UNITED STATES ENVIRONMENTAL PROTECTION AGENCY OFFICE OF ENFORCEMENT AND COMPLIANCE MONITORING

EPA-330/9-89-003-R

MULTI-MEDIA COMPLIANCE AUDIT PROCEDURES

March 1989

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NATIONAL ENFORCEMENT INVESTIGATIONS CENTER Denver, Colorado

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INTRODUCTION

PURPOSE

This manual is intended as a guide for investigators who conduct multimedia compliance audits of facilities that discharge, emit, prepare, manage, store, or dispose of pollutants controlled by Federal, State or local environmental laws and regulations. Investigative methods are presented that integrate the enforcement programs for air, water, solid waste, pesticides, and toxic substances. This manual describes general activities and functions and focuses on special features of specific media and associated statutes.

The purposes of a facility multi-media compliance audit are to:

- Review a facility's pollution control practices
- Evaluate operation, safety, and waste management equipment
- Determine status of compliance with applicable laws and regulations.

The environmental laws which EPA administers and enforces are summarized in Appendix A. Emphasis is given to identifying violations of regulations, permits, approvals, orders and consent decrees, and the underlying causes of such violations. Due to the complexity of laws and regulations, a comprehensive, in-depth review is not always possible. Investigators should conduct a thorough review so that violations and problems that have an existing or potential effect on the environment are identified and properly documented.

Pollution sources may vary in complexity depending on facility size, process operations and extent and efficiency of existing pollution controls. Time and personnel resources required to conduct compliance audits will vary. A large industrial facility with multiple process operations may require evaluation under several environmental statutes, such as the Clean Water Act (CWA), Clean Air Act (CAA), Resource Conservation and Recovery Act (RCRA), Toxic Substances Control Act (TSCA), Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), and the Federal Insecticide,

Fungicide and Rodenticide Act (FIFRA). A multi-media compliance audit of this magnitude requires an audit team with combined experience in the various environmental media to effectively determine the pollution potential and/or compliance of the facility.

OBJECTIVES

This guide provides protocols for multi-media compliance audits. Specific objectives of such audits are to:

- Document facility noncompliance with environmental laws, regulations, orders, permits, consent decrees, and approvals
- Determine ability of a facility to maintain "continuous compliance" across all environmental areas
- Identify need for remedial measures and enforcement action(s) to correct the causes of violations

SCOPE

The multi-media compliance audit approach is designed to minimize the number of visits to a single facility. This manual addresses audit team activities before, during, and following the on-site audit.

In performing compliance audits, investigators should follow established Agency policies and procedures for:

- Chain-of-custody and document control
- Receipt and handling of confidential information
- Employee conduct, responsibilities, and ethics
- Quality assurance and quality control
- Safety rules

When established policies and procedures do not exist, common sense, professional judgment and experience should be applied. Investigators need to

collect valid, factual information and supporting data which are adequately documented to ensure that these will be admissible as evidence in any subsequent enforcement action(s).

PLANNING THE AUDIT

The success of an audit depends on thorough, up-front planning. Coordination with all interested and knowledgeable parties (e.g., Region, State, audit team members, NEIC supervisory staff) is essential to ensure a smooth operation. All concerned parties should be identified and informed as soon as possible to ensure necessary coordination.

A comprehensive plan (project plan) provides a means for informing all involved parties of the upcoming activities and ensuring an effective compliance audit. The project plan describes the project objectives, tasks required to fulfill these objectives, methods and procedures to be followed, resources required and schedules. The plan generally addresses the following:

<u>Objectives</u> - The plan defines what the audit is to accomplish (e.g., to assess environmental compliance with the regulations that apply to the source--water, air, et al.).

<u>Tasks</u> - The plan defines tasks for accomplishing the objectives and spells out procedures for obtaining the necessary information and evaluating facility compliance. The tasks usually involve an evaluation of process operations, pollution control/treatment and disposal practices, operation and maintenance practices, self-monitoring, recordkeeping and reporting practices, and pollution abatement/control needs.

<u>Procedures</u> - The plan provides or references policies and procedures for document control, chain-of-custody, quality assurance, and handling and processing of confidential information. Specific instructions for the particular audit may be provided.

<u>Safety</u> - The plan includes the written safety procedures which the EPA audit team must follow [Appendix B]. Additional safety procedures may be considered for extensive or prolonged investigations.

<u>Resources</u> - The plan describes personnel needs and equipment requirements. Experienced and knowledgeable personnel shall compose the compliance audit team.

<u>Schedules</u> - The plan provides schedules for the audit activities. This information is important to the participants as well as the Headquarters, Regional and/or State officials who requested the project. The dates for (a) starting and finishing the field activities, (b) analytical work, and (c) draft and final reports should be established and agreed upon by the participants.

THE AUDIT TEAM

KNOWLEDGE AND SKILLS REQUIRED

The audit team should possess a good working knowledge of the various environmental pollution control statutes. Team members should understand the rules, regulations and other provisions, including permits, registrations, authorizations, limitations, monitoring requirements, etc., as they pertain to the facility. The investigators should have knowledge of Agency policies and procedures, inspection authority, manufacturing and production processes, applicable pollution control technology and the nature of pollution problems and possible solutions, including available treatment and controls.

Individual team members may have more specific knowledge of a process, monitoring system, control equipment, environmental media, regulation, etc. than others. The team, as a whole, however, should have collective knowledge and background to efficiently and effectively conduct all aspects of a facility audit. They should also understand the techniques for evidence gathering and possess skill in collecting information and in interviewing officials of the public and regulated communities.

INVESTIGATOR RESPONSIBILITIES

Investigators represent the Agency when they deal with the regulated community and the public. They should conduct themselves in a professional manner and maintain their composure and credibility at all times. Cooperation and good working relations with facility personnel should be established and maintained. EPA investigators must adhere to the provisions described in the EPA handbook "Responsibilities and Conduct for EPA Employees."

Safety plans must be prepared in advance for audits where field sampling is conducted or where potential exists for exposure to hazardous substances or conditions [Appendix B]. Applicable safety provisions and precautions are to be followed throughout the audit. EPA field certification at basic, intermediate or advanced levels is required by Agency Order 1440.2, Health and Safety Requirements for Employees Engaged in Field Activities. If work at

hazardous waste sites is involved, training and other requirements of the OSHA Hazardous Waste Site Worker Rule (29 CFR 1910.120) may also apply.

Audit team members will dress appropriately, including wearing protective clothing or equipment. Safety requirements must be identified before the on-site audit so that no delays occur. Investigators should provide their own safety equipment and should not rely on the facility, except in unique situations where special equipment is required. Required respirator "fit" testing, field certifications, and medical monitoring physicals must be completed in advance. In general, company safety requirements must be met in addition to the appropriate EPA requirements and guidelines addressed in the following documents:

Agency Safety Manual - Chapters 1 through 10

- 1440.2 Health and Safety Requirements for Employees Engaged in Field Activities
- 1440.3 Respiratory Protection
- 1440.4 Health and Safety Training Requirements for Mine Safety
- 1440.6 Motor Vehicle Occupant Restraint Systems
- 1440.7 Hazard Communication
- 3100.1 Uniforms, Protective Clothing and Protective Equipment
- 3100.3 Authorization of Performance of Hazardous Duty

Agency Guidelines - Standard Operating Safety Guides

- Eye Protection Program Guideline
- Respiratory Protection Program Guideline
- Selection Guide for Chemical Protective Clothing

- Interim Health and Safety Guidelines for EPA Asbestos Inspectors
- Occupational Safety and Health Guidance Manual for Hazardous Waste Site Activities

Information which is claimed or requested to be held confidential must be handled properly to prevent disclosure to unauthorized persons. Investigators must have specific authorization for accessing and handling TSCA Confidential Business Information (TSCA Section 14). Other environmental media have confidentiality provisions and the inspector is referred to these statutes and regulations. Inspectors must be familiar with the confidentiality regulations to ensure that information is handled properly.

AUDIT PREPARATION

COMPILATION AND REVIEW OF BACKGROUND INFORMATION

Collection and analysis of background information on the facility to be inspected are essential to the effective planning and overall success of a compliance audit. Information can be obtained from the files of Federal, State and local agencies, technical libraries, EPA databases and other sources. The background review will enable investigators to become familiar with facility operations; clarify technical and legal issues before entry; and develop a sound, factual audit report.

During a properly conducted background review, the investigator should identify both the technical and legal information needed and available. The types of information which may be acquired and reviewed are discussed below.

