each -35 III+ Adm. Gode 721, Appendix H -constituent that has been found at the compliance point under -paragraph-subsection (h)(2), as follows:
 - A) The owner or operator must comply with Section 724.197(g) in developing the data base used to determine background values;
 - B) The owner or operator must express background values in a form necessary for the determination of statistically significant increases under Section 724.197(h); and
 - C) In taking samples used in the determination of background values, the owner or operator must use a groundwater monitoring system that complies with Section 724.197(a)(1), 724.197(b) and 724.197(c);
 - 4) Within 90 days, submit to the Agency an application for a permit modification to establish a compliance monitoring program meeting the requirements of Section 724.199. The application must include the following information:

- A) An identification of the concentration of -any 35 III. Adm. Gode 721, Appendix H constituents -each constituent found in the groundwater at each monitoring well at the compliance point;
- B) Any proposed changes to the groundwater monitoring system at the facility necessary to meet the requirements of Section 724.199;
- C) Any proposed changes to the monitoring frequency, sampling and analysis procedures or methods or statistical procedures used at the facility necessary to meet the requirements of Section 724.199.
- D) For each hazardous constituent found at the compliance point, a proposed concentration limit under Section 724.194(a)(1) or 724.194(a)(2), or a notice of intent to seek an alternate concentration limit for a hazardous constituent under Section 724.194(b); and
- 5) Within 180 days, submit to the Agency:
 - A) All data necessary to justify any alternate concentration limit for a hazardous constituent sought under Section 724.194(b); and
 - B) An engineering feasibility plan for a corrective action program necessary to meet the requirements of Section 724.200, unless:
 - All hazardous constituents identified under -paragraph-subsection (h)(2) are listed in Table 1 of Section 724.194 and their concentrations do not exceed the respective values given in that Table; or
 - ii) The owner or operator has sought an alternate concentration limit under Section 724.194(b) for every hazardous constituent identified under -paragraphsubsection (h)(2).
- i) If the owner or operator determines, pursuant to -paragraphsubsection (g), that there is a statistically significant increase of parameters or constituents specified pursuant to -paragraphsubsection (a) at any monitoring well at the compliance point, the owner or operator may demonstrate that a source other than a regulated unit caused the increase or that the increase resulted from error in sampling, analysis or evaluation. While the owner or operator may make a demonstration under this paragraph in addition to, or in lieu of, submitting a permit modification application under -paragraph-subsection (h)(4), the owner or operator is not relieved of the requirement to submit a permit modification application within the time specified in -paragraph-subsection (h)(4) unless the demonstration made under this paragraph successfully shows that a

source other than a regulated unit caused the increase or that the increase resulted from error in sampling, analysis, or evaluation. If the demonstration is unsuccessful, the Agency shall notify the owner or operator in writing, with a statement as to why it determined the demonstration to have been unsuccessful. Such demonstration denial may be appealed to the Board pursuant to 35 Ill. Adm. Code 105. Such appeal will not excuse compliance with the facility permit, or delay any permit modification proceeding. In making a demonstration under this paragraph, the owner or operator must:

- Notify the Agency in writing within seven days of determining a statistically significant increase at the compliance point that the owner or operator intends to make a demonstration under this paragraph;
- 2) Within 90 days, submit a report to the Aency which demonstrates that a source other than a regulated unit caused the increase, or that the increase resulted from error in sampling, analysis or evaluation;
- 3) Within 90 days, submit to the Agency an application for a permit modification to make any appropriate changes to the detection monitoring program at the facility; and
- 4) Continue to monitor in accordance with the detection monitoring program established under this section.
- j) If the owner or operator determines that the detection monitoring program no longer satisfies the requirements of this section, the owner or operator must, within 90 days, submit an application for a permit modification to make any appropriate changes to the program.
- k) The owner or operator must assure that monitoring and corrective action measures necessary to achieve compliance with the groundwater protection standard under Section 724.192 are taken during the term of the permit.

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(Source: Amended at 12 Ill. Reg., effective

Section 724.199 Compliance Monitoring Program

An owner or operator required to establish a compliance monitoring program under this Subpart must, at a minimum, discharge the following responsibilities:

- a) The owner or operator must monitor the groundwater to determine whether regulated units are in compliance with the groundwater protection standard under Section 724.192. The Agency will specify the groundwater protection standard in the facility permit, including:
 - 1) A list of the hazardous constituents identified under Section

724.193;

- Concentration limits under Section 724.194 for each of those hazardous constituents;
- 3) The compliance point under Section 724.195; and
- 4) The compliance period under Section 724.196.
- b) The owner or operator must install a groundwater monitoring system at the compliance point as specified under Section 724.195. The groundwater monitoring system must comply with Section 724.197(a)(2), 724.197(b) and 724.197(c).
- c) Where a concentration limit established under -paragraph-subsection

 (a)(2) is based on background groundwater quality, the Agency will
 specify the concentration in the permit as follows:
 - 1) If there is a high temporal correlation between upgradient and compliance point concentrations of the hazardous constituents, the owner or operator may establish the concentration limit through sampling at upgradient wells each time groundwater is sampled at the compliance point. The Agency will specify the procedures used for determining the concentration limit in this manner in the permit. In all other cases, the concentration limit will be the mean of the pooled data on the concentration of the hazardous constituent.
 - 2) If a hazardous constituent is identified on Table 1 under Section 724.194 and the difference between the respective concentration limit in Table 1 and the background value of the constituent under Section 724.197(g) is not statistically significant, the owner or operator must use the background value of the constituent as the concentration limit. In determining whether this difference is statistically significant, the owner or operator must use a statistical procedure providing reasonable confidence that a real difference will be indicated. The statistical procedure must:
 - A) Be appropriate for the distribution of the data used to establish background values; and
 - B) Provide a reasonable balance between the probability of falsely identifying a significant difference and the probability of failing to identify a significant difference.
 - 3) The owner or operator must;
 - A) Comply with Section 724.197(g) in developing the data base used to determine background values;
 - B) Express background values in a form necessary for the

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determination of statistically significant increases under Section 724.197(h); and

- C) Use a groundwater monitoring system that complies with Section 724.197(a)(1), 724.197(b) and 724.197(c).
- d) The owner or operator must determine the concentration of hazardous constituents in groundwater at each monitoring well at the compliance point at least quarterly during the compliance period. The owner or operator must express the concentration at each monitoring well in a form necessary for the determination of statistically significant increases under Section 724.197(h).
- e) The owner or operator must determine the groundwater flow rate and direction in the uppermost aquifer at least annually.
- f) The owner or operator must analyze samples from all monitoring wells at the compliance point -for all constituents contained in 35 Hl. Adm. Gode 721, Appendix H at least annually -to determine whether -additional hazardous- constituents identified in the list of <u>Appendix I are present and, if so, at what concentration. The</u> analysis must be conducted at least annually to determine whether additional Appendix I constituents are present in the uppermost aquifer. If the owner or operator finds -35 Hl. Adm. Gode 721, Appendix H -constituents from Appendix I in the groundwater that are not identified in the permit as -hazardous-monitoring constituents, the owner or operator must report the concentrations of these additional constituents to the Agency within seven days after completion of the analysis.
- g) The owner or operator must use procedures and methods for sampling and analysis that meet the requirements of Section 724.197(d) and 724.197(e).
- h) The owner or operator must determine whether there is a statistically significant increase over the concentration limits for any hazardous constituents specified in the permit pursuant to -paragraph-subsection (a) each time the owner or operator determines the concentration of hazardous constituents in groundwater at the compliance point.
 - 1) In determining whether a statistically significant increase has occurred, the owner or operator must compare the groundwater quality at each monitoring well at the compliance point for each hazardous constituent to the concentration limit for that constituent according to the statistical procedures specified in the permit under Section 724.197(h).
 - 2) The owner or operator must determine whether there has been a statistically significant increase at each monitoring well at the compliance point, within a reasonable time period after completion of sampling. The Agency will specify that time period in the facility permit, after considering the complexity

of the statistical test and the availability of laboratory facilities to perform the analysis of groundwater samples.

- i) If the owner or operator determines, pursuant to -paragraphsubsection (h) that the groundwater protection standard is being exceeded at any monitoring well at the point of compliance, the owner or operator must:
 - Notify the Agency of this finding in writing within seven days. The notification must indicate what concentration limits have been exceeded.
 - 2) Submit to the Agency an application for a permit modification to establish a corrective action program meeting the requirements of Section 724.200 within 180 days, or within 90 days if an engineering feasibility study has been previously submitted to the Agency under Section 724.198(h)(5). The application must at a minimum include the following information:
 - A) A detailed description of corrective actions that will achieve compliance with the groundwater protection standard specified in the permit under -paragraph-subsection (a); and
 - B) A plan for a groundwater monitoring program that will demonstrate the effectiveness of the corrective action. Such a groundwater monitoring program may be based on a compliance monitoring program developed to meet the requirements of this section.
- If the owner or operator determines, pursuant to -papagraph**j**) subsection (h), that the groundwater protection standard is being exceeded at any monitoring well at the point of compliance, the owner or operator may demonstrate that a source other than a regulated unit caused the increase or that the increase resulted from error in sampling, analysis or evaluation. While the owner or operator may make a demonstration under this paragraph in addition to, or in lieu of, submitting a permit modification application under -paragraphsubsection (i)(2), the owner or operator is not relieved of the requirement to submit a permit modification application within the time specified in -paragraph-subsection (i)(2) unless the demonstration made under this paragraph successfully shows that a source other than a regulated unit caused the increase or that the increase resulted from error in sampling, analysis or evaluation. In making a demonstration under this paragraph, the owner or operator must:
 - 1) Notify the Agency in writing within seven days that it intends to make a demonstration under this paragraph;
 - 2) Within 90 days, submit a report to the Agency which demonstrates that a source other than a regulated unit caused the standard to be exceeded or that the apparent noncompliance with the

standards resulted from error in sampling, analysis or evaluation;

- 3) Within 90 days, submit to the Agency an application for a permit modification to make any appropriate changes to the compliance monitoring program at the facility; and
- Continue to monitor in accord with the compliance monitoring program established under this section.
- k) If the owner or operator determines that the compliance monitoring program no longer satisfies the requirements of this section, the owner or operator must, within 90 days, submit an application for a permit modification to make any appropriate changes to the program.
- 1) The owner or oprator must assure that monitoring and corrective action measures necessary to achieve compliance with the groundwater protection standard under Section 724.192 are taken during the term of the permit.

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(Source: Amended at 12 Ill. Reg. , effective

Section 724.200 Corrective Action Program

An owner or operator required to establish a corrective action program under this Subpart must, at a minimum, discharge the following responsibilities:

- a) The owner or operator must take corrective action to ensure that regulated units are in compliance with the groundwater protection standard under Section 724.192. The Agency will specify the groundwater protection standard in the facility permit, including:
 - A list of the hazardous constituents identified under Section 724.193;
 - 2) Concentration limits under Section 724.194 for each of those hazardous constituents;
 - 3) The compliance point under Section 724.195; and
 - 4) The compliance period under Section 724.196.
- b) The owner or operator must implement a corrective action program that prevents hazardous constituents from exceeding their respective concentration limits at the compliance point by removing the hazardous waste constituents or treating them in place. The permit will specify the specific measures that will be taken.
- c) The owner or operator must begin corrective action within a reasonable time period after the groundwater protection standard is exceeded. The Agency will specify that time period in the facility permit. If a facility permit includes a corrective action program in addition to a compliance monitoring program, the permit will specify

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when the corrective action will begin and such a requirement will operate in lieu of Section 724.199(i)(2).

- d) In conjunction with a corrective action program, the owner or operator must establish and implement a groundwater monitoring program to demonstrate the effectiveness of the corrective action program. Such a monitoring program may be based on the requirements for a compliance monitoring program under Section 724.199 and must be as effective as that program in determining compliance with the groundwater protection standard under Section 724.192 and in determining the success of a corrective action program under -paragraph-subsection (e) where appropriate.
- e) In addition to the other requirements of this section, the owner or operator must conduct a corrective action program to remove or treat in place any hazardous constituents under Section 724.193 that exceed concentration limits under Section 724.194 in groundwater:
 - 1) Location.
 - <u>A)</u> <u>B-b-etween the compliance point under Section 724.195 and the downgradient facility property boundary; and</u>
 - B) Beyond the facility boundary, where necessary to protect human health and the environment, unless the owner or operator demonstrates to the Agency that, despite the owner's or operator's best efforts, the owner or operator was unable to obtain the necessary permission to undertake such action. 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.
 - 2) The permit will specify the measures to be taken:
- 1)- A) Corrective action measures under this paragraph must be initiated and completed within a reasonable period of time considering the extent of contamination.
- 2)- <u>B</u>) Corrective action measures under this paragraph may be terminated once the concentration of hazardous constituents under Section 724.193 is reduced to levels below their respective concentration limits under Section 724.194.
- f) The owner or operator must continue corrective action measures during the compliance period to the extent necessary to ensure that the groundwater protection standard is not exceeded. If the owner or operator is conducting corrective action at the end of the compliance period, the owner or operator must continue that corrective action for as long as necessary to achieve compliance with the groundwater protection standard. The owner or operator may terminate corrective action measures taken beyond the period equal to the active life of

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the waste management area (including the closure period) if the owner or operator can demonstrate, based on data from the groundwater monitoring program under -paragraph-subsection (d), that the groundwater protection standard of Section 724.192 has not been exceeded for a period of three consecutive years.

- g) The owner or operator must report in writing to the Agency on the effectiveness of the corrective action program. The owner or operator must submit these reports semi-annually.
- h) If the owner or operator determines that the corrective action program no longer satisfies the requirements of this section, the owner or operator must, within 90 days, submit an application for a permit modification to make any appropriate changes to the program.