Technical Information

Facility Background

- Maps showing facility location and environmental and geographic features (stacks, discharge pipes, and solid waste disposal sites)
- Geology/hydrogeology of the area
- Aerial photographs
- Names, titles, phone numbers of responsible facility officials
- Process description, process flow charts and major production areas
- Records reflecting changes in facility conditions since previous
 audit/permit application
- Production levels past, present and future

Audit Reports, Records and Files

Federal and State compliance files

- Correspondence between the facility and the local, State and Federal agencies
- Citizens' complaints and reports, follow-up studies, findings
- Audit records, reports, correspondence on past incidents or violations
- Emissions inventory
- Self-monitoring data and reports
- EPA, State, and consultant studies and reports
- Annual reports by the facility (e.g., PCB annual documents and inventories, Securities Exchange Commission §10K reports)
- Records, applications, reports, manifest files, etc. (e.g., RCRA reports, CERCLA submittals)
- Laboratory audit reports, QA/QC activities
- Records of previous hazardous substances spills

Pollutant and Waste Generation, Control, Treatment, and Disposal Systems

- Description and design data for pollution control systems and process operations
- Sources and characterization of wastewater discharges, hazardous wastes, emissions, types of treatment, and disposal operations
- Type and amount of waste generated which is discharged, emitted, stored, treated, and disposed
- Waste storage, treatment, and disposal areas
- Waste/spill contingency plans
- Available bypasses, diversions, and spill containment facilities
- Industrial process, pollution control, treatment and disposal methods, monitoring systems

Legal Information

Requirements, Regulations, and Limitations

- Permit applications, draft or existing permits, registrations, approvals, and applicable Federal, State and local regulations and requirements
- Application certificates, EPA identification numbers
- Information on draft permits which is different from current conditions
- Exemptions and waivers
- Receiving stream water quality standards, ambient air standards, State Implementation Plans, protected uses
- RCRA notification and Part A and Part B applications
- Pesticide labels
- Grant applications for publicly owned treatment works, research and development demonstration projects and progress reports on these projects
- Federal and State classification of facility (e.g., Interim Status, Small Quantity Generator)

<u>__iorcement History</u>

- Status of current and pending litigation against the facility
- Deficiency notices issued to facility and responses by the facility
- Status of administrative orders, consent decrees and other regulatory corrective actions, if any, and compliance by the facility
- Penalties imposed against the company

Coordination should occur prior to the audit (in conjunction with the EPA Regional Office) with the local Assistant United States Attorney or Justice Department attorney responsible for the civil or criminal case and any consent decree.

Information Sources

Laws and Regulations - Federal laws and regulations establish procedures, controls and other requirements applicable to a facility [Table 1]. In addition, State laws and regulations and sometimes even local ordinances may be applicable, or take precedence.

Permits and Permit Applications - Permits provide information on the limitations, requirements, and restrictions applicable to discharges, emissions and disposal practices; compliance schedules; and monitoring, analytical, and reporting requirements. Applications provide technical information on facility size, layout, and location of pollution sources; waste and pollutant generation, treatment, control and disposal practices; contingency plans and emergency procedures; and pollutant characterization - types, amounts, and locations of discharge, emissions or disposal.

Regional and State Files - These files often contain grant records, applications, facility self-monitoring data, and audit reports, as well as permits and permit applications pertaining to individual facilities. These information sources can provide compliance, enforcement, and litigation history; special exemptions and waivers applied for and granted or denied; citizen complaints and action taken; process operating problems/solutions; pollution problems/solutions; and laboratory capabilities. Consultant reports can provide design and operating data and recommendations for processes; pollutant sources; treatment, control, and disposal systems; and remedial measures.

Technical Reports. Documents, and References - These sources provide information on industrial process operations, data on available treatment, control and disposal techniques, such as their advantages or drawbacks, limits of application, etc. Such sources include Effluent Guideline and New Source Performance Standard development documents and EPA's Treatability Manual. Similar guidance documents on hazardous waste generation, treatment/disposal are also available.

Table 1 FEDERAL STATUTES/REGULATIONS FOR MULTI-MEDIA COMPLIANCE AUDITS

	Air CAA	Water CWA	Superfund CERCLA and EPCRTKA	Pesticides FIFRA	Solid Wasie RCRA	Drinking Water SDWA	Toxics TSCA
Inspection Authority	114, [#] 211 [#] [80, 86 ^b]	308, 402 [122.41]	104	8, 9 [160.15, 169.3]	3007, 9005 [270.30]	1445 [142.34, 144,51]	11 [717 17, 792 15]
Recordkeeping Authority	114, 208 [51, 57, 58, 60, 61, 79, 85, 86]	308, 402 [122.41, 122.48]	103 372.10	4, 8 [160.63, 169, 160.185-195]	3001, 3002, 3003, 3004, 9003 [262.40, 263.22, 264.74, 264.279, 264.309, 265.74, 264.309, 270.30]	1445 [141.31-33, 144.51, 144.54]	8 [704, 710, 717 15, 720 78, 761 18 762 80, 763 114, 792 185-195]
Confidential Information	208, 307 [2.201-2.215, 2.301, 53, 57, 80]	308 [2.201-2.215, 2.302, 122.7]	104 [2.201-2.215] 322 [350]	7, 10 [2.201-2.215 2.307]	3007, 9005 [2.201-2.215, 2.305, 260.2, 270.12]	1445 [2 201-2.215, 2.304, 144.5]	14 [2.201-2 215, 2 306, 704 7, 707 75, 710 7, 712 15, 717.19, 720.80-95, 750 16, 750.36, 762.60, 763.74]
Emergency Authority	303	504	104, 106 [300.53, 300.65]	27 [164.166]	7003	1431	7
Employee Protection	322	507	110		7001	1450	23
Permits Basic requirements include applications, standard permit conditions, moni- toring, reporting		[122, 125]			[270]	{144, 147 }	
PA procedures or permit issuance	[124]	124]			[124]	[124]	
Fechnical equirements	[52]	[129, 133, 136, 302 ⁰] BMP ^d [125] SPCC ^e [112] Waivers [125, 130]			[260-266]	[146, 264]	
Specific References	NSPS ^f NESHAP [©] [61] CEM ^f [60] SIP ^f [52] PSD ^f [50]	Effluent guidelines [400-460] BMP [125], SPCC [112], Pretreatment [125, 403], Toxic [129]			Generators [262], Transporters [263], TSD ^f [265], Stds. for TSD Permits [264], Interim Stds [265], Storage <90 days [262], Exemptions [261]		PCBs [761] Dioxin [775]

^{(80, 86] - 40} CFR, Parts 80 and 86; CFR refers to Code of Federal Regulations Reportable quantities BMP - Best Management Practices SPCC - Spill Prevention Control and Countermeasures Plan b

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NESHAP - National Emission Standards for Hazardous Air Pollutants

NESTAP - Wallonal Emission Standards for His CEM - Continuous Emission Monitoring TSD - Treatment, Storage and Disposal SIP- State Implementation Plan PSD - Prevention of Significant Deterioration

The background information sources for overall program areas and those that apply specifically to the water, air, solid waste, pesticides, and toxic substances programs are listed in Table 2.

NOTIFYING THE FACILITY

In most cases, notification for routine audits is given to the facility, but are not required. In cases where there is concern that physical conditions may be altered prior to the audit or that records may be destroyed, an unannounced audit should be conducted. The initial contact is usually by phone with follow-up written confirmation of the anticipated audit period. The notification letter specifies the authority for the audit and outlines the areas to be covered during the audit and the information to be provided. This approach improves the chances that responsible facility officials will be present and that necessary information will be readily available.

Typical information requested in a notification letter for availability during the audit may include the following:

- Raw materials, imports, intermediates, products, byproducts, production levels.
- Facility maps identifying process areas, discharge and emission points, waste disposal sites
- Flow diagrams or descriptions of processes and waste control, treatment and disposal systems showing where wastewater, air emission, and solid waste sources are located
- Description and design of pollution control and treatment systems and normal operating parameters
- Operations and maintenance procedures and problems
- Appropriate packaging and shipping labels
- Self-monitoring reports and inventories of discharges and emissions
- Self-monitoring equipment in use, normal operating levels, and available data
- Required plans and records

Table 2

BACKGROUND REVIEW INFORMATION SOURCES

Overall Program Areas	Water Pollution CWA	Air Pollution CAA	Solid Wastes Pollution RCRA	Toxic Substances Pollution TSCA	FIFRA/CERCLA	
NEIC Information Retrieval System data on corporate structure, financial con-	NPDES permits/permit applications/draft permits	Air permits and permit applications (Federal/State/local)	Part A of permit application (TSDs only) to designate type and volume of wastes	Available information on chemical substances produced by facility	EIERA Establishment num-	
ditions, pollution control history, environmental and	Applicable effluent guidelines	Self-monitoring requirements and self-reported data	handled, type and design capacity of treatment, storage	Applicable regulations regarding	Applicator numbers	
health impacts of pollutants of interest.	Compliance inspection reports (Federal/State/	Compliance inspection reports (Federal/State/local)	and/or disposal processes Part B of permit application, if	manufacture, identification, self- reporting requirements, con- cerning toxic materials (e.g.,	Applicable labels Inspection reports	
EPA grants (R&D, constructing, planning)	local)	Applicable NESHAP	available	PCB rules)	(Federal/State)	
Information available on process operations; pol-	Laboratory performance reports	Applicable NSPS	Draft/final RCRA permit	Inspection reports (Federal/ State/local)	EPA Pesticide Inspection Manual	
process operations; poi- lutants of interest; existing treatment, control and	Self-monitoring require- ments and self-reporting	Applicable air quality standards	Applicable regulations for source designations	Technical manuals and references on applicable	State Facility Permits for procedures, bulk	
disposal practices; raw material	data	State Implementation Plan	Groundwater monitoring plans/data	treatment/control and disposal technology, inspection and	storage	
Administrative Orders	Best Management Practices Plan	Ambient air quality reports for AQCR	UIC permit and present status	monitoring procedures and tech- niques	CERCLA	
noncompliance	Spill Prevention Control and Countermeasure Plan	Stack test reports	Hydrogeologic reports on local area relative to UIC permit	·	Preliminary Assess- ment (PA) reports	
Applicable local ordinances on environmental control	Pretreatment requirements if facility discharges to	Air pollutants emission inventories Continuous monitoring practices	Self-monitoring requirements and self-reported data	·	Site Inspection (SI) reports	
Compliance history and present compliance status	POTW Applicable Federal/State	and facility and applicable performance inspections	Applicable regulation on manifest requirements		Remedial Investiga- tion/Feasibility Study	
Available correspondence between regulating officer	regulations related to water pollution control at facility	Available contractor/consultant reports	Inspection reports		(RI/FS) reports Records of Decision	
and facility officials Available contractor/	Technical manuals and	Technical manuals and references	(Federal/State/local)		(RODs)	
consultant report on facility environmental control	references on pollution treatment/control technol- ogy, process operation,	on applicable pollution treatment/ control technology, process operators, air pollution monitoring,	Technical manual and references on applicable treatment/control and		Remedial Design (RD) reports	
matters	monitoring inspection procedures	inspection procedures	disposal technology, inspection and monitoring		Removal Action reports	
Environmental compliance schedules and present status	Interstate Commission water quality data (Ohio River Sanitary Commission,		procedures and techniques		·	
Available aerial photography	Delaware River Basin Commission, Interstate Commission on the Potomac River					

CONDUCTING THE AUDIT

The compliance audit will consist of the following phases:

- Entry
- Opening conference
- The on-site inspection
- Closing conference

ENTRY

The team should arrive at the facility during normal working hours, unless special circumstances, such as suspected illegal activity at night, are being investigated. The investigators shall identify themselves to the owner, agent in charge, or other responsible facility official; present their official Agency credentials to the facility official, whether requested or not; and explain the purpose of the audit. Tables 3 and 4 outline the various Federal environmental statutes which give Agency employees the authority to enter facilities, review records, and collect samples.

If the audit is conducted at a Federal facility that has national security information, restricted or classified areas, special procedures may be required for entry. For example, a military installation regulation may stipulate that investigators shall provide proof of appropriate security clearance before entry is approved into restricted areas. When this occurs, the investigators should refer such special cases to their appropriate legal staff (e.g., Office of Regional Counsel).

When the facility provides a blank sign-in sheet, log or visitor register, it is acceptable for investigators to sign it. Note, however, that EPA employees must not sign any type of "waiver" or "visitor release" that would relieve the facility of responsibility for injury or which would limit the rights of the Agency to use data obtained from the facility. When such a waiver or release is presented, team members should politely explain they cannot sign such a document and request a blank sign-in sheet. If they are refused entry because they do not sign such a release, the team should immediately report all pertinent facts to the appropriate

INSPECTION AUTHORITY UNDER THE MAJOR ENVIRONMENTAL ACTS

CAA - § 114(a)(2)

"...the Administrator or his authorized representative, upon presentation of his credentials - shall have a right of entry to, upon, or through any premises of such person or in which any records required to be maintained... are located, and may at reasonable times have access to and copy any records, inspect any monitoring equipment and method...and sample any emissions..."

CWA - § 308(a)(4)(B)

"...the Administrator or his authorized representative... upon presentation of his credentials - (i) shall have a right of entry to, upon, or through any premises in which an effluent source is located or in which any records required to be maintained... are located, and (ii) may at reasonable times have access to and copy any records, inspect any monitoring equipment or method... any sample any effluents which the owner or operator of such source is required to sample...."

RCRA - § 3007(a)

- "...any such person who generates, stores, treats, transports, disposes of or otherwise handles or has handled hazardous wastes shall upon request of any...employee or representative of the Environmental Protection Agency...furnish information relating to such wastes and permit such person at all reasonable times to have access to, and to copy all records relating to such wastes."
- "...such employees or representatives are authorized...to enter at reasonable times any establishment or other place where hazardous wastes are or have been generated, stored, treated or disposed of or transported from; to inspect and obtain samples from any person of any such wastes and samples of any containers or labeling for such wastes."
- § 9005(a)(1)
- "...representatives are authorized...to enter...inspect and obtain samples...

TSCA - § 11(a)(b)

"...any duly designated representative of the Administrator, may inspect any establishment...in which chemical substances or mixtures are manufactured, processed, stored or held before or after their distribution in commerce and any conveyance being used to transport chemical substances, mixtures or such articles in connection with distribution in commerce. Such an inspection may only be made upon the presentation of appropriate credentials and of a written notice to the owner, co-operator or agent in charge of the premises or conveyance to be inspected."

FIFRA - § 8 and 9

- "...any person who sells or offers for sale, delivers or offers for delivery any pesticide...shall, upon request of any officer or employee of the Environmental Protection Agency...furnish or permit such person at all reasonable times to have access to, and to copy: (1) all records showing the delivery, movement or holding of such pesticide or device, including the quantity, the date of shipment and receipt, and the name of the consignor and consignee...."
- "...officers or employees duly designated by the Administrator are authorized to enter at reasonable times, any establishment or other place where pesticides or devices are held for distribution or sale for the purpose of inspecting and obtaining samples of any pesticides or devices, packaged, labeled and released for shipment and samples of any containers or labeling for such pesticides or devices."
- "Before undertaking such inspection, the officers or employees must present to the owner, operator or agent in charge of the establishment... appropriate credentials and a written statement as to the reason for the inspection, including a statement as to whether a violation of the law is suspected."
- "...employees duly designated by the Administrator are empowered to obtain and to execute warrants authorizing entry...inspection and reproduction of all records...and the seizure of any pesticide or device which is in violation of this Act."

SDWA - §1445

". . .the Administrator, or representatives of the Administrator. . .upon presenting appropriate credentials and a written notice to any. . .person subject to. . .any requirement. . .is authorized to enter any establishment, facility or other property. . .in order to determine. . .compliance with this title, including for this purpose, inspection, at reasonable times, of records, files, papers, processes, controls and facilities or in order to test any feature of a public water system, including its raw water source."

CERCLA (Superfund) - § 104(e)

"Any officer, employee or representative of the President. . .is authorized to. . .

require any person...to furnish...information or documents relating to...identification, nature and quantity of material...generated, treated, stored, or disposed...or transported...nature or extent of a release...ability of a person to pay..."

- ". . .access. . .to inspect and copy all documents or records, . ."
- "...to enter...place or property where any hazardous substance or pollutant or contaminant may be or has been generated, stored, treated, disposed of, or transported from...needed to determine the need for response..."
- "...to inspect and obtain samples..."

Table 4
SUMMARY OF FEDERAL ENVIRONMENTAL ACTS REGARDING RIGHT OF ENTRY, INSPECTIONS, SAMPLING, TESTING, ETC.

Act/Section	Designated Representative	Presentation of Credentials	Notice of Inspection		Inspection of Records	Sample Splits	Receipt for Agency's Samples	Return of Analytical Results
Clean Water Act - § 308(a)	Yes, auth. by Administrator	Required	Not required	Yes (effluents which the owner is required to sample)	Yes	Not required	Not required	Not required
FIFRA - § 8(b) (Books and Records)	Yes, designated by Administrator	Required	Written notice required with reason and suspected violation note	Access and copy records	Yes	N/A	N/A	N/A
FIFRA - § 9(a) (Inspections of Establishments)	Yes, designated by Administrator	Required	Written notice required with reasons for for inspection	Yes	See § 8	Required, if requested	Required	Required, promptly
Clean Air Act - § 114(a)	Yes, auth. by Administrator	Required	Not required except notify State for SIP sources	Yes	Yes	Not required	Not required	Not required
RCRA - § 3007(a) § 9005(a)	Yes, designated by Administrator	Not required	Not required	Yes	Yes	Required, if requested	Required	Required, promptly
S DWA - §1445(b)	Yes, designated by Administrator	Required	Written notice required, must also notify State with reasons for entry if State has primary enforcement responsibility	Yes	Yes	Not required	Not required	Not required
TSCA - § 11(a, b)	Yes, designated by Administrator	Required	Written notice required	(The Act does not mention samples or sampling in this section. It does state an inspection shall extend to all thing within the premise of conveyance.)	s	N/A		N/A
CERCLA - §104(e)	Yes, designated by President	Not required	Upon reasonable notice for information	Yes	Yes	Required, if requested	Required	Required, promptly

supervisory and legal staff, and leave the facility if the matter cannot be resolved. All events surrounding the refused entry should be fully documented, including the name of the person refusing entry.

Various Federal environmental statutes give Agency investigators the authority to enter facilities, review records and collect environmental samples [Tables 3 and 4]. The audit should be made with the consent of the facility owner and/or authorized person, unless the audit is conducted under a warrant. When the investigator is allowed to enter, entry is considered voluntary and consensual by the facility operator or owner, unless the investigator is expressly told to leave the premises. Consent to enter can, however, be revoked at any time during the audit. If this occurs, all information collected during the consensual phase remains in possession of the investigators. When withdrawal of consent takes place, the same procedures apply as for denial of entry.

Because audits may be considered adversary proceedings, investigators may be challenged as to their legal authority, techniques and competency. Facility personnel may also display antagonism to Agency personnel. In all cases, the investigators must courteously explain the authorities and the reasons for the protocols followed. If explanations are not satisfactory or disagreements cannot be resolved, the team should leave and obtain further direction from the appropriate Agency supervisory or legal staff.

In certain circumstances, audits will be conducted under authority of search warrants. A warrant is a judicial authorization for appropriate persons to enter specifically described locations and to perform certain audit functions. It is possible that a pre-audit warrant could be obtained when there is reason to believe that entry will be denied or when violations are expected which could be hidden during the time a search warrant was obtained. When authorized by a judge or magistrate, administrative search warrants can be served by a team member. Criminal search warrants, once obtained, are to be served by designated Federal law enforcement officials (e.g., EPA OCI Special Agents) and not by an audit team member.

OPENING CONFERENCE

At the opening conference with facility officials, the project coordinator presents his or her credentials; provides names and credentials of the other team members, purpose of the audit and laws under which the audit is being conducted; and outlines procedures and proposed schedule to be followed. If not previously done, any required notices should also be presented to facility representatives at this time.* A cooperative working relationship is encouraged between the investigators and the facility officials; this arrangement will simplify assignments and contribute to the success of the compliance audit.