(Source: Amended at 12 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 corrective action as necessary to 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. 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 must implement corrective action measures beyond the facility property boundary, where necessary to 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.

(Source: Amended at 12 Ill. Reg. , effective

SUBPART H: FINANCIAL REQUIREMENTS

Section 724.247 Liability Requirements

a) Coverage for sudden accidental occurrences. An owner or operator of a hazardous waste treatment, storage or disposal facility, or a group

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of such facilities, shall demonstrate financial responsibility for bodily injury and property damage to third parties caused by sudden accidental occurrences arising from operations of the facility or group of facilities. The owner or operator shall have and maintain liability coverage for sudden accidental occurrences in the amount of at least \$1 million per occurrence with an annual aggregate of at least \$2 million, exclusive of legal defense costs. This liability coverage may be demonstrated in one of three ways, as specified in subsections (a)(1), (a)(2) and (a)(3):

- An owner or operator may demonstrate the required liability coverage by having liability insurance as specified in this paragraph.
 - A) Each insurance policy must be amended by attachment of the Hazardous Waste Facility Liability Endorsement or evidenced by a Certificate of Liability Insurance. The wording of the endorsement must be as specified in Section 724.251. The wording of the certificate of insurance must be as specified in Section 724.251. The owner or operator shall submit a signed duplicate original of the endorsement or the certificate of insurance to the Agency. If requested by the Agency, the owner or operator shall provide a signed duplicate original of the insurance policy. An owner or operator of a new facility shall submit the signed duplicate original of the Hazardous Waste Facility Liability Endorsement or the Certificate of Liability Insurance to the Agency at least 60 days before the date on which hazardous waste is first received for treatment, storage or disposal. The insurance must be effective before this initial receipt of hazardous waste.
 - B) Each insurance policy must be issued by an insurer which, at a minimum, is licensed to transact the business of insurance, or eligible to provide insurance as an excess or surplus lines insurer, in one or more states.
- 2) An owner or operator may meet the requirements of this Section by passing a financial test or using the corporate guarantee for liability coverage as specified in subsections (f) and (g).
- 3) An owner or operator may demonstrate the required liability coverage through use of the financial test, insurance, the corporate guarantee, a combination of the financial test and insurance or a combination of the corporate guarantee and insurance. The amount of coverage demonstrated must total at least the minimum amounts required by this subsection.
- b) Coverage for nonsudden accidental occurrences. An owner or operator of a surface impoundment, landfill or land treatment facility which is used to manage hazardous waste, or a group of such facilities, shall demonstrate financial responsibility for bodily injury and property damage to third parties caused by nonsudden accidental

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occurrences arising from operations of the facility or group of facilities. The owner or operator shall have and maintain liability coverage for nonsudden accidental occurrences in the amount of at least \$3 million per occurrence with an annual aggregate of at least \$6 million, exclusive of legal defense costs. This liability coverage may be demonstrated in one of three ways, as specified in subsections (b)(1), (b)(2), and (b)(3):

- An owner or operator may demonstrate the required liability coverage by having liability insurance as specified in this paragraph.
 - A) Each insurance policy must be amended by attachment of the Hazardous Waste Facility Liability Endorsement or evidenced by a Certificate of Liability Insurance. The wording of the endorsement must be as specified in Section 724.251. The wording of the certificate of insurance must be as specified in Section 724.251. The owner or operator must shall submit a signed duplicate original of the endorsement or the certificate of insurance to the Agency. If requested by the Agency, the owner or operator shall provide a signed duplicate original of the insurance policy. An owner or operator of a new facility shall submit the signed duplicate original of the Hazardous Waste Facility Liability Endorsement or the Certificate of Liability Insurance to the Agency at least 60 days before the date on which hazardous waste is first received for treatment, storage or disposal. The insurance must be effective before this initial receipt of hazardous waste.
 - B) Each insurance policy must be issued by an insurer which, at a minimum, is licensed to transact the business of insurance, or eligible to provide insurance as an excess or surplus lines insurer in one or more states.
- An owner or operator may meet the requirements of this Section by passing a financial test or using the corporate guarantee for liability coverage as specified in subsections (f) and (g).
- 3) An owner or operator may demonstrate the required liability coverage through use of the financial test, insurance, the corporate guarantee, a combination of the financial test and insurance or a combination of the corporate guarantee and insurance. The amounts of coverage demonstrated must total at least the minimum amounts required by this paragraph.
- c) Request for adjusted level of required liability coverage. If an owner or operator demonstrates to the Agency that the levels of financial responsibility required by subsections (a) or (b) are not consistent with the degree and duration of risk associated with treatment, storage or disposal at the facility or group of facilities, the owner or operator may obtain an adjusted level of required liability coverage from the Agency. The request for an

adjusted level of required liability coverage must be submitted to the Agency as part of the application under 35 Ill. Adm. Code 703.182 for a facility that does not have a permit, or pursuant to the procedures for permit modification under 35 Ill. Adm. Code 705.128 for a facility that has a permit. If granted, the modification will take the form of an adjusted level of required liability coverage. such level to be based on the Agency assessment of the degree and duration of risk associated with the ownership or operation of the facility or group of facilities. The Agency may require an owner or operator who requests an adjusted level of required liability coverage to provide such technical and engineering information as is necessary to determine a level of financial responsibility other than that required by subsection (a) or (b). Any request for an adjusted level of required liability coverage for a permitted facility will be treated as a request for a permit modification under 35 Ill. Adm. Code 702.184(e)(3) and 705.128.

- d) Adjustments by the Agency. If the Agency determines that the levels of financial responsibility required by subsection (a) or (b) are not consistent with the degree and duration of risk associated with treatment, storage or disposal at the facility or group of facilities, the Agency shall adjust the level of financial responsibility required under subsection (a) or (b) as may be necessary to protect human health and the environment. This adjusted level shall be based on the Agency's assessment of the degree and duration of risk associated with the ownership or operation of the facility or group of facilities. In addition, if the Agency determines that there is a significant risk to human health and the environment from nonsudden accidental occurrences resulting from the operations of a facility that is not a surface impoundment, landfill or land treatment facility, the Agency may require that an owner or operator of the facility comply with subsection (b). An owner or operator shall furnish to the Agency, within a time specified by the Agency in the request, which shall not be less than 30 days, any information which the Agency requests to determine whether cause exists for such adjustments of level or type of coverage. Any adjustment of the level or type of coverage for a facility that has a permit will be treated as a permit modification under 35 Ill. Adm. Code 702.184(e)(3) and 705.128.
- e) Period of coverage. Within 60 days after receiving certifications from the owner or operator and an independent registered professional engineer that final closure has been completed in accordance with the approved closure plan, the Agency shall notify the owner or operator in writing that the owner or operator is no longer required by this Section to maintain liability coverage for that facility, unless the Agency determines that closure has not been in accordance with the approved closure plan.
- f) Financial test for liability coverage.
 - An owner or operator may satisfy the requirements of this Section by demonstrating that it passes a financial test as

specified in this paragraph. To pass this test the owner or operator shall meet the criteria of subsection (f)(1)(A) or (f)(1)(B):

- A) The owner or operator shall have:
 - Net working capital and tangible net worth each at least six times the amount of liability coverage to be demonstrated by this test; and
 - ii) Tangible net worth of at least \$10 million; and
 - iii) Assets in the United States amounting to either: at least 90 percent of the total assets; or at least six times the amount of liability coverage to be demonstrated by this test.
- B) The owner or operator shall have:
 - i) A current rating for its most recent bond issuance of AAA, AA, A or BBB as issued by Standard and Poor's, or Aaa, Aa, A or Baa as issued by Moody's; and
 - ii) Tangible net worth of at least \$10 million; and
 - iii) Tangible net worth at least six times the amount of liability coverage to be demonstrated by this test; and
 - iv) Assets in the United States amounting to either: at least 90 percent of the total assets; or at least six times the amount of liability coverage to be demonstrated by this test.
- 2) The phrase "amount of liability coverage" as used in subsection (f)(1) refers to the annual aggregate amounts for which coverage is required under subsections (a) and (b).
- 3) To demonstrate that it meets this test, the owner or operator shall submit the following three items to the Agency:
 - A letter signed by the owner's or operator's chief financial officer and worded as specified in Section 724.251. If an owner or operator is using the financial test to demonstrate both assurance for closure or postclosure care, as specified by Sections 724.243(f), 724.245(f), 725.243(e) and 725.245(e), and liability coverage, it shall submit the letter specified in Section 724.251 to cover both forms of financial responsibility; a separate letter as specified in Section 724.251 is not required.
 - B) A copy of the independent certified public accountant's

report on examination of the owner's or operator's financial statements for the latest completed fiscal year.

- C) A special report from the owner's or operator's independent certified public accountant to the owner or operator stating that:
 - i) The accountant has compared the data which the letter from the chief financial officer specifies as having been derived from the independently audited, year-end financial statements for the latest fiscal year with the amounts in such financial statements; and
 - ii) In connection with that procedure, no matters came to the accountant's attention which caused the accountant to believe that the specified data should be adjusted.
- 4) An owner or operator of a new facility shall submit the items specified in subsection (f)(3) to the Agency at least 60 days before the date on which hazardous waste is first received for treatment, storage or disposal.
- 5) After the initial submission of items specified in subsection (f)(3), the owner of operator shall send updated information to the Agency within 90 days after the close of each succeeding fiscal year. This information must consist of all three items specified in subsection (f)(3).
- 6) If the owner or operator no longer meets the requirements of subsection (f)(1), the owner or operator shall obtain insurance for the entire amount of required liability coverage as specified in this Section. Evidence of insurance must be submitted to the Agency within 90 days after the end of the fiscal year for which the year-end financial data show that the owner or operator no longer meets the test requirements.
- 7) The Agency may disallow use of this test on the basis of qualifications in the opinion expressed by the independent certified public accountant in the accountant's report on examination of the owner's or operator's financial statements (see subsection (f)(3)(B)). An adverse opinion or a disclaimer of opinion will be cause for disallowance. The Agency shall evaluate other qualifications on an individual basis. The owner or operator shall provide evidence of insurance for the entire amount of required liability coverage as specified in this Section within 30 days after notification of disallowance.
- g) Corporate guarantee for liability coverage.
 - Subject to subsection (g)(2), an owner or operator may meet the requirements of this Section by obtaining a written guarantee, referred to as a "corporate guarantee." The guarantor must be the parent corporation of the owner or operator. The guarantor

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must meet the requirements for owners and operators in subsections (f)(1) through (f)(7). The wording of the corporate guarantee must be as specified in Section 724.251. A certified copy of the corporate guarantee must accompany the items sent to the Agency as specified in subsection (f)(3). The terms of the corporate guarantee must provide that:

- A) If the owner or operator fails to satisfy a judgment based on a determination of liability for bodily injury or property damage to third parties caused by sudden or nonsudden accidental occurences (or both as the case may be), arising from the operation of facilities covered by this corporate guarantee, or fails to pay an amount agreed to in settlement of claims arising from or alleged to arise from such injury or damage, the guarantor will do so up to the limits of coverage.
- B) The corporate guarantee will remain in force unless the guarantor sends notice of cancellation by certified mail to the owner or operator and to the Agency. The guarantee shall not be terminated unless and until the Agency approves alternate liability coverage complying with Section 724.247 or 35 Ill. Adm. Code 725.247.
- 2) The guarantor shall execute the guarantee in Illinois. The guarantee shall be accompanied by a letter signed by the guarantor which states that:
 - A) The guarantee was signed in Illinois by an authorized agent of the guarantor;
 - B) The guarantee is governed by Illinois law; and
 - C) -The guaranter submits to the jurisdiction of Illinois courts for purposes of enforcement of the gurantee. -The name and address of the guarantor's registered agent for service of process.
- 3) The guarantor shall have a registered agent pursuant to Section 5.05 of the Business Corporation Act of 1983 or Section 105.05 of the General Not-for-Profit Corporation Act of 1986, Ill. Rev. Stat. 1987, ch. 32, par. 5.05 or 105.05.

(Source: Amended at 12 Ill. Reg. , effective)

Section 724.251 Wording of the Instruments

The Board incorporates by reference 40 CFR 264.151 -(1986); as amended at 51 Fed: Reg: 25354; July 11; 1986-(1987), as amended at 52 Fed. Reg. 44313, November 18, 1987. This Section incorporates no later amendments or editions. The Agency shall promulgate standardized forms based on 40 CFR 264.151 with such changes in wording as are necessary under Illinois law. Any owner or operator required to establish financial assurance under this Subpart shall do so only upon the standardized forms promulgated by the Agency. The Agency shall reject any financial assurance document which is not submitted on such standardized forms.

(Source: Amended at 12 Ill. Reg. , effective)

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APPENDIX I: GROUNDWATER MONITORING LIST

- a) The regulatory requirements pertain only to the list of substances; the right hand columns (Methods and PQL) are given for informational purposes only. See also (e) and (f).
- b) Common names are those widely used in government regulations, scientific publications and commerce; synonyms exist for many chemicals.
- c) "CAS RN" means "Chemical Abstracts Service Registry Number". Where "total" is entered, all species in the groundwater that contain this element are included.
- d) CAS index names are those used in the 9th Cumulative index.
- e) "Suggested Methods" refer to analytical procedure numbers used in "Test Methods for Solid Waste," incorporated by reference in 35 Ill. Adm. Code 720.111. Analytical details can be found in "Test Methods", and in documentation on file with USEPA. Caution: The methods listed are representative procedures and may not always be the most suitable methods for monitoring an analyte under the regulations.
- f) Practical Quantitation Limits ("PQLs") are the lowest concentrations of analytes in groundwater that can be reliably determined within specified limits of precision and accuracy by the indicated methods under routine laboratory operating conditions. The POLs listed are generally stated to one significant figure. Caution: The PQL values in many cases are based only on a general estimate for the method and not on a determination for individual compounds; PQLs are not a part of the regulation.
- g)
 PCBs (CAS RN 1336-36-3). This category contains congener chemicals, including constituents Aroclor-1016 (CAS RN 12674-11-2), Aroclor-1221 (CAS RN 11104-28-2), Aroclor-1232 (CAS RN 11141-16-5), Aroclor-1242 (CAS RN 53469-21-9), Aroclor-1248 (CAS RN 12672-29-6), Aroclor-1254 (CAS RN 11097-69-1) and Aroclor-1260 (CAS RN 11096-82-5). The PQL shown is an average value for PCB congeners.
- h) PCDDs. This category includes congener chemicals, including tetrachlorodibenzo-pdioxins (see also 2,3,7,8-TCDD), pentachlorodibenzo-p-dioxins and hexachlorodibenzo-pdioxins. The PQL shown is an average value for PCDD congeners.
- PCDFs. This category contains congener chemicals, including tetrachlorodibenzofurans, pentachlorodibenzofurans and hexachlorodibenzofurans. The PQL shown is an average for all PCDF congeners.

Common Name	CAS RN	Chemical Abstracts Service Index Name	Suggested methods	PQL (ug/L)
Acenaphthene	83-32-9	Acenaphthylene, 1,2-dihydro-	<u>8100</u> 8270	<u>200.</u>
Acenaphthylene	208-96-8	Acenaphthy lene	8100	200.
Acetone	$\frac{67-64-1}{98-86-2}$	2-Propanone Ethanone lonbenyle	8240	100.
Acetonitrile: Methyl cyanide	75-05-8	Acetonitrile	8015	100.
2-Acetylaminofluorine; 2-AAF	53-96-3	Acetamide, N-9H-fluoren-2-yl-	8270	10.
Acrolein	107-02-8	2-Propenal	8030	5.
			8240	5.
<u>Acrylonitrile</u>	107-13-1	2-Propenenitrile	8030	5.
			8240	5.
Aldrin	309-00-2	1,4:5,8-Dimethanonaphthalene,	8080	0.05
		1,2,3,4,10,10-nexactiono-	8270	10.
		4alpha, 4abeta, 5alpha, 8alpha,		
		Babeta)-		
Allyl chloride	107-05-1	1-Propene, 3-chloro-	8010	5.
			8240	100.
4-Aminobiphenyl	92-67-1	<pre>[1,1'-Bipheny1]-4-amine</pre>	8270	<u>10.</u>
Aniline	62-53-3	Benzenamine	8270	10.
Anthracene	120-12-7	Anthracene	8100	200.
8 - b d	(Tatal)	Antimony	8270	300
Antimony	(10(a))	Antimony	7040	2000.
			7041	30.
Aramite	140-57-8	Sulfurous acid, 2-chloroethyl 2-[4- 8270	10.
	<u> </u>	(1,1-dimethylethyl)phenoxy]-1-		
		methylethyl ester		
Arsenic	(Total)	Arsenic	6010	500.
			7060	<u>10.</u>
	-	. .	$\frac{7061}{6010}$	$\frac{20}{20}$
Barium	(Total)	Bartum	<u>6010</u> 7090	1000
P	71 - 42 - 2	Banzana	8020	2
Benzene	71-43-2	benzene	8240	5.
Benzo[a]antbracene:	56-55-3	Benz「alanthracene	8100	200,
Benzanthracene			8270	10.
Benzo[b]fluoranthene	205-99-2	<pre>Benz[e]acephenanthrylene</pre>	8100	200.
			8270	10.
Benzo[k]fluoranthene	207-08-9	Benzo[k]fluoranthene	8100	200.
			8270	10.
Benzo[ghi]perylene	191-24-2	Benzo[gh1]perylene	8100	200.
			8270	<u>10.</u>

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Benzo[a]pyrene	50-32-8	Benzo[a]pyrene	8100 8270	$\frac{200.}{10.}$
Benzyl alcohol	100-51-6	Benzenemethanol	8270	20.
Beryllium	(Total)	Beryllium	6010	3.
			7090	50.
			7091	2.
alpha-BHC	319-84-6	Cyclohexane, 1.2.3.4.5.6-hexachloro-	8080	0.05
		(lalpha, 2alpha, 3beta, 4alpha,	8250	10.
		5beta, 6beta)-	0200	<u></u>
beta-BHC	319-85-7	Cyclohexape, 1.2.3.4.5.6-bexachloro-	80.80	0.05
		(lalpha 2beta 3alpha Abeta	9250	40
		Falnha Shota)-	8230	40.
delta-BHC	310-86-8	Salpha, Obeca)-	0000	
	519-00-0	(lalpha 2alpha 2alpha Abata	8080	1.0
		Falaha, Saipha, Saipha, 4Deta,	8250	30.
gamma-BHC: Lindano	F0-00-0	Salpha, obeca)-		• • • •
gamma bire, E moane	30-89-9	(1) John 2010 Date 411-1-	8080	0.05
		(laipna, zaipna, soeta, 4aipna,	8250	10.
Pie/2 ablacethews) atters		Salpha, Obeta)-		
Bis (2-ch for oethoxy Imethane	<u> 111-91-1</u>	Ethane, 1,1'-[methylenebis	8270	<u>10.</u>
		loxy Jbis 2-chioro-		
Bis (2-ch loroethy I Jether	111-44-4	Ethane, 1,1'-oxybis[2-chloro-	8270	<u>10.</u>
Bis(2-chioro-1-methylethyl)	108-60-1	Propane, 2,2'-oxybis[1-chloro-	8010	100.
ether; 2,2'-			8270	<u>10.</u>
Dichlorodilsopropyl ether				
Bis(2-ethylhexyl) phthalate	<u>117-81-7</u>	1,2-Benzenedicarboxylic acid, bis(2-	8060	20.
_		ethylhexyl) ester	<u>8270</u>	<u>10.</u>
Bromodichloromethane	75-27-4	Methane, bromodichloro+	8010	1.
			8240	5.
Bromoform; Tribromomethane	75-25-2	Methane, tribromo-	8010	2.
			8240	5.
4-Bromophenyl phenyl ether	101-55-3	Benzene, 1-bromo-4-phenoxy-	8270	10.
Butyl benzyl phthalate;	85-68-7	1,2-Benzenedicarboxylic acid, butyl	8060	5.
Benzyl butyl phthalate		phenylmethyl ester	8270	10.
Cadmium	Total	Cadmfum	6010	40.
			7130	50.
			7131	1.
Carbon disulfide	75-15-0	Carbon disulfide	8240	5.
Carbon tetrachloride	56-23-5	Methane, tetrachloro-	8010	$\frac{1}{1}$
			8240	5.
Chlordane	57-74-9	4.7-Methano-1H-indene.	8080	$\frac{1}{0.1}$
		1.2.4.5.6.7.8.8-octachloro-	8250	10
		2.3.3a.4.7.7a-hexahvdro-		
p-Chloroan11ine	106-47-8	Benzeneamine, 4-chloro-	8270	20
Chlorobenzene	108-90-7	Benzene, chloro-	8010	20.
			8020	$\frac{\zeta_1}{2}$
			9240	<u><u><u></u> <u></u> <u></u></u></u>
Chlorobenzilate	510-15-6	Representio sold A-stings -late	0290	<u>.</u>
Saler Denz Hate	210-12-0	(Archlosophonyl) - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	02/0	10.
		terentorophenyi)-aipha-nyaroxy-,		
		etnyi ester		

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p-Chloro-m-cresol	59-50-7	Phenol, 4-chloro-3-methyl-	8040	<u>5.</u>
			8270	20.
Chloroethane; Ethyl chloride	75-00-3	Ethane, chloro-	8010	5.
			8240	10.
Chloroform	67-66-3	Methane, trichloro-	8010	0.5
			8240	5.
2-Chloronapthalene	91-58-7	Naphthalene, 2-chloro-	8120	10.
			8270	10
2-Chlorophenol	95-57-8	Phanal 2-chlora-	9040	<u></u>
<u>e on torophenor</u>	<u></u>		0270	10
Authlonochonyl shoryl athea	7005-72-7	Decesso 1. shless 4 sheess	8270	$\frac{10.}{10}$
4-chilorophenyi phenyi echer	7005-72-3	Benzene, 1-cnioro-4-phenoxy-	8270	10.
Ln toroprene	126-99-8	1,3-Butadiene, 2-chioro-	8010	50.
			<u>8240</u>	<u>5.</u>
Chromium	<u>(Total)</u>	Chromium	6010	<u>70.</u>
			7190	500.
			7191	10.
Chrysene	218-01-9	Chrysene	8100	200.
			8270	10.
Cobalt	(Total)	Cobalt	6010	70.
	<u> </u>		7200	500.
			7201	10
Conner	(Total)	Copper	6010	60
	(10001)		7210	200
mat nos ol	109-20-4	Dhanal Jawathula	7210	200.
	108-39-4	Phenol, 3-methyl-	8270	<u>10.</u>
decresol	95-48-7	Phenol, 2-methyl-	8270	10.
p-Cresol	106-44-5	Phenol, 4-methyl-	<u>8270</u>	10.
Cyanide	57-12-5	Cyanide	9010	40.
2,4-D; 2,4-	<u>94-75-7</u>	Acetic acid, (2,4-dichlorophenoxy)-	8150	10.
Dichlorophenoxyacetic acid				
4,4'-000	72-54-8	Benzene, 1,1'-(2,2-	8080	0.1
		dichloroethylidene)(bis[4-chloro-	8270	10.
4,4'-ODE	72-55-9	Benzene, 1,1'-	8080	0.05
		(dichloroethylidene)(bis[4-chloro-	8270	10.
4,4'-DDT	50-29-3	Benzene, 1.1'-(2.2.2-	8080	0.1
		trichloroethylidenel(his[4-chloro-	8270	10
Diallate	2303-16-4	Carbamothioic acid bis(1-	8270	10
	2000 10 4	methylathyl) = Sa(2 2adichloros2a	0270	<u></u>
Débase (s. 6.) setters and	E2 70 2	Propenyr) ester		000
<u>Dioenzla, njantnracene</u>	53-70-3	<u>Dibenzla, njanthracene</u>	8100	200.
			8270	10.
Utbenzöfuran	132-64-9	Dibenzofuran	8270	<u>10.</u>
Dibromochloromethane;	124-48-1	Methane, dibromochloro-	<u>8010</u>	<u>1.</u>
Chlorodibromomethane			8240	5.
1,2-D1bromo-3-chloropropane;	96-12-8	Propane, 1,2-dibromo-3-chloro-	8010	100.
DBCP			8240	5.
			8270	10.
1.2-Dibromoethane: Ethvlene	106-93-4	Ethane, 1.2-dibromo-	8010	10.
dibromide		TITLE AND ALL ALL AND A	8240	5
			0270	