Major topics discussed at the opening conference should include: audit objectives, processes and areas to be inspected, anticipated audit schedules within various areas of the facility, types of records to be reviewed, safety requirements, handling of confidential data (which should be obtained only if absolutely necessary), manner of handling questions during the course of the audit and the closing conference. Facility officials should be informed of their right, under RCRA, CERCLA/Superfund and FIFRA, to receive duplicates, replicates, or splits of any samples taken and receive the results of analyses. If team members desire to take photographs or copies of records during the audit, this should also be discussed in the opening conference.

Photographs are used to prepare a thorough and accurate investigation report, as evidence in enforcement proceedings and to explain conditions found at the plant. The facility, however, may object to the use of cameras in their facility and on their property. If a mutually acceptable solution cannot be reached and photographs are considered essential to the audit, Agency supervisory and legal staff should be contacted for advice.

Facility personnel may also request that photographs taken during the visitation be considered confidential, and the Agency is obliged to comply, pending further legal determination. Self-developing film, although often of less

Under FIFRA, TSCA, and SDWA, written notification is required before entry. For "unannounced audits," this notification can be provided at the time of entry. Under TSCA, the investigator presents a TSCA Inspection Confidentiality Notice which informs the facility of their right to claim certain materials as Confidential Business Information (CBI).

satisfactory quality, is useful in these situations. A facility may refuse permission to take photographs unless they can see the finished print. Duplicate photographs (one for the investigator and the other for the facility) should satisfy this need. When taking photographs considered TSCA Confidential Business Information (CBI), self-developing film eliminates processing problems, otherwise, the film processor must also have TSCA CBI clearance. Note, however, that some self-developing film may contain disposable negatives which must also be handled in accordance with the TSCA CBI requirements. Giving the facility the option of developing the film may resolve problems when self-developing film is not satisfactory.

Photographs must be fully documented, following procedures for handling evidentiary materials [Appendix C].

GENERAL AUDIT PROCEDURES

The general elements that are common to all environmental compliance areas which are process operations, pollution control, treatment and disposal, and operation and maintenance are discussed below. Specific guidelines that complement the general elements are contained in the following section, organized by environmental media - air, water, solid/hazardous wastes, and toxic substances, pesticides, etc. Checklists, although not necessarily comprehensive can be helpful, and several are provided in the appendices.

On-site audit activities include reviewing records, reports, and data; observing and evaluating equipment, monitors, devices and operations; and interviewing facility personnel. Therefore, it is important to have a knowledgeable facility representative(s) accompany the investigators during the audit.

Process Operations

Collectively, the audit team must have a basic understanding of the physical plant under investigation and the general processes used at the facility. This knowledge is necessary to aid in determining the substances (e.g., raw materials, products, byproducts, and waste materials) and how these are managed, including release as pollutants into the environment. The

compliance audit team is not required to have an in-depth understanding of the industrial processes, but investigators should have sufficient understanding to conduct a thorough and efficient audit.

The compliance audit team may perform the following:

- Determine if changes have occurred since the last audit, permit issuance, etc. in process units, their operation and flow diagrams by comparison with available information. Determine the present production level and rate of product, byproduct, and waste generation. Determine the rate of raw material usage. Determine production process unit mode (e.g., continuous or batch). Information on production is essential if pollution control limits are based on production rates or products. Process modifications may have changed the types and loads of pollutants emitted, discharged or disposed. Different production levels could cause higher emission mass loadings or gas flow rates. Varying operating conditions can cause pollutant collection and control problems.
- Identify those processes or physical elements of the facility which contribute to sources of pollution (air, water, solid/hazardous waste). Identify the sources, characterization, flow rates, etc. at points where wastewater, gaseous emissions, and solid wastes are generated. Determine fate of byproducts (e.g., do they discharge or emit directly to the environment or to storage facilities or to a treatment facility). Determine types and amounts of pollutants being discharged.
- Determine the variability of process controls and production rates and their relationship to pollutant emission discharges. Determine if production upsets are tied to pollution incidents, exceedences, etc., and the facility response to these upsets.
- Determine if process or facility modifications are proposed or planned. Obtain information on these modifications, including

schedules, and certainty of the modifications (e.g., is the change proposed or planned, have funds been reserved). Obtain documentation or facility estimates on wastes generated and discharged.

Pollution Control, Treatment and Disposal

After investigators have determined which processes generate wastes and how much, they should determine how the waste materials are handled and ultimately released, treated, or disposed. This includes tracking the waste from generation to final disposition, using process flow diagrams, physical audits, and facility records.

The compliance audit team may perform the following:

- Determine which waste streams are regulated by Federal, State or local regulations, licenses and approvals. In doing so, the investigators will be able to tailor their audit activities to the handling, disposal and treatment requirements of the appropriate regulations. Identify the various items regulated under the established Federal regulations as shown in Table 1. Although it is desirable to obtain information on all waste streams generated (both those that are and those that are not specifically regulated), the emphasis must be placed on the handling of regulated wastes. This will ensure that the audit team accomplishes the major objective of determining compliance with applicable regulations in a reasonable period.
- Obtain updated descriptions and schematics of major pollution control equipment and waste storage/treatment/disposal areas. Visually inspect equipment and storage/treatment/disposal areas. Locate points of pollutant emission or discharge and waste disposal or storage, including alternative locations, such as diversions, bypasses and overflows.

- Obtain design information and startup dates for pollution control/ treatment devices and waste disposal areas. Observe disposal areas and equipment during operation. Locate and observe indicating and recording instrumentation for monitoring control/treatment devices; compare operating levels to design specifications to determine if devices are operating normally. Review operations maintenance and inspection records. Identify any operating problems and their probable causes.
- Evaluate sampling techniques, equipment, and locations used for collection of representative samples. Identify recycle and dilution streams and other flow characteristics and relate to the sampling locations. Determine if samples are being collected consistently with permit/regulation requirements (e.g., grab vs. composite) and frequency of sample collection. Observe monitoring procedures such as flow measurement, sample collection and preservation, calibration procedures, in-stack monitors, etc. Determine if proper parameters are being monitored, if the methods and records are consistent with permits and regulations, and if results are properly calculated and reported. Evaluate quality assurance/quality control procedures followed by the company.
- Determine facility plans to expand existing treatment facilities and install new treatment units. Obtain copies of design criteria, consultants' reports, etc. Based on these data and first-hand observations, determine what additional treatment may be required to meet existing permit limits, regulations, and other requirements.
- Evaluate compliance with schedules, including status of engineering plans and equipment design, procurement, fabrication, installation and testing and startup of equipment.
 Determine if the final requirements can be achieved on time, and verify if structures are in place. Identify any delays associated with particular construction schedule and possible violations. If schedules are not being met, determine if the facility has

rescheduled activities (e.g., corporate resolutions, financing agreements, contracts, equipment orders and engineering services documents). Verify dates when documents were completed. Determine if recruitment and training of new personnel (and potential new hires) for new pollution control activities have been initiated.

Review laboratory analytical methods, procedures, recordkeeping, and quality control measures. Determine if the methods conform to permit and regulatory requirements. Determine if laboratory quality assurance and quality control are sufficient to evaluate data (e.g., proper and timely calibration, fresh chemical reagents, and scheduled equipment maintenance). In some cases, laboratory evaluations may involve off-site (company or contract) laboratories. In these cases, determine if the off-site labs have already been evaluated by EPA as part of the contract laboratory program, other compliance, etc.

Operation and Maintenance (O&M)

Knowledge of the operation and maintenance practices for the process and control facilities provides the investigator insight into plant management and problems including frequency of breakdowns, malfunctions, upsets, outages, diversions, spills and leaks, bypasses, and waste variability. It is important to determine the causes of these incidents and if they can be corrected. O&M review includes preventive, routine, and remedial maintenance programs; spare parts inventory; emergency operating and response programs; training and certification of plant personnel; alarm systems for power and equipment failures; backup systems; and housekeeping practices throughout the plant. The O&M review also includes review of facility and corporate policies and protocols and schedules for such items as reading and calibrating instrumentation, examining recording charts and logs, and updating O&M manuals, engineering drawings and specifications, supplier manuals, and equipment data cards.

The compliance audit team may determine major factors which affect process discharge, emissions, disposal, controls and changes in operation. O&M practices should be evaluated as to whether they are adequate for the proper management of pollution control equipment. Abnormal releases can be due to progressive equipment deterioration or lack of repair. Also, as equipment ages, efficiency drops and original removal rates may not be achieved. Startup and shutdown of process and control facilities can create problems of surge waste releases which may be alleviated by improved plant management.

AUDIT PROCEDURES FOR SPECIFIC MEDIA OR SPECIAL AREAS

<u>Air</u>

Air pollution audit items are divided into four groups:

- Operating conditions
- Control equipment
- Continuous monitoring
- Compliance records and testing.

The team should be prepared to observe, review, and document these audit items so that factual information can later be evaluated and compliance determined.

Before the audit, State air pollution control regulations that are part of the approved State Implementation Plan (SIP) and State operating permits should be reviewed. In addition, the checklists in Appendix D, which address the New Source Performance Standards (40 CFR Part 60) and the National Emission Standards for Hazardous Air Pollutants (40 CFR Part 61) including asbestos, should be compared to an updated emissions inventory to determine if the facility has any sources subject to these Standards. An updated emissions inventory will also provide a list of regulated point sources within the facility.

Operating Conditions

- Determine if construction and operating permits are current.
- Review records to determine if facility is operating within the limitations of the permit.
- Review records for abnormal operations, shutdowns, malfunctions. Determine cause, frequency, and potential impact on emissions.
- Determine if any operational changes (feedstock, fuel flow rate, temperature changes, etc.) have been made that could potentially affect emissions.
- Observe evidence of air pollution effects on premises, especially over surrounding areas (e.g., odors, dusting, deposits on cars, vegetation damage). Fugitive emissions may require special attention. Odor problems may best be characterized outside the plant because of olfactory fatigue inside the plant.

Control Equipment

- Compare observed operating conditions with baseline values obtained from compliance stack tests or from manufacturer's specifications.
- Compare control equipment monitoring values (pressure drop, flow rates, primary and secondary currents, etc.) with permit and/or regulatory requirements.
- Conduct control system evaluation. Review instrumentation, design and operational flow rates, temperatures, pressure drops, and emission monitors. From these data,

the investigator should be able to determine if the plant is achieving compliance under normal operating conditions.

- Review control equipment maintenance procedures, malfunctions and corrective actions taken.
- Check number of emissions violations and any complaints filed since the last audit.

Continuous Emission Monitoring (CEM)

- Review operational (calibration, span, checks, etc.) and maintenance practices.
- Review records for excess emission reports (EERs) and determine cause.
- Review Performance Specification Tests and compare with 40 CFR 60, Appendix B requirements.
- Correlate the opacity monitor readings with VEOs.

Compliance Records and Testing

- Check source records for compliance with applicable regulations, including NESHAP, NSPS.
- Review source test reports. For most large sources (potential emissions of any pollutant greater than 100 tons per year) the facility should have a source test that shows compliance with regulated limits. The test method should be one specified in the SIP usually an EPA reference test method (40 CFR Part 60, Appendix A). The test report should contain process conditions at the time of the test and enough data to determine if the test was conducted properly.

 Determine if on-site visible emission observations are warranted; an investigator doing CAA audits must be certified for visible emissions observations; otherwise, the readings will not be enforceable.

<u>Water</u>

Water pollution audit components can be categorized into five groups:

- Control and treatment systems
- Self-monitoring systems (including both field and laboratory measurements)
- Operation and maintenance
- Best Management Practices (BMP)
- Spill Prevention Control and Countermeasure (SPCC) Plan

Before the audit, the investigators should review the checklists in Appendix E, and obtain and review copies of the discharge permit, permit application, discharge monitoring reports (DMRs), and any additional required plans (Spill Prevention Control and Countermeasure Plan, etc.).

Control and Treatment Systems

Determine if all wastewaters generated by the facility are adequately controlled, recycled, directed to the wastewater treatment plant (on or offsite), discharged through an outfall regulated by a National Pollutant Discharge Elimination System (NPDES) permit, etc. Identify any wastewater discharges directly to a receiving waterbody that are not included in a facility NPDES permit.

If the facility discharges to an off-site treatment plant, determine if the discharge is required to meet pretreatment standards. Review these standards and appropriate wastewater characterization data, as necessary.

If the facility has an on-site wastewater treatment plant (WWTP), determine if the plant has the appropriate unit processes and is properly sized

to effectively treat the quality and quantity of wastewater generated by the facility. Review operations records and DMRs and visually inspect the facility. Assess the ability of the WWTP to withstand low temperatures, excess storm flows, peak process flows, shock loads, and infiltration. If past or proposed process modifications have/will result in changed wastewater characteristics, determine what has/will be undertaken to ensure that this wastewater is adequately treated.

Self-monitoring Systems

Self-monitoring consists of flow and water quality measurements and sampling by the facility in addition to the laboratory which analyzes water samples required by the NPDES permit program.

<u>Field</u> - Confirm that acceptable sampling and flow measurement, as specified by the NPDES permit, are conducted at the correct locations, with the proper frequency, and by acceptable methods. Determine if all necessary calibrations and O&M are performed. Samples must be collected at prescribed locations. Flow rating and calibration must use standardized techniques. Clean and properly prepared containers must be used in sampling. Approved procedures are to be used in the handling, preserving, and transporting of samples [Appendix E].

<u>Laboratory</u> - Evaluate procedures affecting final reported results including:

- Sample preservation methods and holding times
- Chain-of-Custody
- Use of approved procedures (40 CFR 136 or approved alternatives)
- Adequacy of personnel, equipment, and other components of laboratory operations
- Adequacy of quality assurance/quality control program
- Recordkeeping and calculations

Evaluate how the data are entered into lab notebooks; the sign-off procedures used; analysis of spikes, blanks and reference samples; how the lab data are transposed onto the official, self-monitoring report forms sent to the enforcement agency; and the extent and capability of outside contract laboratories, if used.

Operation and Maintenance

Determine if wastewater treatment processes are operated properly. Observe the presence of solids, scum, grease, and floating oils or suspended materials (pinpoint floc, etc.), odors, and weed growth in the treatment units. Note appearance of wastewater in all units. Identify all out-of-service processes and determine cause. Determine level of maintenance by observing condition of equipment (pumps, basins, etc.) and reviewing records (outstanding work orders, spare parts inventories). Assess handling, treatment and disposal of sludges and other residues generated from processes and wastewater treatment system.

Best Management Practices (BMP) Plan

Determine if the facility handles toxic materials and if a BMP Plan is required (40 CFR 125, Subpart K or by NPDES permit). If applicable, review facility BMP Plan or BMP Permit requirements. Determine if facility is following required provisions. Review any records required by the plan for adequacy.

SPCC Plan

Determine if the facility is required to develop and implement an SPCC Plan (40 CFR 112). Obtain a copy of the plan and required records to assess compliance with the plan provisions. Visually inspect containment and run-off control systems and procedures. Investigate any evidence of spilled materials.

Solid/Hazardous Waste

The compliance evaluation for solid/hazardous wastes managed at a facility generally includes:

- Obtaining, reviewing, and evaluating information from Federal,
 State, and local regulatory agency files
- Interviewing facility personnel
- Examining facility records, including any internal waste tracking/storage/disposal logs and audit records
- Visually inspecting the waste management units.

An integral part of any evaluation is compiling facility background information including facility size, operating unit dimensions (area, depth, volume, etc.) and construction methods (presence/absence of liners, special compacting, etc.).

The investigator must determine how extensive a records review must be to meet the audit objectives. Factors such as the number of documents available, resource allocation, and time constraints determine whether the objectives are realistic and can be achieved; however, in all cases, the records review must be sufficient to demonstrate facility compliance or noncompliance. Often, because of time constraints, documents may be copied (either microfilm or photocopies) for future off-site review and evaluation. To ensure effective use of resources, documents reviewed/copied while onsite should be limited to those containing information within the audit scope.

A RCRA Inspection Manual (OSWER 9938.2A - March 1988) is available to assist investigators evaluating hazardous waste generators, transporters, and treatment, storage, and disposal (TSD) facilities. Investigators may also use the various RCRA evaluation checklists in Appendix F during the audit to supplement their knowledge of the RCRA regulations and ensure that all items are adequately addressed. RCRA Land Disposal Restrictions evaluation checklists are given in Appendix G.

The investigator should also be aware of the requirements of CERCLA, including a owner/operator's responsibilities to notify the proper regulatory authorities of former hazardous substance releases and sites (non-interim status) where hazardous substances have been stored, treated, or disposed

[CERCLA, Section 103(a) and (c)]. Military installations are also responsible for conducting site assessments through remedial action programs to identify past hazardous substance releases and handling facilities [40 CFR 300.64-68]. The investigator should determine, through records review, interviews, etc., whether all RCRA and CERCLA [Appendix H] sites have been reported to the proper authorities. The investigator should also evaluate assessment and response programs at a facility, if this objective is within the scope of the audit.

Additionally, the facility should be evaluated concerning State and local requirements controlling past and current disposal of municipal waste, nonhazardous industrial waste, and construction debris. The information concerning such past disposal activities may lead to unreported RCRA and CERCLA sites.

The initial step in evaluating compliance with solid/hazardous waste requirements is to identify all waste streams generated at the facility and determine which are regulated by Federal,* State** or local regulations, licenses and approvals. Preferably, this determination is initiated during background document review before the on-site facility audit and supplemented/modified using information obtained while onsite. All waste streams generated (even those that the generator claims are not regulated) must be evaluated for regulatory inclusion. This will allow the investigator to determine whether the generator has properly identified all regulated waste streams.

Once regulated waste is identified, the investigator can track the material from generation to final on-site disposition (on-site treatment/disposal) or storage and transport for off-site disposal and determine compliance with applicable regulations. Throughout the audit, the investigator must keep in mind that both past and present activities need to be evaluated for compliance with applicable regulations.

Definitions, identification, and listing of Federally regulated waste are given in 40 CFR 260 and 261 and CERCLA § 101.

Nonhazardous solid waste is usually regulated by the State and these regulations must be obtained to evaluate applicable facility activity.

Information obtained during the audit inspection will be used, with the applicable regulations, licenses, approvals, etc., to evaluate the waste handling activities and determine status of compliance, as outlined in the following sections. Areas of potential facility noncompliance must be documented as thoroughly as possible. Document copies and photographs should be included for future reference and evidence.

Facility Status Under RCRA

The investigator should determine if the facility has notified EPA of its hazardous waste handling activities (waste generation, transport, treatment, storage, or disposal) and if it has a required EPA identification number (40 CFR 262.12).