90-361

Di-n-butyl phthalate	84-74-2	1,2-Benzenedicarboxylic acid, dibutyl	8060	5.
o-Dichlorobenzene	95-50-1	Benzene, 1,2-dichloro-	8010 8020 8120	<u>10.</u> <u>2.</u> <u>5.</u> 10
m-Dichlorobenzene	<u>541-73-1</u>	Benzene, 1,3-dichloro-	8270 8010 8020 8120	<u>10.</u> <u>5.</u> <u>5.</u> 10.
p-Dichlorobenzene	106-46-7	Benzene, 1,4-dichloro-	8270 8010 8020 8120	$\frac{10.}{10.}$ $\frac{2.}{5.}$ 15.
3,3'-Dichlorobenzidine	91-94-1	[1,1'-Bipheny1]-4,4'-diamine, 3,3'- dichloro-	8270 8270	$\frac{10.}{20.}$
trans-1,4-Dichloro-2-butene Dichlorodifluoromethane	<u>110-57-6</u> 75-71-8	2-Butene, 1,4-dichloro-, (E)- Methane, dichlorodifluoro-	8240 8010	<u>5.</u> 10.
1,1-Dichloroethane	75-34-3	Ethane, 1,1-dichloro-	8240	$\frac{5.}{1.}$
1,2-Dichloroethane; Ethylene	107-06-2	Ethane, 1,2-dichloro-	8240	$\frac{5.}{0.5}$
1,1-Dichloroethylene; Vinvlidene chloride	75-35-4	Ethene, 1,1-dichloro-	8010	$\frac{\frac{3.}{1.}}{\frac{1.}{5}}$
trans-1,2-Dichloroethylene	156-60-5	Ethene, 1,2-dichloro-, (E)-	8010	$\frac{\frac{5}{1}}{\frac{1}{5}}$
2,4-Dichlorophenol	120-83-2	Phenol, 2,4-dichloro	8040	<u>5.</u>
2,6-Dichlorophenol 1,2-Dichloropropane	87-65-0 78-87-5	Phenol, 2,6-dichloro- Propane, 1,2-dichloro-	8270 8270 8010	$\frac{10.}{10.}$
cis-1,3-Dichloropropene	<u>10061-01-</u>	1-Propene, 1,3-dichloro, (Z)-	8010	<u>20.</u>
trans-1,3-Dichloropropene	<u>10061-02-</u>	1-Propene, 1,3-dichloro-, {E)-	8010	5.
Dieldrin	<u>60-57-1</u>	2,7:3,6-Dimethanonaphth[2,3- b]oxirene, 3,4,5,6,9,9-hexachloro- la,2,2a,3,6,6a,7,7a-octahydro	8240 8080 8270	$\frac{5.}{0.05}$ <u>10.</u>
		(laalpha, 2beta, 2aalpha, 3beta, 6beta, 6aalpha, 7beta, 7aalphal-		
Diethyl phthalate	84-66-2	1,2-Benzenedicarboxylic acid, diethyl ester	8060	5.
0,0-Diethyl 0-2-pyrazinyl	297-97-2	Phosphorothioic acid, 0,0-diethyl 0-	8270	<u>10.</u> <u>10.</u>
Dimethoate	60-51-5	pyrazinyi ester Phosphorodithioic acid. 0.0-dimethvi	8270	10-
		S-[2-(methylamino)-2-oxoethyl] ester		<u> </u>
<u>p-(Dimethylaminolazobenzene</u>	60-11-7	Benzenamine, N,N-dimethyl-4-	8270	<u>10.</u>
------------------------------------	-----------------	--	-------------	------------------
7 12-Dimethylbenz[a]anthracene	57-97-6	$\frac{(p_1 - p_1)}{(p_1 - p_2)} = \frac{1}{(p_1 - p_$	9270	10
3.3'-Dimethylbenzidine	119-93-7	[1 1'-Binhenvl]-4 A'-diamine 3 3'-	8270	$\frac{10.}{10}$
at a million for the	113 33 7	dimethyl=	8270	10.
alpha alpha-	122-09-8	Benzegeethanamine aloha aloha	9270	10
Dimethylohenethylamine	122 05 0	dimethyl-	0270	<u>.</u>
2 4-Bimethylphenol	105-67-9	Bhanol 2 Ardimethyla	9040	5
z, 4 brineeny iphenor	103 07 - 3	Filendi, 2,4-dimetayi-	0040	3.
Dimothyl obthalato	121-11-2	1.2-Deservationshowslip sold	8270	<u> </u>
Dimethy i phinalate	131-11-3	1,2-Benzenedicarboxyiic acid,	8080	2.
-Disit school occ	00 65 0	Branner 1.2 diathra	8270	10.
	99-05-0	Benzene, 1,3-dinitro-	8270	10.
4,6-010100-0-cresol	534-52-1	Phenol, 2-methyl-4,6-dinitro-	8040	150.
		. .	8270	50.
2,4-Dinitrophenol	51-28-5	Phenol, 2,4-dinitro-	8040	150.
			8270	<u>50.</u>
2,4-Dinitrotoluene	121-14-2	<u>Benzene, 1-methyl-2,4-dinitro-</u>	8090	0.2
			8270	<u>10.</u>
2,6-Dinitrotoluene	606-20-2	Benzene, 2-methyl-1,3-dinitro-	8090	<u>0.1</u>
			<u>8270</u>	10.
Dinoseb; DNBP; 2-sec-Butyl-	88-85-7	Phenol, 2-(1-methylpropyl)-4,6-	<u>8150</u>	<u>1.</u>
4,6-dinitrophenol		<u>dinitro-</u>	8270	10.
<u>Di-n-octyl phthalate</u>	<u>117-84-0</u>	1,2-Benzenedicarboxylic acid, dioctyl	8060	<u>30.</u>
		ester	8270	10.
1,4-Dioxane	123-91-1	1,4-Dioxane	8015	150.
Diphenylamine	122-39-4	Benzeneamine, N-phenyl-	8270	10.
Disulfoton	298-04-4	Phosphorodithioic acid, 0,0-diethy1	8140	2.
		S-2-(ethylthio)- S-[2-ethyl] ester	8270	10.
Endosulfan I	959-98-8	6,9-Methano-2,4,3-benzodioxathiepin,	8080	0.1
		6,7,8,9,10,10-hexachloro-	8250	10.
		1,5,5a,6,9,9a-hexahydro-, 3-oxide,		
		(3alpha, 5abeta, 6alpha, 9alpha,		
		9abeta)-		
Endosulfan II	33213-65-	6,9-Methano-2,4,3-benzodioxathiepin,	8080	0.05
	9	6,7,8,9,10,10-hexachloro-		
	_	1,5,5a,6,9,9a-hexahydro-, 3-oxide,		
		(3alpha, 5aalpha, 6beta, 9beta,		
		9aalpha)-		
Endosulfan sulfate	1031-07-8	6,9-Methano-2,4,3-benzodioxathlepin,	8080	0.5
		6,7,8,9,10,10-hexachloro-	8270	10.
		1,5,5a,6,9,9a-hexahydro-, 3,3-dioxide		
Endrin	72-20-8	2,7:3,6-Dimethanonaphth[2,3-	8080	0.1
		b]oxirene, 3,4,5,6,9,9-hexachloro-	8250	10.
		la,2,2a,3,6,6a,7,7a-octahydro	<u> </u>	
		(laalpha, 2beta, 2abeta, 3alpha,		
		6alpha, 6abeta, 7beta, 7aalpha)-		

Endrin aldehyde -	7421-93-4	1,2,4-Methanocyclopenta[cd]pentalene- 5-carboxaldehyde, 2,2a,3,3,4,7- hexachlorodecahydro-, (lalpha, 2beta, 2abeta, 4beta, 4abeta, 5beta, 6abeta,	8080 8270	<u>0.2</u> 10.
Ethy Ibenzene	100-41-4	6bbeta, 7R)- Benzene, ethyl-	8020	2.
Ethyl methacrylate	97-63-2	2-Propenoic acid, 2-methyl-, ethyl ester	8015 8240	<u>10.</u> 5.
Ethyl methanesulfonate Famphur	<u>62-50-0</u> 52-85-7	Methansulfonic acid, ethyl ester Phosphorothioic acid, 0-[4- [(dimethylamino)sulfonyl]phenyl]-0,0- dimethyl ester	8270 8270 8270	$\frac{10.}{10.}$
Fluoranthene	206-44-0	Fluoranthene	8100	200.
Fluorene	86-73-7	9H-Fluorene	8270 8100 8270	<u>200.</u> 10.
Heptachlor_	76-44-8	4.7-Methano-1H-indene, 1,4,5,6,7,8,8-	8080	0.05
<u>Heptachlor epoxide</u>	<u>1024-57-3</u>	2,5-Methano-2H-indeno[1,2-b]oxirene, 2,3,4,5,6,7,7-heptachloro- 1a,1b,5,5a,6,6a-hexahydro-, (laalpha, 1bbeta, 2alpha, 5alpha, 5abeta,	8080 8270	10. 1. 10.
Hexachlorobenzene	118-74-1	Benzene, hexachloro-	8120	0.5
Hexachlorobutadiene	87-68-3	1,3-Butadiene, 1,1,2,3,4,4-	<u>8270</u> 8120	<u>10.</u> <u>5.</u>
Hexachlorocyclopentadlene	77-47-4	1,3-Cyclopentadiene, 1,2,3,4,5,5-	8270	<u>10.</u> <u>5.</u>
Hexachloroethane	<u>67-72-1</u>	Ethane, hexachloro-	8270	$\frac{10.}{0.5}$
Hexach lorophene	70-30-4	Phenol, 2,2'-methylenebis[3,4,6- trichloro-	<u>8270</u> 8270	$\frac{10.}{10.}$
Hexachloropropene 2-Hexanone Indeno(1,2,3-cd)pyrene	1888-71-7 591-78-6 193-39-5	1-Propene, 1,1,2,3,3,3-hexachloro- 2-Hexanone Indeno(1,2,3-cd)pyrene	8270 8240 8100	10. 50. 200.
Isobutyl alcohol Isodrin	<u>78-83-1</u> <u>465-73-6</u>	1-Propanol, 2-methyl- 1.4.5.8-Dimethanonaphthalene, 1.2.3.4.10.10-hexachloro- 1.4.4a.5.8.8a-hexahydro-(lalpha, 4alpha, 4abeta, 5beta, 8beta,	8270 8015 8270	$\frac{10.}{50.}$ 10.
Isophorone	78-59-1	2-Cyclohexen-1-one, 3,5,5-trimethy1-	8090	<u>60.</u>
Isosafrole	120-58-1	1,3-Benzodioxole, 5-(1-propenyl)-	8270	$\frac{10.}{10.}$

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Kepone	143-50-0	1,3,4-Metheno-2H-cyclobuta-	8270	<u>10.</u>
		1.1a.3.3a.4.5.5.5a.5b.6-		
		decachlorooctahydro-		
Lead	(Total)	Lead	6010	40.
			7420	1000.
			7421	10.
Mercury	(Total)	Mercury	7470	2.
Methacry lonitrile	126-96-7	2-Propeneitrile, 2-methyl-	8015	5.
			8240	5.
Methapyrilene	91-80-5	1,2-Ethanediamine, N,N-dimethyl-N'-2-	8270	10.
		pyridinyl-N'-(2-thienylmethyl)-		
Nethoxychlor	72-43-5	Benzene, 1,1'-(2,2,2-	8080	2.
	<u> </u>	trichloroethylidene)bis[4-methoxy-	8270	10.
Methyl bromide; Bromomethane	74-83-9	Methane, bromo-	8010	20.
			8240	10.
Methyl chloride;	74-87-3	Methane, chloro-	8010	1.
Chloromethane			8240	10.
3-Methylcholanthrene	56-49-5	Benz[i]aceanthry]ene. 1.2-dihydro-3-	8270	10
		methyl-		
Methylene bromide:	74-95-3	Methane, dibromo-	8010	15.
Dibromomethane			8240	5.
Methylene chloride:	75-09-2	Methane, dichloro-	8010	5.
Dichloromethane	<u></u>		8240	5.
Methyl ethyl ketone: MEK	78-93-3	2-Butanone	8015	10.
			8240	100.
Methyl iodide: Iodomethane	74-88-4	Methane. 10do-	8010	40.
	<u></u>		8240	5.
Methyl methacrylate	80-62-6	2-Propenoic acid, 2-methyl-, methyl	8015	2.
		ester	8240	5.
Methyl methanesulfonate	66-27-3	Methanesulfonic acid, methyl ester	8270	10.
2-Methylnaphthalene	91-57-6	Naphthylene, 2-methyl-	8270	10.
Methyl parathion; Parathion	298-00-0	Phosphorothioic acid, 0,0-dimethyl 0-	8140	0.5
methy1		(4-nitrophenyl) ester	8270	10.
4-Methy1-2-pentanone; Methy1	108-10-1	2-Pentanone, 4-methyl-	8015	5.
isobutyl ketone			8240	50.
Naphthalene	91-20-3	Naphthalene	8100	200.
			8270	10.
1,4-Naphthoguinone	130-15-4	1,4-Naphthalenedfone	8270	10.
1-Naphthylamine	134-32-7	I-Naphthalenamine	8270	10.
2-Naphthylamine	91-59-8	2-Naphthalenamine	8270	10.
Nickel	(Total)	Nickel	6010	50.
			7520	400.
o-Nitroaniline	88-74-4	Benzenamine, 2-nitro-	8270	50.
m-Nitroaniline	99-09-2	Benzenamine, 3-nitro-	8270	50.
p-Nitroaniline	100-01-6	Benzenamine, 4-nitro-	8270	50.
Nitrobenzene	98-95-3	Benzene, nitro-	8090	40.
			8270	10.
			_	

o-Nitrophenol	88-75-5	Phenol, 2-nitro-	8040	5.
			8270	10.
<u>p-Nitrophenol</u>	100-02-7	Phenol, 4-nitro-	8040	10.
A N X A A A A A A A A A A			8270	50.
4-Nitroquinoline 1-oxide	56-57-5	Quinoline, 4-nitro-, 1-oxide	8270	10.
N-Nitrosodi-n-butylamine	924-16-3	1-Butanamine, N-butyl-N-nitroso-	8270	10.
N-Nitrosodiethylamine	55-18-5	Ethanamine, N-ethyl-N-nitroso-	8270	10.
N-Nitrosodimethylamine	<u>62-75-9</u>	Methanamine, N-methyl-N-nitroso-	8270	10.
N-Nitrosodiphenylamine	86-30-6	Benzenamine, N-nitroso-N-phenyl-	8270	10.
N-Nitrosodipropylamine; Di-n-	621-64-7	1-Propanamine, N-nitroso-N-propy1-	8270	10.
propylnitrosamine				
N-Nitrosomethylethylamine	<u>10595-95-</u> 6	Ethanamine, N-methyl-N-nitroso-	8270	<u>10.</u>
N-Nitrosomorpholine	59-89-2	Morpholine, 4-nitroso-	8270	10.
N-Nitrosopiperidene	100-75-4	Piperidene, 1-nitroso-	8270	10.
N-Nitrosopyrrolidine	930-55-2	Pyrrolidine, 1-nitroso-	8270	$\frac{101}{10}$
5-Nitro-o-toluidine	99-55-8	Benzenamine, 2-methyl-5-nitro-	8270	$\frac{101}{10}$
Parathion	56-38-2	Phosphorothioic acid, 0.0-diethyl-0-	8270	10
		(4-nitrophenyl) ester		<u></u>
Polychlorinated biphenyls;	See (g)	1,1'-Biphenyl, chloro derivatives	8080	50
PCBs	<u>_</u>		8250	100
Polychlorinated dibenzo-p-	See (h)	Dibenzo[b.e][1.4]dioxin, chloro	8280	0.01
dioxins; PCDDs		derivatives	0200	0.01
Polychlorinated	See (1)	Bibenzofuran, chloro derivatives	8280	0 01
dibenzofurans; PCDFs				0.01
Pentach lorobenzene	608-93-5	Benzene, pentachloro-	8270	10
Pentach loroethane	76-01-7	Ethane, pentachloro-	8240	5
			8270	10
Pentach loron itrobenzene	82-68-8	Benzene, pentachloronitro-	8270	10.
Pentachlorophenol	87-86-5	Phenol, pentachloro-	8040	<u>10.</u> 5
	<u> </u>		8270	<u>50</u>
Phenacetin	62-44-2	Acetamide, N-(4-ethoxyphenvl)	8270	10
Phenanthrene	85-01-8	Phenanthrene	8100	200
	<u> </u>		9270	10
Pheno1	108-95-2	Pheno1	8040	10.
			8270	1.
p-Phenylenediamine	106-50-3	1.4-Benzenediamine	0270	10.
Phorate	298-02-2	Phosphorodithioic acid 0 0-diothyl	0270	10.
	<u> </u>	S=S(ethylthio)methyll actor	8140	.2.
2-Picoline	109-06-8	Pyriding 2 mothula	8270	<u>10.</u>
	10,000	(jridine, 2-methy)-	8240	<u>5.</u>
Pronamide	23950-58-	Represide 2 Endichlose N=(1,1)	8270	$\frac{10.}{10.}$
	5	dimethyle2-proposells	8270	10.
Propionitrile: Ethyl cyanide	<u>-</u> 107-12-0	Bropanenitcile	0015	
confriender confriender	107 12-0	ci opaneni tri rie	8015	<u>60.</u>
Pyrene	120-00-0	Burnere	8240	<u>5.</u>
· · · · · · ·	123-00-0	ryrene	8100	200.
			<u>8270</u>	<u>10.</u>