TSD facilities must apply for a RCRA permit [Section 2010(e) of RCRA]. Determine if RCRA Part A and B permit applications have been submitted (40 CFR 270), and whether the facility has been issued a RCRA permit. If a RCRA permit has been issued, the facility must comply with both specific permit provisions and 40 CFR Part 264. If no RCRA permit has been issued, the facility is subject to the interim status provisions of 40 CFR Part 265. In both cases, the facility may also be subject to requirements of State/local regulations, permits, licenses and/or approvals. Before the audit, the investigator should determine if State/local regulations apply. The investigator should have a copy of the current Part A application (with amendments), the Part B application (if available) and the RCRA permit (if applicable) during the audit so that the accuracy of the Part A and Part B applications can be verified and compliance with the permit determined.

Hazardous Waste Generators

Generators, as defined in 40 CFR 260.10, are subject to the requirements of 40 CFR 262 and any additional State/local regulations, licenses, and approvals. In general, determine if the waste is properly identified and the waste containers are properly marked, including the date when waste accumulation was initiated. Also, ensure that the generator has obtained an EPA identification number (40 CFR 262.12). Because generators are not authorized

to accumulate waste longer than 90 days, or 180 or 270 days for conditionally exempt small quantity generators, the length of accumulation of all waste in storage should be determined.* Determine if the generator has maintained signed hazardous waste shipping manifests for waste shipped offsite for the last 3 years and evaluate if these manifests were completed/handled properly (40 CFR 262, Subpart B). The facility "Contingency Plan and Emergency Procedures," "Preparedness and Prevention Plans," and "Personnel Training Program" should also be evaluated (40 CFR 265, Subparts C and D and CFR 265.16).

The investigator should determine whether the facility is properly managing containers and tanks (40 CFR 264/265, Subparts I and J). All containers onsite during the audit should be inspected for general condition (leaks, corrosion, etc.) and proper packaging, labeling, and marking (40 CFR 262, Subpart C). The investigator should determine if all storage area inspections are performed regularly and documented. The investigator should review the checklists in Appendix F, Table F-6 before conducting an audit of hazardous waste tank systems and should follow the guidance provided in the Tank Systems Inspection Manual (OSWER 9938.4, September 1988).

The investigator should determine whether the facility is in compliance with technical requirements for underground storage tanks (40 CFR Part 280). Inspections conducted under these parts should assure that the following forms are completed and accurate:

- Notification for Underground Storage Tanks
- Description of Underground Storage Tanks (complete for each tank at each facility)
- Certification of Compliance (complete for all new tanks at each facility)

If a generator has stored waste for more than 90 days [262.34(a), (b), and (c)], waste management is subject to the Federal requirements of 40 CFR 264/265 and 40 CFR 270 or the comparable State requirements in authorized states. Small quantity generators are subject to different requirements [261.5, 262.34(d), (e), and (f)].

Copies of these forms are reproduced in Appendix F, and appear in the Federal Register, Vol. 53, No. 185 dated September 23, 1988, pages 37208 through 37210.

The investigator should determine whether the owner/operator manages wastes that are burned for energy recovery, recycled, or disposed of in a manner such that they are subject to 40 CFR Part 266 (Standards for the Management of Specific Hazardous Wastes and Specific Types of Hazardous Waste Management Facilities). These regulations contain standards for generators, transporters, marketers, and users that recover energy from hazardous waste and used oil. The regulations also contain standards for lead-acid battery reclaimers, and recyclable materials used for precious metal recovery or in a manner constituting disposal. Table F-14 [Appendix F] is a checklist for evaluating compliance with Part 266 requirements.

The investigator should determine if the generator is managing a waste subject to the land disposal prohibitions of 40 CFR Part 268. If the waste is a restricted waste the investigator should determine whether the waste is restricted as a result of constituent concentrations and if one of several extensions or exemptions apply. Generators of restricted wastes are required to:

- Determine whether they generate restricted wastes
- Determine waste treatment standards
- Determine whether waste exceeds treatment standards
- Provide for appropriate treatment and/or disposal
- Satisfy documentation, recordkeeping, notification, certification, packaging, and manifesting requirements
- Meet applicable requirements if the generator is or becomes a TSDF

Appendix G contains checklists for specific land disposal requirements placed on generators.

Hazardous Waste Transporters

Hazardous waste transporters, as defined in 40 CFR 260.10, are required to comply with the Federal requirements of 40 CFR 263 and any State/local regulations, licenses, and approvals. The transporter must also meet applicable requirements of 49 CFR 171-179.

The investigator should ensure that the transporter has obtained an EPA identification number (40 CFR 263.11) and is completing and handling the waste shipping manifests properly, including maintaining a copy of each manifest for at least 3 years. If a transporter stores waste in a transfer facility (40 CFR 263.12), determine length of waste storage.* Any containers of waste in a storage facility should be inspected for proper condition and proper marking and labeling. If loaded trucks are present, proper placarding should be checked.

Treatment, Storage, and Disposal Facilities

The investigator should determine if present facility operations and types and quantities of waste handled are the same as those authorized by the original Part A permit application (and approved amendments) or the final RCRA permit, as applicable. Ensure that the TSD facility has obtained an EPA identification number (40 CFR 265.11/264.11). Operations at all TSD facilities must be evaluated for compliance with the general requirements of Subparts A through H of either 40 CFR 265 or 40 CFR 264. The investigator should determine which subparts are applicable to each facility. Compliance evaluation of general facility standards includes, but is not limited to evaluation of:

Waste Analysis Procedures (40 CFR 265/264.13, Subpart B)

Under Federal regulations (40 CFR 263.12), transporters can only store waste at a transfer facility 10 days or less. State regulations may differ.

- Written waste analysis plan
- Analytical/sampling procedures including laboratory evaluation
- Recordkeeping
- Facility Security (40 CFR 265/264.14)
 - Access to the facility
 - Display of warning signs
- General Facility Audit Requirements (40 CFR 265/264.15)
 - Written audit plan
 - Remedial action
 - Recordkeeping
- Personnel Training (40 CFR 265/264.16)
 - Written training plan
 - Recordkeeping
- Facility Preparedness and Prevention (40 CFR 265/264, Subpart C)
 - General maintenance
 - Communications/alarm system
 - Fire control equipment
 - Arrangements with local authorities
- Contingency Plan and Emergency Procedures (40 CFR 265/264,
 Subpart D)
 - Written contingency plan
 - Availability of emergency coordinator
- Manifest System, Recordkeeping (40 CFR 265/264, Subpart E)

- Use, handling, and maintenance of shipping manifests
- Facility operating record (including waste characterization/ quantity, waste tracking, disposal and treatment location)
- Groundwater Protection (40 CFR 265/264, Subpart F)
 - Monitoring system (well location, design, operation)
 - Sampling and analysis including laboratory evaluation
 - Data recordkeeping
 - Characterization of site hydrogeology
 - Preparation, evaluation, and response
 - Waiver request (if any)
 - Detection vs. assessment monitoring
 - Corrective action plan(s)
- Closure and Post-Closure (40 CFR 265/264, Subpart G)
 - Written closure/post-closure plans
- Financial Requirements (40 CFR 265/264, Subpart H)
 - Financial assurance
 - Closure costs

All facility written plans (waste analysis, facility audits, contingency, training, closure), should be copied to allow for in-depth evaluation. By observing facility operations, such as self-inspection procedures, the investigator can determine whether the facility is actually following the plans. In many cases, a facility may have used several modifications of these plans, all with different effective dates. All current plans must be evaluated. Out-of-date plans should also be reviewed for compliance with applicable regulations in effect at the time those plans were in place.

The investigator must also evaluate facility records required to be maintained by the regulations (operating records, manifests, waste analysis results, etc.). The extent of the record review must be sufficient to determine

patterns of compliance/noncompliance with the recordkeeping requirements. The investigators must decide on the minimum number of records necessary to identify patterns of compliance/noncompliance. Documentation (investigators' notes, copies of documents, and photographs) of noncompliance must be retained for future use and evidence.

The investigator should determine whether the TSD facility is handling a waste subject to the land disposal prohibitions of 40 CFR Part 268 and as set forth in the revisions to 40 CFR Parts 260 to 265 and 270 (51 Federal Register 40635 et seq). Appendix G contains a checklist that highlights the land disposal prohibitions for storage, treatment and disposal facilities. A review of the checklist before the inspection is recommended because the requirements are dependent upon the type of facility being inspected.

In addition to the general requirements specified above, the investigators must evaluate the facility for compliance with the specific requirements for each type of hazardous waste management activity. This includes, but is not limited to, an evaluation of:

- Use and Management of Containers (40 CFR 265/264, Subpart I)
 - General operation procedures
 - Condition of containers (leaks, corrosion, etc.)
 - Marking and labeling of containers
 - Compatibility of waste with containers
 - Management of containers
 - Inspection records
- Tanks (40 CFR 265/264, Subpart J)
 - General operating procedures
 - Compatibility of waste with tank construction material
 - Integrity of tanks
 - Corrosion rate of tank materials
 - Compatibility between waste treated/stored in tanks

- Inspection records
- Closure procedures
- Surface Impoundments (40 CFR 265/264, Subpart K)
 - General operating procedures
 - Freeboard levels
 - Protective coverings of dikes
 - Inspection records
 - Closure/post-closure provisions
- Waste Piles (40 CFR 265/264, Subpart L)
 - General operating procedures
 - Protection from wind dispersal of waste
 - Compatibility between various wastes within the pile
 - Run-on protection
 - Runoff characteristics, containment, and handling
 - Closure/post-closure provisions
- Land Treatment (40 CFR 265/264, Subpart M)
 - General operating procedures
 - Run-off/run-on control provisions
 - Waste analysis
 - Waste loading
 - Protection of food chain crops
 - Unsaturated zone (zone of aeration) monitoring
 - Recordkeeping
 - Closure/post-closure provisions
- Landfills (40 CFR 265/264, Subpart N)
 - General operating procedures
 - Run-on/run-off control and management
 - Protection from wind dispersal