Pyridine	110-86-1	Pyridine	8240	5.
Safrole	94-59-7	1.3-Benzodioxole, 5-(2-propenvl)-	8270	10.
Selenium	(Total)	Selenium	6010	750.
<u> </u>			7740	20.
			7741	20.
Silver	(Total)	Silver	6010	70.
			7760	100
Silvex: 2.4.5-TP	93-72-1	Propanoic acid. 2-(2.4.5-	8150	2.
	<u> </u>	trichlorophenoxy)-	<u> </u>	<u> </u>
Styrene	100-42-5	Benzene, ethenyl-	8020	1.
			8240	5.
Sulfide	18496-25-	Sulfide	9030	10000.
~ _ ~ ~	8			
2,4,5-T; 2,4,5-	93-76-5	Acetic acid, (2,4,5-	8150	2.
Trichlorophenoxyacetic acid		trichlorophenoxy)-		_
2,3,7,8-TCDD; 2,3,7,8-	1746-01-8	Dibenzo[b,e][1,4]dioxin, 2,3,7,8-	8280	0.005
Tetrachlorodibenzo-p-dioxin	·	tetrachloro-		
1,2,4,5-Tetrachlorobenzene	95-94-3	Benzene, 1,2,4,5-tetrachloro-	8270	10.
1,1,1,2-Tetrachloroethane	630-20-6	Ethane, 1,1,1,2-tetrachloro-	8010	5.
			8240	5.
1,1,2,2,-Tetrachloroethane	79-34-5	Ethane, 1,1,2,2-tetrachloro-	8010	0.5
			8240	5.
Tetrachloroethylene;	127-18-4	Ethene, tetrachloro-	8010	0.5
Perchloroethylene;			8240	5.
Tetrachloroethene				
2,3,4,6-Tetrachlorophenol	58-90-2	Phenol, 2,3,4,6-tetrachloro-	8270	10.
Tetraethy1	3689-24-5	Thiodiphosphoric acid	8270	10.
dithiopyrophosphate; Sulfotepp		<pre>([(H0)₂P(S)]₂0), tetraethyl ester</pre>		
<u>Thallfum</u>	<u>(Total)</u>	Thallium	<u>6010</u>	400.
			7840	1000.
			<u>7841</u>	<u>10.</u>
<u>T in</u>	(Total)	<u>Tin</u>	<u>7870</u>	8000.
Toluene	108-88-3	<u>Benzene, methyl-</u>	8020	2.
			8240	<u>5.</u>
<u>o-Toluidine</u>	95-53-4	Benzenamine, 2-methyl-	8270	<u>10.</u>
Toxaphene	8001-35-2	Toxaphene	8080	2.
· - · · ·		• • • • • • • •	8250	10.
1,2,4-Trichlorobenzene	120-82-1	Benzene, 1,2,4-trichloro-	8270	10.
1,1,1-Trichloroethane; Methyl	71-55-6	Ethane, 1,1,1-trichloro-	8240	5.

<u>chloroform</u>

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1,1,2-Trichloroethane	79-00-5	Ethane, 1,1,2-trichloro-	8010	0.2
Trichloroethylene;	<u>79-01-6</u>	Ethene, trichloro-	8240 8010	$\frac{5.}{1.}$
Trichlorofluoromethane	75-69-4	Methane, trichlorofluoro-	8240 8010 8240	<u>5.</u> <u>10.</u>
2,4,5-Trichlorophenol 2,4,6-Trichlorophenol	95-96-4 88-06-2	Phenol, 2,4,5-trichloro- Phenol, 2,4,6-trichloro-	8240 8270 8040	<u>10.</u> 5.
1,2,3-Trichloropropane	96-18-4	Propane, 1,2,3-trichloro-	8270 8010	$\frac{10.}{10.}$
0.0.0-Triethyl phosphorothicate	126-68-1	Phosphorothioic acid, 0,0,0-triethyl	8240 8270	$\frac{5.}{10.}$
sym-Trinitrobenzene Vanadium	99-35-4 (Total)	Benzene, 1,3,5-trinitro- Vanadium	<u>8270</u> 6010	$\frac{10.}{80.}$
Vinvl acetate	100.05.4	• • • • • • •	7910 7911	<u>2000.</u> <u>40.</u>
Vinyl chloride	<u>108-05-4</u> 75-01-4	Acetic acid, ethenyl ester Ethene, chloro-	8240 8010	$\frac{5.}{2.}$
Xylene (total)	1330-20-7	Benzene, dimethyl-	8240 8020 8240	$\frac{10.}{5.}$
Zinc	(Total)	Zinc	6010 7950	<u>20.</u> 50.

(Source: Added at 12 Ill. Reg. , effective

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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

Section

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AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental Protection Act (III. Rev. Stat. 1985, ch. 111-1/2, pars. 1022.4 and 1027).

SOURCE: Adopted in R81-22, 43 PCB 427, at 5 III. Reg. 9781, effective as noted in 35 III. Adm. Code 700.106; amended and codified in R81-22, 45 PCB 317, at 6 III. Reg. 4828, effective as noted in 35 III. Adm. Code 700.106; amended in R82-18, 51 PCB 831, at 7 III. Reg. 2518, effective February 22, 1983; amended in R82-19, 53 PCB 131, at 7 III. Reg. 14034, effective October 12, 1983; amended in R84-9, at 9 III. Reg. 11869, effective July 24, 1985; amended in R85-22 at 10 III. Reg. 1085, effective January 2, 1986; amended in R86-1 at 10 III. Reg. 14069, effective August 12, 1986; amended in R86-28 at 11 III. Reg. 6044, effective March 24, 1987; amended in R86-46 at 11 III. Reg. 13489, effective August 4, 1987; amended in R87-5 at 11 III. Reg. 19338, effective November 10, 1987; amended in R87-26 at 12 III. Reg. 2485, effective January 15, 1988; amended in R87-39 at 12 III. Reg.

SUBPART A: GENERAL PROVISIONS

Section 725.101 Purpose, Scope and Applicability

- a) The purpose of this Part is to establish minimum standards which 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 requirements, until post-closure responsibilities are fulfilled.
- **b**) The standards in this Part apply to owners and operators of facilities which treat, store or dispose of hazardous waste who 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 responsibilities under this Part are fulfilled, and to those owners and operators of facilities in existence on November 19, 1980, who have failed to provide timely notification as required by Section 3010(a) of RCRA, or 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 which 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:
 - 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).)

2) A person disposing of hazardous waste by means of underground injection subject to an Underground Injection Control (UIC) permit issued under 35 III. Adm. Code 704:

(BOARD NOTE: This Part applies to the above ground treatment or storage of hazardous waste before it is injected underground. This Part also applies to the disposal of hazardous waste by means of underground injection, as provided in subsection (b), until final administrative disposition of a person's permit application is made under 35 Ill. Adm. Gode 703 or 704.)

3) The owner or operator of a POTW (publicly owned treatment works) which treats, stores or disposes of hazardous waste;

(BOARD NOTE: The owner or operator of a facility under subsections (c)(1) through (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.)

- 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) and (3) (except to the extent that requirements of this Part are referred to in 35 Ill. Adm. Code 726.Subparts C. D. F or G;
- 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;
- A farmer disposing of waste pesticides from his own use in compliance with 35 Ill. Adm. Code 722.151;
- 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;

- 11) Immediate response:
 - A) Except as provided in subsection (c)(11)(B), 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 which, when discharged, becomes a hazardous waste.
 - B) An owner or operator of a facility otherwise regulated by this Part must comply with all applicable requirements of Subparts C and D.
 - C) Any person who is covered by subsection (c)(11)(A) and who 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.
- 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 III. Adm. Code 720.110), or the addition of waste to the absorbent material in a container, provided that these actions occur at the time waste is first placed in the containers; and Sections 725.117(b), 725.271 and 725.272 are complied with.
- 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:
 - 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;
 - The waste is stored or treated in waste piles that meet the requirements of 35 Ill. Adm. Code 724.350(c) as well as all other applicable requirements of 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 which treat, store or dispose of hazardous wastes referred to in 35 Ill. Adm. Code 728.
- f) 35 Ill. Adm. Code 700 contains rules concerning application of other Board regulations.

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(Source: Amended at 12 Ill. Reg. , effective

SUBPART B: GENERAL FACILITY STANDARDS

Section 725.113 General Waste Analysis

- a) Waste analysis:
 - Before an owner or operator treats, stores or disposes of any hazardous waste, the owner or operator shall obtain a detailed chemical and physical analysis of a representative sample of the waste. At a minimum, this analysis must contain all the information which must be known to treat, store or dispose of the waste in accordance with the requirements of this Part and 35 Ill. Adm. Code 728.
 - 2) The analysis may include data developed under 35 Ill. Adm. Code 721 and existing published or documented data on the hazardous waste or on waste generated from similar processes.

(BOARD NOTE: For example, the facility's record of analyses performed on the waste before the effective date of these regulations or studies conducted on hazardous waste generated from processes similar to that which generated the waste to be managed at the facility may be included in the data base required to comply with subsection (a)(1). The owner or operator of an off-site facility may arrange for the generator of the hazardous waste to supply part or all of the information required by subsection (a)(1). If the generator does not supply the information and the owner or operator chooses to accept a hazardous waste, the owner or operator is responsible for obtaining the information required to comply with this Section.)

- 3) The analysis must be repeated as necessary to insure that it is accurate and up-to-date. At a minimum, the analysis must be repeated:
 - A) When the owner or operator is notified, or has reason to believe, that the process or operation generating the hazardous waste has changed; and
 - B) For off-site facilities, when the results of the inspection

required in subsection (a)(4) indicate that the hazardous waste received at the facility does not match the waste designated on the accompanying manifest or shipping paper.

- 4) The owner or operator of an off-site facility shall inspect and, if necessary, analyze each hazardous waste movement received at the facility to determine whether it matches the identity of the waste specified on the accompanying manifest or shipping paper.
- b) The owner or operator shall develop and follow a written waste analysis plan which describes the procedures which the owner or operator will carry out to comply with subsection (a). The owner or operator shall keep this plan at the facility. At a minimum, the plan must specify:
 - The parameters for which each hazardous waste will be analyzed and the rationale for the selection of these parameters (i.e., how analysis for these parameters will provide sufficient information on the waste's properties to comply with subsection (a).
 - The test methods which will be used to test for these parameters.
 - 3) The sampling method which will be used to obtain a representative sample of the waste to be analyzed. A representative sample may be obtained using either:
 - A) One of the sampling methods described in 35 Ill. Adm. Code 721.Appendix A or
 - B) An equivalent sampling method.

(BOARD NOTE: See 35 Ill. Adm. Code 720.120(c) for related discussion.)

- 4) The frequency with which the initial analysis of the waste will be reviewed or repeated to ensure that the analysis is accurate and up-to-date.
- 5) For off-site facilities, the waste analyses that hazardous waste generators have agreed to supply.
- 6) Where applicable, the methods which will be used to meet the additional waste analysis requirements for specific waste management methods as specified in Sections 725.293, 725.325, 725.352, 725.373, 725.414, 725.441, 725.475 and 725.502, and 35 Ill. Adm. Code 728.107. And,
- 7) For surface impoundments exempted from land disposal restrictions under 35 Ill. Adm. Code 728.104(a), the procedures and schedules for:

- A) The sampling of impoundment contents;
- B) The analysis of test data; and,
- C) The annual removal of -residue which does-residues which are not delisted under 35 Ill. Adm. Code 720.122 and do not exhibit a characteristic of hazardous waste, and which do not meet the standards of 35 Ill. Adm. Code 728.Subpart D or, where no treatment standards have been established, the annual removal of residues which do not meet the applicable prohibition levels in 35 Ill. Adm. Code 728.Subpart C.
- c) For off-site facilities, the waste analysis plan required in subsection (b) must also specify the procedures which will be used to inspect and, if necessary, analyze each movement of hazardous waste received at the facility to ensure that it matches the identity of the waste designated on the accompanying manifest or shipping paper. At a minimum, the plan must describe:
 - 1) The procedures which will be used to determine the identity of each movement of waste managed at the facility; and
 - The sampling method which will be used to obtain a representative sample of the waste to be identified, if the identification method includes sampling.

(Source: Amended at 12 Ill. Reg. , effective

SUBPART H: FINANCIAL REQUIREMENTS

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Section 725.247 Liability Requirements

- a) Coverage for sudden accidental occurrences. An owner or operator of a hazardous waste treatment, storage or disposal facility, or a group of such facilities, shall demonstrate financial responsibility for bodily injury and property damage to third parties caused by sudden accidental occurrences arising from operations of the facility or group of facilities. The owner or operator shall have and maintain liability coverage for sudden accidental occurrences in the amount of at least \$1 million per occurrence with an annual aggregate of at least \$2 million, exclusive of legal defense costs. This liability coverage may be demonstrated in one of three ways, as specified in subsections (a)(1), (a)(2) and (a)(3):
 - An owner or operator may demonstrate the required liability coverage by having liability insurance as specified in this paragraph.
 - A) Each insurance policy must be amended by attachment of the Hazardous Waste Facility Liability Endorsement or evidenced by a Certificate of Liability Insurance. The wording of the endorsement must be as specified in 35 Ill. Adm. Code 724.251. The wording of the certificate of insurance must

be as specified in 35 Ill. Adm. Code 724.251. The owner or operator shall submit a signed duplicate original of the endorsement or the certificate of insurance to the Agency. If requested by the Agency, the owner or operator shall provide a signed duplicate original of the insurance policy.

- B) Each insurance policy must be issued by an insurer which, at a minimum, is licensed to transact the business of insurance, or eligible to provide insurance as an excess or surplus lines insurer, in one or more states.
- An owner or operator may meet the requirements of this Section by passing a financial test or using the corporate guarantee for liability coverage as specified in subsections (f) and (g).
- 3) An owner or operator may demonstrate the required liability coverage through use of the financial test, insurance, the corporate guarantee, a combination of the financial test and insurance or a combination of the corporate guarantee and insurance. The amounts of coverage demonstrated must total at least the minimum amounts required by this subsection.
- b) Coverage for nonsudden accidental occurrences. An owner or operator of a surface impoundment, landfill or land treatment facility which is used to manage hazardous waste, or a group of such facilities, shall demonstrate financial responsibility for bodily injury and property damage to third parties caused by nonsudden accidental occurrences arising from operations of the facility or group of facilities. The owner or operator shall have and maintain liability coverage for nonsudden accidental occurrences in the amount of at least \$3 million per occurrence with an annual aggregate of at least \$6 million, exclusive of legal defense costs. This liability coverage may be demonstrated in one of three ways, as specified in subsections (b)(1), (b)(2), and (b)(3):
 - An owner or operator may demonstrate the required liability coverage by having liability insurance as specified in this paragraph.
 - A) Each insurance policy must be amended by attachment of the Hazardous Waste Facility Liability Endorsement or evidence by a Certificate of Liability Insurance. The wording of the endorsement must be as specified in 35 Ill. Adm. Code 724.251. The wording of the certificate of insurance must be as specified in 35 Ill. Adm. Code 724.251. The owner or operator shall submit a signed duplicate original of the endorsement or the certificate of insurance to the Agency. If requested by the Agency, the owner or operator shall provide a signed duplicate original of the insurance policy.
 - B) Each insurance policy must be issued by an insurer which,

at a minimum, is licensed to transact the business of insurance, or eligible to provide insurance as an excess or surplus lines insurer in one or more states.

- An owner or operator may meet the requirements of this Section by passing a financial test or using the corporate guarantee for liability coverage as specified in subsections (f) and (g).
- 3) An owner or operator may demonstrate the required liability coverage through use of the financial test, insurance, the corporate guarantee, a combination of the financial test and insurance or a combination of the corporate guarantee and insurance. The amounts of coverage must total at least the minimum amounts required by this paragraph.
- c) Request for adjusted level of required liability coverage. If an owner or operator demonstrates to the Agency that the levels of financial responsibility required by subsections (a) or (b) are not consistent with the degree and duration of risk associated with treatment, storage or disposal at the facility or group of facilities, the owner or operator may obtain an adjusted level of required liability coverage from the Agency. The request for an adjusted level of required liability coverage must be submitted in writing to the Agency. If granted, the Agency's action will take the form of an adjusted level of required liability coverage, such level to be based on the Agency assessment of the degree and duration of risk associated with the ownership or operation of the facility or group of facilities. The Agency may require an owner or operator who requests an adjusted level of required liability coverage to provide such technical and engineering information as is necessary to determine a level of financial responsibility other than that required by subsection (a) or (b). The Agency shall process any request for an adjusted level of required liability coverage as if it were a permit modification request under 35 Ill. Adm. Code 702.184(e)(3) and 705.128. Notwithstanding any other provision, the Agency shall hold a public hearing whenever it finds, on the basis of requests, a significant degree of public interest in a tentative decision to grant an adjusted level of required liability insurance. The Agency may also hold a public hearing at its discretion whenever such a hearing might clarify one or more issues involved in the tentative decision.
- d) Adjustments by the Agency. If the Agency determines that the levels of financial responsibility required by subsection (a) or (b) are not consistent with the degree and duration of risk associated with treatment, storage or disposal at the facility or group of facilities, the Agency shall adjust the level of financial responsibility required under subsection (a) or (b) as may be necessary to protect human health and the environment. This adjusted level shall be based on the Agency's assessment of the degree and duration of risk associated with the ownership or operation of the facility or group of facilities. In addition, if the Agency determines that there is a significant risk to human health and the

environment from nonsudden accidental occurrences resulting from the operations of a facility that is not a surface impoundment, landfill or land treatment facility, the Agency may require that an owner or operator of the facility comply with subsection (b). An owner or operator shall furnish to the Agency, within a time specified by the Agency in the request, which shall not be less than 30 days, any information which the Agency requests to determine whether cause exists for such adjustments of level or type of coverage. The Agency shall process any request for an adjusted level of required liability coverage as if it were a permit modification request under 35 Ill. Adm. Code 702.184(e)(3) and 705.128. Notwithstanding any other provision, the Agency shall hold a public hearing whenever it finds, on the basis of requests, a significant degree of public interest in a tentative decision to grant an adjusted level of required liability insurance. The Agency may also hold a public hearing at its discretion whenever such a hearing might clarify one or more issues involved in the tentative decision.

- e) Period of coverage. Within 60 days after receiving certifications from the owner or operator and an independent registered professional engineer that final closure has been completed in accordance with the approved closure plan, the Agency shall notify the owner or operator in writing that the owner or operator is no longer required by this Section to maintain liability coverage for that facility, unless the Agency determines that closure has not been in accordance with the approved closure plan.
- f) Financial test for liability coverage.
 - An owner or operator may satisfy the requirements of this Section by demonstrating that the owner or operator passes a financial test as specified in this paragraph. To pass this test the owner or operator shall meet the criteria of subsection (f)(1)(A) or (f)(1)(B):
 - A) The owner or operator shall have:
 - Net working capital and tangible net worth each at least six times the amount of liability coverage to be demonstrated by this test; and
 - ii) Tangible net worth of at least \$10 million; and
 - iii) Assets in the United States amounting to either: at least 90 percent of total assets; or at least six times the amount of liability coverage to be demonstrated by this test.
 - B) The owner or operator shall have:
 - i) A current rating for the owner or operator's most recent bond issuance of AAA, AA, A or BBB as issued by Standard and Poor's, or Aaa, Aa, A or Baa as issued by

Moody's; and

- ii) Tangible net worth of at least \$10 million; and
- iii) Tangible net worth at least six times the amount of liability coverage to be demonstrated by this test; and
- iv) Assets in the United States amounting to either: at least 90 percent of total assets; or at least six times the amount of liability coverage to be demonstrated by this test.
- 2) The phrase "amount of liability coverage" as used in subsection (f)(1) refers to the annual aggregate amounts for which coverage is required under subsections (a) and (b).
- 3) To demonstrate that the owner or operator meets this test, the owner or operator shall submit the following three items to the Agency:
 - A letter signed by the owner's or operator's chief financial officer and worded as specified in 35 Ill. Adm. Code 724.251. If an owner or operator is using the financial test to demonstrate both assurance for closure or post-closure care, as specified by 35 Ill. Adm. Code 724.243(f) and 724.245(f), or by Sections 725.243(e) and 725.245(e), and liability coverage, it shall submit the letter specified in 35 Ill. Adm. Code 724.251 to cover both forms of financial responsibility; a separate letter as specified in 35 Ill. Adm. Code 724.251 is not required.
 - B) A copy of the independent certified public accountant's report on examination of the owner's or operator's financial statements for the latest completed fiscal year.
 - C) A special report from the owner's or operator's independent certified public accountant to the owner or operator stating that:
 - i) The accountant has compared the data which the letter from the chief financial officer specifies as having been derived from the independently audited, year-end financial statements for the latest fiscal year with the amounts in such financial statements; and
 - ii) In connection with that procedure, no matters came to the accountant's attention which caused the accountant to believe that the specified data should be adjusted.
- 5) After the initial submission of items specified in subsection (f)(3), the owner of operator shall send updated information to the Agency within 90 days after the close of each succeeding

fiscal year. This information must consist of all three items specified in subsection (f)(3).

- 6) If the owner or operator no longer meets the requirements of subsection (f)(1), the owner or operator shall obtain insurance for the entire amount of required liability coverage as specified in this Section. Evidence of insurance must be submitted to the Agency within 90 days after the end of the fiscal year for which the year-end financial data show that the owner or operator no longer meets the test requirements.
- 7) The Agency may disallow use of this test on the basis of qualifications in the opinion expressed by the independent certified public accountant in the accountant's report on examination of the owner's or operator's financial statements (see subsection (f)(3)(B)). An adverse opinion or a disclaimer of opinion will be cause for disallowance. The Agency shall evaluate other qualifications on an individual basis. The owner or operator shall provide evidence of insurance for the entire amount of required liability coverage as specified in this Section within 30 days after notification of disallowance.
- g) Corporate guarantee for liability coverage.
 - 1) Subject to subsection (g)(2), an owner or operator may meet the requirements of this Section by obtaining a written guarantee, referred to as a "corporate guarantee." The guarantor must be the parent corporation of the owner or operator. The guarantor must meet the requirements for owners and operators in subsections (f)(1) through (f)(7). The wording of the corporate guarantee must be as specified in Section 724.251. A certified copy of the corporate guarantee must accompany the items sent to the Agency as specified in subsection (f)(3). The terms of the corporate guarantee must provide that:
 - A) If the owner or operator fails to satisfy a judgment based on a determination of liability for bodily injury or property damage to third parties caused by sudden or nonsudden accidental occurences (or both as the case may be), arising from the operation of facilities covered by this corporate guarantee, or fails to pay an amount agreed to in settlement of claims arising from or alleged to arise from such injury or damage, the guarantor will do so up to the limits of coverage.
 - B) The corporate guarantee will remain in force unless the guarantor sends notice of cancellation by certified mail to the owner or operator and to the Agency. The guarantee shall not be terminated unless and until the Agency approves alternate liability coverage complying with Section 724.247 or 35 Ill. Adm. Code 725.247.
 - 2) The guarantor shall execute the guarantee in Illinois. The

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guarantee shall be accompanied by a letter signed by the guarantor which states that:

- A) The guarantee was signed in Illinois by an authorized agent of the guarantor;
- B) The guarantee is governed by Illinois law; and
- C) -The guaranter submits to the jurisdiction of Illinois courts for purposes of enforcement of the gurantee. -The name and address of the guarantor's registered agent for service of process.
- 3) The guarantor shall have a registered agent pursuant to Section 5.05 of the Business Corporation Act of 1983 or Section 105.05 of the General Not-for-Profit Corporation Act of 1986, 111. Rev. Stat. 1987, ch. 32, par. 5.05 or 105.05.

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(Source: Amended at 12 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

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AUTHORITY: Implementing Section 22.4 and authorized by Section 27 of the Environmental Protection Act (III. Rev. Stat. 1985, ch. 111 1/2, pars. 1022.4 and 1027).

SOURCE: Adopted in R87-5 at 11 Ill. Reg. 19354, effective November 12, 1987; amended in R87-39 at 12 Ill. Reg., effective

SUBPART A: GENERAL

Section 728.101 Purpose, Scope and Applicability

- a) This Part identifies hazardous wastes that are restricted from land disposal and defines those limited circumstances under which an otherwise prohibited waste may continue to be land disposed.
- b) Except as specifically provided otherwise in this Part or 35 Ill. Adm. Code 721, the requirements of this Part apply to persons who generate or transport hazardous waste and to owners and operators of hazardous waste treatment, storage and disposal facilities.
- c) Prohibited wastes may continue to be land disposed as follows:
 - 1) Where persons have been granted an extension to the effective date of a prohibition under Subpart C or pursuant to Section 728.105, with respect to those wastes covered by the extension;
 - 2) Where persons have been granted an exemption from a prohibition pursuant to a petition under Section 728.106, with respect to those wastes and units covered by the petition;
 - 3) Until November 8, 1988, where the wastes are contaminated soil or debris resulting from a response action taken under Section 104 or 106 of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (CERCLA) (42 U.S.C. 9601 et seq.) or under RCRA corrective action, as defined in Section 728.102; -er-
 - 4) Where the waste is generated by small quantity generators of less than 100 kilograms of non-acute hazardous wastes per month or less than one kilogram of acute hazardous waste per month, as defined in 35 Ill. Adm. Code 721.105---; or,
 - 5) Where a farmer is disposing of waste pesticides in accordance with 35 Ill. Adm. Code 722.170.
- d) This Part is cumulative with the land disposal restrictions of 35 Ill. Adm. Code 729. The Environmental Protection Agency (Agency) shall not issue a wastestream authorization pursuant to 35 Ill. Adm. Code 709 or Sections 22.6 or 39(h) of the Environmental Protection Act (Ill. Rev. Stat. 1985, ch. 111 1/2, pars. 1022.6 or 1039(h)) unless the waste meets the requirements of this Part as well as 35 Ill. Adm. Code 729.

(Source: Amended at 12 Ill. Reg. , effective

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Section 728.102 Definitions

 a) When used in this Part the following terms have the meanings given below:

"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 U.S.C. 9601 et seq.)

"Halogenated organic compounds" or "HOCs" means those compounds having a carbon-halogen bond which are listed under Appendix C.

"Hazardous constituent or constituents" means those constituents listed in 35 III. Adm. Code 721.Appendix H.

"Land disposal" means placement in or on the land and 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 mine or cave, or placement in a concrete vault or bunker intended for disposal purposes.