- Recordkeeping
- Required treatment of ignitable/reactive waste and liquid material (prior to landfilling)
- Leachate collection/handling procedures
- Closure/post-closure provisions
- Incinerators (40 CFR 265/264, Subpart O)
 - General operating procedures
 - Waste analysis
 - Startup/shutdown procedures
 - Monitoring/control equipment and provisions (combustion and emission control)
 - Monitoring and inspection records
 - Closure procedures
- Thermal Treatment (40 CFR 265, Subpart P)
 - General operating conditions
 - Waste analysis
 - Monitoring/control equipment and procedures (combustion and emission controls)
 - Open burning/waste explosives procedures
 - Monitoring and inspection records
 - Closure
- Other Chemical/Physical Treatment (40 CFR 265, Subpart Q)
 - General operating procedures
 - Waste analysis
 - Monitoring/control equipment
 - Inspection records
 - Closure

- Underground Injection (40 CFR Part 265, Subpart R)
 - Requirements of Part 265, Subparts A through E apply
- Miscellaneous units (40 CFR Part 264, Subpart X)
 - Performance standards
 - Monitoring, analysis, inspection, response, reporting, and corrective action
 - Post-closure care

Land Disposal Restrictions Program

The Land Disposal Restrictions program (40 CFR Part 268) is a Congressionally mandated series of regulatory deadlines imposed on EPA for restricting land disposal of hazardous wastes. If EPA does not propose treatment standards for hazardous wastes by the deadlines imposed by Congress, then the wastes are automatically banned from land disposal.

Land disposal is defined as the placement in or on the land and includes the following disposal techniques:

- Landfills
- Surface impoundments
- Waste piles
- Injection wells
- Land treatment facilities
- Salt domes
- Salt beds
- Underground mines or caves
- Concrete bunkers or vaults

The deadlines imposed are as follows:

November 8, 1986

Spent solvents with waste codes of F001 through F005 and Dioxin wastes with waste codes F020 through F023 and F026 through F028

• July 8, 1987

"California List" including wastes with a pH less than or equal to 2, hazardous waste liquids containing PCBs >50 ppm, liquid, and non-liquid halogenated organic carbons (HOCs), free cyanides, and some metals

August 8, 1988

First third of the listed hazardous wastes

June 8, 1989

Second third of the listed hazardous wastes

May 8, 1990

Third third of the listed hazardous wastes

Refer to Appendix G for an inspection checklist.

CERCLA Off-Site Policy

The inspector should determine whether the facility is accepting CERCLA response action wastes (CERCLA Sections 104 and 106) for treatment, storage, or disposal. If so, the facility must:*

 Have no relevant violations at or affecting the unit or units receiving CERCLA wastes [40 CFR 300.440(b)(1)].

See 40 CFR 300.440 on "Procedures For Planning and Implementing Off-site Response Actions" for the full text of EPA's Off-Site Policy.

- Have no receiving units which are releasing any hazardous waste, hazardous constituent, or hazardous substance into the ground water, surface water, soil, or air (if facility is a RCRA Subtitle C facility and is receiving post-SARA decision document CERCLA wastes).
- Have no non-receiving units releasing any hazardous waste, hazardous constituent, or hazardous substance into the ground water, surface water, soil, or air, unless the release is addressed by an enforceable agreement for corrective action under Subtitle C of RCRA or other applicable Federal or State authority (if a RCRA Subtitle C land disposal facility).

If the facility is a RCRA Subtitle C treatment, storage, and permitby-rule facility, then releases of any hazardous waste, hazardous constituent, or hazardous substance from non-receiving units must be evaluated to determine if they pose a significant threat to public health or the environment.

CERCLA wastes resulting from a post-SARA decision document should not be transferred to any unit at a non-Subtitle C facility if the responsible agency has information indicating that an environmentally significant release of hazardous substance has occurred at that facility.

Pre-SARA decision document* resulting CERCLA wastes shall not be transferred to an off-site facility if there are environmental conditions at that facility which pose a significant threat to public health, welfare, or the environment, or affect the satisfactory operation of the facility.

Post-SARA decision documents are those CERCLA decision documents signed (such as RODs) or consent decrees lodged after October 17, 1986.

Pre-SARA decision documents are those CERCLA decision documents signed or consent decrees lodged prior to October 17, 1986.

Have received an appropriate facility compliance inspection within 6 months prior to receiving the CERCLA wastes. A RCRA Facility Assessment (RFA) or equivalent facility wide investigation should have been completed if the facility is being considered to receive wastes resulting from post-SARA decision documents. RCRA Subtitle C land disposal facilities must have received a comprehensive ground-water monitoring evaluation (CME) or operation and maintenance (O&M) inspection within the year preceding the determination of acceptability.

Toxic Substances

This section describes those specific aspects of toxic chemical control that are addressed by the Toxic Substances Control Act (TSCA) and its associated rules and regulations (40 CFR Parts 702 to 799).

The regulation of toxics under TSCA is subdivided into two components for Agency enforcement program management purposes.

- "Chemical control" covers enforcement aspects related to specific chemicals regulated under Section 6 of TSCA, such as polychlorinated biphenyls (PCBs), chlorofluorocarbons (CFCs) and asbestos.
- "Hazard evaluation" refers to the various recordkeeping, reporting, and marketing submittal requirements specified in Sections 5, 8, 12 and 13 of TSCA; although, some elements of what might be termed "chemical control" are also addressed in these sections. Sections 12 and 13 of TSCA, which pertain to chemical exports and imports, respectively, will not be covered in this manual due to their special nature and unique requirements.

Prior to discussing TSCA activities* at a facility, the investigator must present appropriate facility personnel with copies of the following two TSCA audit forms [Appendix I]:

- Notice of Inspection Shows purpose, nature, and extent of TSCA audit
- TSCA Inspection Confidentiality Notice Explains a facility's rights to claim that some or all of the information regarding toxic substance handling at the facility is to be considered as TSCA Confidential Business Information (CBI)

Before leaving the site, the following two forms must be completed, as appropriate.

- Receipt for Samples and Documents Itemizes all documents, photos and samples received by the investigator during the audit
- Declaration of CBI** Itemizes the information that the facility claims to be TSCA CBI

Inspection considerations related to the chemical control and hazard evaluation compliance are given in the following two subsections.

Chemical Control

Although the controlled substances most frequently encountered during multi-media investigations are polychlorinated biphenyls (PCBs), the investigator should determine if other regulated toxic substances are present at the facility. Currently these include metal working fluids (Part 747), fully halogenated chlorofluoroalkanes (40 CFR 762) and asbestos (40 CFR 763);

All personnel handling material claimed as Confidential Business Information under TSCA must be cleared for access to that material in accordance with Agency procedures. An annual update is required.

These forms are generally completed during the closing conference. During the opening conference, facility personnel should be made aware that the latter form is used to itemize TSCA CBI material.

additional toxic substances may be regulated in the future. Because the probability of finding PCBs and PCB items at a facility is greater than finding other TSCA-regulated substances, the following discussion is directed toward an evaluation of compliance with proper PCB and PCB item handling procedures. Should other TSCA-regulated substances be present, the investigator should consult the regulations for appropriate requirements.

Management of PCBs/PCB items is regulated under 40 CFR 761. In general, these regulations address recordkeeping, marking and labeling, audits, storage and disposal. The investigator is encouraged to use TSCA audit checklists, such as the ones provided in Appendix J.

Facilities which store and/or dispose of PCBs and PCB items often have EPA-issued Letters of Approval which contain facility operating and recordkeeping requirements in addition to those specified in 40 CFR 761. The investigator must obtain a copy of these approvals and any subsequent notifications to evaluate facility compliance. The inspector should review Part 761.30 to identify uses of PCB transformers which are prohibited beginning October 1, 1990, but with effective dates extending to October 1, 1993. The inspector should also review the requirements found in Part 761.30 which allow the installation of PCB transformers for emergency use.

In general, the compliance evaluation includes obtaining and reviewing information from Federal, State, and local regulatory agency files; interviewing facility personnel regarding material handling activity; examining facility records and inspecting material handling units.

Recordkeeping

Every facility using or otherwise handling PCBs/PCB items is required to maintain specific records. Records regarding use, storage, transport, and disposal must be reviewed for accuracy, completeness, and compliance with applicable regulations. This includes a determination of the accuracy of the PCB inventory and annual document (40 CFR 761.180). An inventory checklist is provided in Appendix J. In general, the investigator should visually inspect all PCB items in service and in storage to verify completeness/accuracy of the

records. Also, current records should be compared with past records to ensure that all items have been adequately accounted for (40 CFR 761, Subpart J).

Marking/Labeling

Observe PCB and PCB suspect units in service and in storage and determine if items are properly marked/labeled. (40 CFR 761, Subpart C).

Audits (Items in Use or in Storage for Reuse)

Review records to determine if items in use or stored for reuse have been inspected, as required. Determine whether all audit and maintenance records are being maintained, as required. Review these records to determine if problems identified during the internal audit are being addressed properly. PCB items should be inspected to verify that they are not leaking [40 CFR 761.30(a)(1)].

Servicing and Use of Various PCB Items

Determine whether the facility is servicing PCB items or using PCBs for any of the following uses: Heat transfer agent, hydraulic fluid, research purposes, in capacitors or in any other special authorized use category listed in 40 CFR 761.30. If PCBs are used in these services, determine if their use complies with the special requirements for each use category (40 CFR 761.30).