"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

<u>"ppm" means parts per million.</u>

"RCRA corrective action" means corrective action taken under 35 Ill. Adm. Code 724.200 or 725.193, 40 CFR 264.100 or 265.93 (1987), or similar regulations in other States with RCRA programs authorized by USEPA pursuant to 40 CFR 271 (1986).

"USEPA" means the United States Environmental Protection Agency.

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b) All other terms have the meanings given under 35 Ill. Adm. Code 702.110, 720.110, 720.102 or 721.103.

(Source: Amended at 12 Ill. Reg. , effective

Section 728.103 Dilution Prohibited as a Substitute for Treatment

No generator, transporter, handler or owner or operator of a treatment, storage or disposal facility shall in any way dilute a restricted waste or the residual from treatment of a restricted waste as a substitute for adequate treatment to achieve compliance with Subpart D, to circumvent the effective date of a prohibition in Subpart C, to otherwise avoid a prohibition in Subpart C.

(Source: Amended at 12 Ill. Reg. , effective

Section 728.104 Treatment Surface Impoundment Exemption

<u>a)</u> Wastes which are otherwise prohibited from land disposal under this Part may be treated in a surface impoundment or series of impoundments provided that:

- a- 1) Treatment of such wastes occurs in the impoundments;
- 2) The residues of the treatment are analyzed, as specified in b-Section 728.107 or 728.132, to determine if they meet the applicable treatment standards in -Section 728-141-Subpart D or, where no treatment standards have been established for the waste, the applicable prohibition levels specifid in Subpart C. The sampling method, specified in the waste analysis plan under 35 Ill. Adm. Code 724.113 or 725.113, must be designed such that representative samples of the sludge and the supernatant are tested separately rather than mixed to form homogeneous samples. The treatment residues (including any liquid waste) that do not meet the treatment standards promulgated under Subpart Dor the applicable prohibition levels promulgated under Subpart C, or are not delisted under 35 Ill. Adm. Code 720.122 and no longer exhibit a characteristic of hazardous waste, must be removed at least annually. These residues shall not be placed in any other surface impoundment for subsequent management. If the volume of liquid flowing through the impoundment or series of impoundments annually is greater than the volume of the impoundment or impoundments, this flow-through constitutes removal of the supernatant for the purpose of this requirement. The procedures and schedule for the sampling of impoundment contents, the analysis of test data and the annual removal of residue which does not meet the Subpart D treatment standards, or Subpart C, must be specified in the facility's waste analysis plan as required under 35 Ill. Adm. Code 724.113 or 725.113:
- e- 3) The impoundment meets the design requirements of 35 Ill. Adm. Code 724.321(c) or 725.321(a) even though the unit may not be new, expanded or a replacement, and must be in compliance with applicable groundwater monitoring requirements of 35 Ill. Adm. Code 724.Subpart F or 725.Subpart F, unless:
 - $\frac{1}{A}$ It is exempted pursuant to 35 Ill. Adm. Code 724.321(d) or (e), or to 35 Ill. Adm. Code 725.321(c) or (d); or
 - 2- <u>B</u>) Upon application by the owner or operator, the Agency has by permit provided that the requirements of this Part do not apply on the basis that the surface impoundment:
 - A- i) Has at least one liner, for which there is no evidence that such liner is leaking;
 - B- <u>ii</u> Is located more than one-quarter mile from an underground source of drinking water; and
 - G- <u>iii</u>) Is in compliance with generally applicable groundwater monitoring requirements for facilities with permits; or,
 - 3- <u>C</u>) Upon application by the owner or operator, the Board has,

pursuant to 35 Ill. Adm. Code 106, granted an adjusted standard from the requirements of this Part. The justification for such an adjusted standard shall be a demonstration that the surface impoundment is located, designed and operated so as to assure that there will be no migration of any hazardous constituent into groundwater or surface water at any future time. And,

- d- <u>4</u>) The owner or operator submits to the Agency a written certification that the requirements of Section 728.104(a)(3) have been met and submits a copy of the waste analysis plan required under Section 728.104(a)(2). The following certification is required:

I certify under penalty of law that the requirements of 35 Ill. Adm. Code 728.104(a)(3) have been met for all surface impoundments being used to treat restricted wastes. I believe that the submitted information is true, accurate and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

b) Evaporation of hazardous constituents as the principal means of treatment is not considered to be a treatment for purposes of an exemption under this Section.

(Source: Amended at 12 Ill. Reg. , effective

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- Section 728.105 Procedures for case-by-case Extensions to an Effective Date
 - a) The Board incorporates by reference 40 CFR 268.5-, as adopted at 51 Fed. Reg. 40636, November 7, 1986, and amended at 52 Fed. Reg. 21010, June 4, 1987-(1987), as amended at 52 Fed. Reg. 25760, July 8, 1987. This Part incorporates no future editions or amendments.
 - b) Persons may apply to USEPA for extensions of effective dates pursuant to 40 CFR 268.5. Extensions which are granted by USEPA will be deemed extensions of dates specified in the derivative Board rule.

(Source: Amended at 12 Ill. Reg. , effective

Section 728.106 Petitions to Allow Land Disposal of a Waste Prohibited under Subpart C

a) Any person seeking an exemption from a prohibition under Subpart C for the disposal of a restricted hazardous waste in a particular unit or units shall submit a petition to the Board demonstrating, to a reasonable degree of certainty, that there will be no migration of hazardous constituents from the disposal unit or injection zone for as long as the wastes remain hazardous. The demonstration must include the following components:

- 1) An identification of the specific waste and the specific unit for which the demonstration will be made;
- A waste analysis to describe fully the chemical and physical characteristics of the subject waste;
- A comprehensive characterization of the disposal unit site including an analysis of background air, soil and water quality;
- 4) Whether the facility is in interim status, or, if a RCRA permit has been issued, the term of the permit.
- b) The demonstration referred to in subsection (a) must meet the following criteria:
 - All waste and environmental sampling, test and analysis data must be accurate and reproducible to the extent that state-ofthe-art techniques allow;
 - 2) All sampling, testing and estimation techniques for chemical and physical properties of the waste and all environmental parameters must conform with "Test Methods for Evaluating Solid Waste" and with "Generic Quality Assurance Project Plan for Land Disposal Restrictions Program," incorporated by reference in 35 Ill. Adm. Code 720.111.
 - Simulation models must be calibrated for the specific waste and site conditions, and verified for accuracy by comparison with actual measurements;
 - 4) A quality assurance and quality control plan that addresses all aspects of the demonstration and conforms with "Test Methods for Evaluating Solid Waste" and with "Generic Quality Assurance Project Plan for Land Disposal Restrictions Program," incorporated by reference in 35 Ill. Adm. Code 720.111. and
 - 5) An analysis must be performed to identify and quantify any aspects of the demonstration that contribute significantly to uncertainty. This analysis must include an evaluation of the consequences of predictable future events, including, but not limited to, earthquakes, floods, severe storm events, droughts or other natural phenomena.
- c) Each petition must be submitted to the Board as provided in 35 Ill. Adm. Code 106.
- d) Each petition must include the following statement signed by the petitioner or an authorized representative:

I certify under penalty of law that I have personally examined and am familiar with the information submitted in this petition and all attached documents, and that, based on my inquiry of those individuals immediately responsible for obtaining the information. I believe that submitted information is true, accurate and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

- e) After receiving a petition, the Board may request any additional information that may be required to evaluate the demonstration.
- f) If approved, the petition will apply to land disposal of the specific restricted waste at the individual disposal unit described in the demonstration and will not apply to any other restricted waste at that disposal unit, or to that specific restricted waste at any other disposal unit.
- g) The Board will give public notice and provide an opportunity for public comment as provided in 35 Ill. Adm. Code 106. Notice of a final decision on a petition will be published in the Environmental Register.
- h) The term of a petition granted under this Section will be no longer than the term of the RCRA permit if the disposal unit is operating under a RCRA permit, or up to a maximum of 10 years from the date of approval provided under subsection (g) if the unit is operating under interim status. In either case, the term of the granted petition shall expire upon the termination or denial of a RCRA permit, or upon the termination of interim status or when the volume limit of waste to be land disposed during the term of petition is reached.
- i) Prior to the Board's decision, the applicant shall comply with all restrictions on land disposal under this Part once the effective date for the waste has been reached.
- j) The petition granted by the Board does not relieve the petitioner of responsibilities in the management of hazardous waste under 35 Ill. Adm. Code 702, 703 and 720 through 726.
- k) Liquid hazardous wastes containing PCBs at concentrations greater than or equal to 500 ppm are not eligible for an adjusted standard under this Section.

(Source: Amended at 12 Ill. Reg. , effective

Section 728.107 Waste Analysis

a) -The-Except as specified in Section 728.132, the generator shall test the generator's waste or an extract developed using the test method described in Appendix A, or use knowledge of the waste, to determine if the waste is restricted from land disposal under this Part.

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 If a generator determines that the generator is managing a restricted waste under this Part and determines that the waste -exceeds-does not meet the applicable treatment standards or does not comply with the applicable prohibitions set forth in Section 728.132 or 728.139, with each shipment of waste the generator shall notify the treatment facility in writing of the appropriate treatment standard set forth in Subpart D and any applicable prohibitions set forth in Section 728.132 or 728.139. The notice must include the following information:

- A) USEPA Hazardous Waste Number;
- B) The corresponding treatment standard and all applicable standards set forth in Section 728.132 or 728.139;
- C) The manifest number associated with the shipment of waste; and
- D) Waste analysis data, where available.
- 2) If a generator determines that the generator is managing a restricted waste under this Part, and determines that the waste can be land disposed without further treatment, with each shipment of waste the generator shall submit, to the land disposal facility, a notice and a certification stating that the waste meets the applicable treatment standards.
 - A) The notice must include the following information:
 - i) USEPA Hazardous Waste Number;
 - ii) The corresponding treatment standard;
 - iii) The manifest number associated with the shipment of waste;
 - iv) Waste analysis data, where available.
 - B) The certification must be signed by an authorized representative and must state the following:

I certify under penalty of law that I personally have examined and am familiar with the waste through analysis and testing or through knowledge of the waste to support this certification that the waste complies with the treatment standards specified in 35 III. Adm. Code 728.Subpart D and all applicable prohibitions set forth in 35 III. Adm. Code 728.132, 728.139 or section 3004(d) of the Resource Conservation and Recovery Act. I believe that the information I submitted is true, accurate and complete. I am aware that there are significant penalties for submitting a false certification, including the possibility of a fine and imprisonment.

3) If a generator's waste is subject to a case-by-case extension under Section 728.105, an exemption under Section 728.106, an extension under Section 728.101(c)(3) or a nationwide variance under 40 CFR 268.Subpart C (1987), the generator shall forward a notice with the waste to the land disposal facility receiving the generator's waste, stating that the waste is exempt from the land disposal restrictions.

- 4) If a generator determines whether the waste is restricted based solely on the generator's knowledge of the waste, the generator shall maintain all supporting data used to make this determination on-site in the generator's files.
- b) For wastes with treatment standards expressed as concentrations in the waste extract (Section 728.141), the owner or operator of the treatment facility shall test the treatment residues or an extract of such residues developed using the test method described in Appendix A to assure that the treatment residues or extract-s- meet the applicable treatment standards. -Suek-For wastes prohibited under Section 728.132 or 728.139 which are not subject to any treatment standards under Subpart D, the owner or operator of the treatment facility must test the treatment residues according to the generator testing requirements specified in Section 728.132 to assure that the treatment residues comply with the applicable prohibitions. For both circumstances described above, such testing must be performed according to the frequency specified in the facility's waste analysis plan as required by -Sections-35 Ill. Adm. Code 724.113 or 725.113. Where the treatment residues do not -meet-comply with the treatment standards or prohibitions, the treatment facility must comply with the notice requirements applicable to generators in subsection (a)(1)if the treatment residues will be further managed at a different treatment facility.
 - 1) A notice must be sent to the land disposal facility which includes the following information:
 - A) USEPA Hazardous Waste Number;
 - B) The corresponding treatment standards and all applicable prohibitions set forth in Section 728.132 or 728.139.
 - C) The manifest number associated with the shipment of waste; and
 - D) Waste analysis data, where available.
 - 2) The treatment facility shall submit a certification with each shipment of waste or treatment residue of a restricted waste to the land disposal facility stating that the waste or treatment residue -should be-has been treated in compliance with the treatment standards specified in Subpart D and the applicable prohibitions set forth in Section 728.132 or 728.139.
 - A) For wastes with treatment standards expressed as concentrations in the waste extract or in the waste

(Sections 728.141 or 728.143), or for wastes prohibited under Section 728.132 or 728.139 which are not subject to any treatment standards under Subpart D, the certification must be signed by an authorized representative and must state the following:

I certify under penalty of law that I have personally examined and am familiar with the treatment technology and operation of the treatment process used to support this certification and that, based on my inquiry of those individuals immediately responsible for obtaining this information, I believe that the treatment process has been operated and maintained properly so as to -achieve-comply with the performance levels specified in 35 Ill. Adm. Code 728.Subpart D and all applicable prohibitions set forth in 35 Ill. Adm. Code 728.132 or 728.139 or section 3004(d) of the Resource Conservation and Recovery Act without dilution of the prohibited waste. I am aware that there are significant penalties for submitting a false certification, including the possibility of fine and imprisonment.

B) For wastes with treatment standards expressed as technologies (Section 728.142), the certification must be signed by an authorized representative and must state the following:

> I certify under penalty of law that the waste has been treated in accordance with the requirements of 35 Ill. Adm. Code 728.142. I am aware that there are significant penalties for submitting a false certification, including the possibility of fine and imprisonment.

c) The owner or operator of any land disposal facility disposing any waste subject to restrictions under this Part shall have records of the notice and certification specified in either subsection (a) or (b). The owner or operator of the land disposal facility shall test the waste or an extract of the waste developed using the test method described in Appendix A, or using any methods required of generators under Section 728.132, to assure that the wastes or treatment residues are in compliance with the applicable treatment standards set forth in Subpart D and all applicable prohibitions set forth in Section 728.139. Such testing shall be performed according to the frequency specified in the facility's waste analysis plan as required by 35 Ill. Adm. Code 724.113 or 725.113.

(Source: Amended at 12 Ill. Reg. , effective)

SUBPART C: PROHIBITION ON LAND DISPOSAL

Section 728.130 Waste Specific Prohibitions -- Solvent Wastes

- a) The spent solvent wastes specified in 35 Ill. Adm. Code 721.131 as USEPA Hazardous Waste Nos. F001, F002, F003, F004 and F005 are prohibited from land disposal (except in an injection well) unless one or more of the following conditions apply:
 - 1) The generator of the solvent waste is a small quantity generator of 100 to 1000 kilograms of hazardous waste per month; or
 - 2) The solvent waste is generated from any response action taken under CERCLA or from RCRA corrective action except where the waste is contaminated soil or debris not subject to 35 Ill. Adm. Code 702, 703 and 720 through 726, or 40 CFR 260 through 270 (1986) until November 8, 1988; or
 - 3) The initial generator's solvent waste is a solvent-water mixture, solvent-containing sludge or solid, or solventcontaminated soil (non-CERCLA or non-RCRA corrective action) containing less than 1 percent total FOO1 through FOO5 solvent constituents listed in Table A of Section 728.141.
 - 4) The solvent waste is a residue from treating a waste described in subsections (a)(1), (a)(2) or (a)(3); or the solvent waste is a residue from treating a waste not described in subsections (a)(1), (a)(2) or (a)(3) provided such residue belongs to a different treatability group than the waste as initially generated and wastes belonging to such treatability group are described in subsection (a)(3).
- b) Effective November 8, 1988, the F001 through F005 solvent wastes listed in subsections (a)(1), (a)(2) or (a)(3) are prohibited from land disposal. Between November 8, 1986, and November 8, 1988, wastes included in subsections (a)(1), (a)(2) or (a)(3) may be disposed of in a landfill or surface impoundment only if the facility is in compliance with the requirements specified in Section 728.105(h)(2).
- c) The requirements of subsections (a) and (b) do not apply if:
 - 1) The wastes meet the standards of Subpart D; or
 - Persons have been granted an exemption from a prohibition pursuant to a petition under Section 728.106, with respect to those wastes and units covered by the petition; or
 - 3) Persons have been granted an extension to the effective date of a prohibition pursuant to Section 728.105, with respect to those wastes and units covered by the extension.

(Source: Amended at 12 Ill. Reg., effective)Section 728.132Waste Specific Prohibitions -- California List Wastes

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- $\frac{1)}{(2.0);}$ Liquid hazardous wastes having a pH less than or equal to two
- 2) Liquid hazardous wastes containing PCBs at concentrations greater than or equal to 50 ppm;
- 3) Liquid hazardous wastes that are primarily water and contain halogenated organic compounds (HOCs) in total concentration greater than or equal to 1000 mg/l and less than 10,000 mg/l HOCs.
- d) The requirements of subsection (a) do not apply until November 8, 1988 where the wastes are contaminated soil or debris resulting from a response action taken under Section 104 or 106 of CERCLA, or from RCRA corrective action, as defined in Section 728.102.
- e) Effective July 8, 1989, the following hazardous wastes are prohibited from land disposal (subject to any regulation that may be promulgated with respect to disposal in injection wells):
 - 1) Liquid hazardous wastes that contain HOCs in total concentration greater than or equal to 1000 mg/l and are not prohibited under subsection (a)(3); and
 - Nonliquid hazardous wastes containing HOCs in total concentration greater than or equal to 1000 mg/kg.
- f) Until July 8, 1989, the wastes described in subsections (e)(1) and (e)(2) may be disposed of in a landfill or surface impoundment only if the facility is in compliance with the requirements specified in 40 CFR 268.5(h)(2), incorporated by reference in Section 728.105.
- g) The requirements of subsections (a) and (e) do not apply if:
 - 1) Persons have been granted an adjusted standard from a prohibition pursuant to a petition under Section 728.106, with respect to those wastes and units covered by the petition (except for liquid hazardous wastes containing PCBs at concentrations greater than or equal to 500 ppm which are not eligible for exemptions); or,
 - 2) Persons have 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; or
 - 3) The wastes meet the applicable standards specified in Subpart D or, where treatment standards are not specified, the wastes are in compliance with the applicable prohibitions set forth in this Section or Section 728.139.

- h) The prohibitions and effective dates specified in subsections (a)(3) and (e) do not apply where the waste is subject to a Subpart C prohibition and effective date for a specified HOC (such as a hazardous waste chlorinated solvent, see e.g. Section 728.130(a)).
- <u>i)</u> To determine whether or not a waste is a liquid under subsections (a) or (e) or under Section 728.139, the following test must be used: Method 9095 (Paint Filter Liquids Test), as described in "Test Methods for Evaluating Solid Wastes", incorporated by reference in 35 Ill. Adm. Code 720.111.
- j) Except as otherwise provided in this subsection, the waste analysis and recordkeeping requirements of Section 728.107 are applicable to wastes prohibited under this Part or Section 728.139:
 - 1) The initial generator of a liquid hazardous waste must test the waste (not an extract or filtrate) in accordance with the procedures specified in 35 111. Adm. Code 721.122(a)(1), or use knowledge of the waste, to determine if the waste has a pH less than or equal to two (2.0). If the liquid waste has a pH less than or equal to two (2.0), it is restricted from land disposal and all requirements of this Part are applicable, except as otherwise specified in this Section.
 - 2) The initial generator of either a liquid hazardous waste containing PCBs or a liquid or nonliquid hazardous waste containing HOCs must test the waste (not an extract or filtrate), or use knowledge of the waste, to determine whether the concentration levels in the waste equal or exceed the prohibition levels specified in this Section. If the concentration of PCBs or HOCs in the waste is greater than or equal to the prohibition levels specified in this Section, the waste is restricted from land disposal and all requirements of this Part are applicable, except as otherwise specified in this Section.

(Source: Added at 12 Ill. Reg. , effective)

Section 728.139 Statutory Prohibitions

No person shall cause, threaten or allow the land disposal of any waste in violation of Section 3004 of the Resource Conservation and Recovery Act, incorporated by reference in 35 III. Adm. Code 720.111.

(Source: Added at 12 Ill. Reg. , effective

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SUBPART D: TREATMENT STANDARDS

Section 728.140 Applicability of Treatment Standards

<u>a)</u> A restricted waste identified in this Subpart may be land disposed without further treatment only if an extract of the waste or of the treatment -residual-residue of the waste developed using the test method Appendix A does not exceed the value shown in Table A of Section 728.141 for any hazardous constituent listed in Table A for that waste. A restricted waste for which a treatment technology is specified under Section 728.142(a) may be land disposed after it is treated using that specified technology or an equivalent treatment method approved under the procedures set forth in Section 728.142(b).

b) A restricted waste for which a treatment technology is specified under Section 728.142(a) may be land disposed after it is treated using that specified technology or an equivalent treatment method approved by the Agency under the procedures set forth in Section 728.142(b).

(Source: Amended at 12 Ill. Reg. , effective

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- Section 728.142 Treatment Standards expressed as Specified Technologies
 - a) The following wastes must be treated using the identified technology or technologies, or an equivalent method approved under subsection
 (b). -No technologies are presently identified.
 - 1) Liquid hazardous wastes containing PCBs at concentrations greater than or equal to 50 ppm but less than 500 ppm must be incinerated in accordance with technical requirements at 40 CFR 761.70, incorporated by reference in 35 III. Adm. Code 720.111, or burned in high efficiency boilers in accordance with the technical requirements of 40 CFR 761.60. Liquid hazardous wastes containing PCBs at concentrations greater than or equal to 500 ppm must be incinerated in accordance with the technical requirements of 40 CFR 761.70. Thermal treatment in accordance with this Section must be in compliance with applicable regulations in 35 III. Adm. Code 724, 725 and 726.
 - 2) Nonliquid hazardous wastes containing halogenated organic compounds (HOCs) in total concentrations greater than or equal to 1000 mg/kg and liquid HOC-containing wastes that are prohibited under Section 728.132(e)(1) must be incinerated in accordance with the requirements of 35 Ill. Adm. Code 724.Subpart 0 or 35 Ill. Adm. Code 725.Subpart 0. These treatment standards do not apply where the waste is subject to a Subpart C treatment standard for a specific HOC (such as a hazardous waste chlorinated solvent for which a treatment standard is established under Section 728.141(a)).
 - b) Any person may submit an application to the Agency demonstrating that an alternative treatment method can achieve a level of performance equivalent to that -aehieved-achievable by methods specified in subsection (a). The applicant shall submit information demonstrating that the applicant's treatment method -will not present an unreasonable risk to-is in compliance with federal and state requirements, including this Part, 35 III. Adm. Code 709, 724, 725, 726 and 729 and Sections 22.6 and 39(h) of the Environmental
Protection Act (III. Rev. Stat. 1985, ch. 111 1/2, pars. 1022.6 and 1039(h)), and is protective of human health or the environment. On the basis of such information and any other available information, the Agency shall approve the use of the alternative treatment method if the Agency finds that the alternative treatment method provides a -level-measure of performance equivalent to that achieved by methods specified in subsection (a). Any approval must be stated in writing and may contain such provisions and conditions as the Agency determines to be appropriate. The person to whom such certification is issued shall comply with all limitations contained in such determination.

(Source: Amended at 12 Ill. Reg. , effective

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SUBPART E: PROHIBITIONS ON STORAGE

Section 728.150 Prohibitions on Storage of Restricted Wastes

- a) Except as provided -for -in this Section, the storage of hazardous wastes restricted from land disposal under Subpart C is prohibited, unless the following conditions are met:
 - 1) A generator stores such wastes in tanks or containers 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. (A generator who is in existence on the effective date of a regulation under this Part and who 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 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 or containers 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 such 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) The prohibition in subsection (a) does not apply to the wastes which are the subject of an approved petition under Section 728.106, a nationwide variance contained in Subpart C or an approved case-by-case extension under Section 728.105.
- 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, 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 35 111. 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) do not apply to such PCB wastes prohbited under Section 728.132.

(Source: Amended at 12 Ill. Reg. , effective

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Appendix C: List of Halogenated Organic Compounds

VOLATILES

Bromodichloromethane Bromomethane Carbon tetrachloride Chlorobenzene 2-Chloro-1,3-butadiene Chlorodibromomethane 2-Chloroethane 2-Chloroethyl vinyl ether Chloroform Chloromethane 3-Chloropropene

1,2-Dibromo-3-chloropropane 1,2-Dibromoethane Dibromomethane trans-1,4-Dichloro-2-butene Dichlorodifluoromethane 1,1-Dichloroethane 1,2-Dichloroethane 1,1-Dichloroethylene trans-1,2-Dichloroethene 1,2-Dichloropropane trans-1,3-Dichloropropene cis-1,3-Dichloropropene Iodomethane Methylene chloride 1,1,1,2-Tetrachloroethane 1,1,2,2-Tetrachloroethane Tetrachloroethene Tribromomethane 1,1,1-Trichloroethane 1,1,2-Trichloroethane Trichloroethene Trichloromonofluoromethane 1,2,3-Trichloropropane Vinyl chloride

SEMIVOLATILES

Bis(2-chloroethoxy)ethane Bis(2-chloroethyl) ether Bis(2-chloroisopropyl) ether p-Chloroaniline Chlorobenzilate p-Chloro-m-cresol 2-Chloronaphthalene 2-Chlorophenol 3-Chloropropionitrile m-Dichlorobenzene o-Dichlorobenzene p-Dichlorobenzene 3,3'-Dichlorobenzidine 2,4-Dichlorophenol 2,6-Dichlorophenol Hexachlorobenzene Hexachlorobutadiene Hexachlorocyclopentadiene Hexachloroethane Hexach lorophene Hexachloropropene **4,4'-Methylenebis**(2-chloroaniline) Pentachlorobenzene Pentachloroethane Pentachloronitrobenzene Pentachlorophenol

Pronamide 1,2,4,5-Tetrachlorobenzene 2,3,4,6-Tetrachlorophenol 1,2,4-Trichlorobenzene 2,4,5-Trichlorophenol 2,4,6-Trichlorophenol Tris(2,3-dibromopropyl)phosphate

ORGANOCHLORINE PESTICIDES

Aldrin alpha-BHC beta-BHC delta-BHC gamma-BHC Chlordane DDD DDE DDT Dieldrin Endosulfan I Endosulfane II Endrin Endrin aldehyde Heptachlor Heptachlor epoxide Isodrin Kepone Methoxychlor Toxaphene

PHENOXYACETIC ACID HERBICIDES

2,4-Dichlorophenoxyacetic acid Silvex 2,4,5-T

PCBs

Aroclor 1016 Aroclor 1221 Aroclor 1232 Aroclor 1242 Aroclor 1248 Aroclor 1254 Aroclor 1260 PCBs not otherwise specified

DIOXINS AND FURANS

Hexachlorodibenzo-p-dioxins Hexachlorodibenzofuran Pentachlorodibenzo-p-dioxins -113-

Pentachlorodibenzofuran Tetrachlorodibenzo-p-dioxins Tetrachlorodibenzofuran 2,3,7,8-Tetrachlorodibenzo-p-dioxin

(Source: Added at 12 Ill. Reg. , effective

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IT IS SO ORDERED

I, Dorothy M. Gunn, Clerk of the Illinois Pollution Control Board, hereby certify that the above Order was adopted on the $\frac{16^{42}}{6^{42}}$ day of $\frac{1000}{2000}$, 1988, by a vote of $\frac{7-00}{2000}$.

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Dorothy M. Gurn, Clerk Illinois Polyution Control Board