Storage for Disposal

Identify all areas where PCBs/PCB items are stored for disposal. Determine the adequacy of these storage facilities, including proper marking, walls, roof, continuous floor with containment (ensure that containment is adequate), and location (above/below 100-year floodplain). Visually inspect all items in storage to determine if they are being stored properly (i.e., non-leaking, marked/labeled and dated with storage date). Review storage area records (including the required PCB annual document) for accuracy and adequacy. Determine whether or not the storage area is being properly inspected and that remedial action is being taken, as required (40 CFR 761.65).

If PCBs/PCB items are stored outside of the designated storage facilities (i.e., temporary storage), determine whether (1) items are leaking, (2) liquids stored in containers have greater than 500 ppm PCBs [liquids with PCB concentrations greater than 500 ppm cannot be stored in temporary areas (except for transformers)], and (3) items are properly marked and labeled and show dates removed from service and placed into storage (determine length of time items have been in temporary storage). If liquids with PCBs have been or are being stored in temporary storage, evaluate the required Spill Prevention Control and Countermeasure (SPCC) plan, as described in 40 CFR 112, for adequacy and accuracy. If the facility stores, in any permanent or temporary storage areas, liquid PCBs in any containers larger than those described in 40 CFR 761.65(c)(6), the facility SPCC plan must also be reviewed/evaluated.

As of October 1, 1985, installation of PCB transformers (which have been placed into storage for reuse or have been removed from another location) in or near commercial buildings, is prohibited.

Disposal

Incineration - If the facility incinerates PCBs/PCB items, determine if the facility has applied for and received the required EPA approval. Determine if the facility meets required monitoring, control, and recordkeeping requirements of the approval and of 40 CFR 761. Observe monitoring and control equipment and review the required records (including the PCB annual document) for adequacy and accuracy and to ensure that the incinerator meets the specified feed rate, combustion criteria, and combustion efficiency. Evaluate the required annual document for completeness and accuracy (40 CFR 761.70).

Landfilling - If the facility landfills PCBs/PCB items, determine if the facility has applied for and received the required EPA and State approvals. Determine if the facility meets the specified siting, liner, and geological conditions. Determine if the landfill is in the 100-year floodplain. If so, inspect for proper water diversion structures. Evaluate general landfill operating conditions to determine if waste is being handled properly (as stated in the EPA Approval Letter and/or 40 CFR 761). This includes, but

is not limited to, evaluation of (1) incompatibles being landfilled with the PCBs/PCB items, (2) required facility maintenance records (including concentration of liquids disposed of and three-dimensional burial coordinates of waste), (3) adequacy of site security, (4) solidification of liquids prior to disposal, and (5) proper preparation of transformers and other PCB items (drained/triple-rinsed, etc.) prior to disposal. Evaluate the required PCB annual document for adequacy and accuracy (40 CFR 761.75).

Determine if the facility is monitoring surface water, ground water and leachates, as required by 40 CFR 761.75(b)(6). This includes identifying, locating, and evaluating operation of ground water monitoring wells, and reviewing ground water sampling and analysis procedures and sample analysis results (for adequacy of monitoring frequency and proper chemical constituents). Determine, by audit and records review, if the facility has an operating leachate collection system. Review laboratory data on leachate characterization to determine if leachate is being adequately monitored and disposed of properly (40 CFR 761.75).

Hazard Evaluation

Establishing compliance with the various hazard evaluation aspects of TSCA is best accomplished through review and evaluation of the recordkeeping, reporting and submittal data required by the various regulatory components of Sections 5 and 8. In general, Section 5 addresses "new chemicals" (i.e., those not in commercial production when TSCA was passed in 1977) and Section 8 generally provides for control of "existing chemicals" (i.e., those chemicals that were in commercial production during 1977).

Much of the information to be obtained and reviewed under these two sections of TSCA will likely be, or have been, declared as TSCA Confidential Business Information (CBI) by company officials and, thus, requires special control procedures.

The glossary [Appendix K, Table K-1] and 40 CFR Parts 703 to 723 should be consulted for an explanation of TSCA terms and definitions. The

following list summarizes the different compliance objectives of the key TSCA Section 5 and 8 components. Specific checklists for the important areas to review, evaluate, and document for each pertinent section are given in Appendix K, Table K-2.

1. <u>Premanufacture Notification (PMN)</u>

- a. Verify that commercial manufacture or import did not begin prior to the 90-day review date and not more than 30 days before the Notice of Commencement (NOC) date. Verify that no NOC has been submitted if commercial manufacture or import has not begun.
- b. Verify the accuracy and documentation of the contents of the PMN itself.
- c. Verify that all commercially manufactured or imported chemicals are either on the TSCA 8(b) inventory, covered by an exemption, or not subject to TSCA.

2. Research and Development (R&D) Exemption

- a. Verify that the recordkeeping and notification requirements are being met for all R&D chemicals.
- b. Verify that "Prudent Laboratory Practices" and hazardous data searches are adequately documented.

3. <u>Test Marketing Exemption (TME)</u>

a. Verify that the conditions spelled out in the TME application are being met, particularly with respect to dates of production, quantity manufactured or imported, number of customers and use(s).

b. Verify that the TME recordkeeping requirements are being met.

4. Low Volume Exemption (LVE) and Polymer Exemption (PE)

- a. Verify that specific contents of the exemption application are being met, and that all test data have been submitted.
- b. For an LVE, verify that the 1,000-Kg limit per 12-month period has not been exceeded. For a PE, assure that the chemical structure and monomer composition(s) are accurate.
- c. Verify that recordkeeping requirements for both LVEs and PEs are being met.

5. <u>5(e)/5(f) Order, Rule, or Injunction</u>

- a. Verify that all conditions of the order, rule, or injunction are being followed, including use of protective equipment, glove testing, training, and recordkeeping.
- b. If testing trigger is specified, verify production volume and status of testing activity.

6. Significant New Use Rule (SNUR)

- a. Verify that no commercial production has occurred prior to the 90-day review date.
- b. Verify that SNUR notices have been submitted for all applicable manufactured, imported, or processed chemicals.
- c. Verify technical accuracy of SNUR submittal and completeness of required recordkeeping.

7. Bona Fide Submittals

Determine the commercial production (or import) status and R&D history of those bona fide chemicals not found on the confidential 8(b) inventory. Verify findings against applicable PMN, TME or other exemption.

8. Section 8(a) Level A PAIR and CAIR Report

- a. Determine if Preliminary Assessment Information Rule (PAIR) and Comprehensive Assessment Information Rule (CAIR) reports have been submitted for all 8(a) Level A listed chemicals manufactured or imported by the facility.
- b. Verify the accuracy of submitted PAIR information, particularly the reported figures for total production volume and worker exposure levels.
- c. Verify the accuracy of submitted CAIR information and if the report meets the date specified in the regulation.

9. Section 8(b) Inventory Update Rule (INUR)

- a. Verify the accuracy of the information submitted in response to the INUR.
- b. Determine that required information was submitted by the prescribed deadline for all chemicals subject to INUR.

10. <u>Section 8(c) Recordkeeping</u>

a. Determine if the facility has a Section 8(c) file and that allegations of significant health and environmental harm on record are properly filed and recorded.

- b. Determine that all applicable allegations have been recorded and filed.
- c. Determine if the facility has a written Section 8(c) policy and if the policy includes outreach to the employees.

11. Section 8(d) Reporting

Determine if copies (or lists) of all unpublished health effects studies have been submitted by manufacturers, importers, and processors for any Section 8(d) listed chemical.

12. Section 8(e) Reporting

- Verify that all Section 8(e) substantial risk reports to the Agency were accurate and submitted within the required time frames.
- b. Verify that all substantial risk incidents and/or test results have been reported to EPA.
- c. Determine that the company has an adequate written policy addressing Section 8(e), and that it relieves employees of individual liability.

Pesticides

Pesticides are regulated by the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA).

The following list is for use in conjunction with the checklist in Appendix L and specific storage/use/disposal requirements found on pesticide labels. FIFRA requires a written notice of inspection and written receipt for samples and documents collected. Additional information is available in the EPA Pesticides Inspection Manual which has been revised and is being reprinted in 1989.

- Determine types and registration status of all pesticides produced, sold, stored, and used at the facility, particularly if any are restricted or experimental use pesticides
- Determine use(s) of each pesticide
- Determine certification status of facility/handlers
 - Verify who certifies facility/pesticide handlers (EPA, State, DOD)
 - Determine if commercial or private application
 - If restricted-use pesticides are used, check if pesticide applicators are authorized to use these pesticides
 - Check expiration dates on licenses/certificates
- Review applicable records
 - Check previous audit records and complaints
 - Check application records
 - Check restricted-use pesticides records (must be kept at least 2 years). Document suspected violations accordingly
 - Check inventory records
 - Check training records
 - Check equipment repair records
- Inspect storage, mixing/loading and container disposal areas
 - Check bulk storage areas for compliance with Federal/State rules
 - Check location, ventilation, segregation, shelter, and housekeeping of pesticide storage/handling areas. Check security, fire protection, and warning signs, as may be required by State regulations
 - Check mixing equipment/procedures for reducing handlers' exposures to pesticides

- Check for safety equipment/procedures/use
- Check container cleanup and disposal procedures
- Pesticide waste disposal
 - Check to see that pesticides are disposed of in accordance with applicable label and RCRA requirements
- Determine measures taken to ensure worker safety
 - Check pesticide use records for re-entry time limit notation
 - Check pesticide use records for record of informing farmer or warning workers and/or posting fields
 - Provide farmer and/or applicator copy of current worker protection standards
- Observe actual pesticide application
 - Observe mixing/loading and check calculations for proper use dilution.
 - Observe when spray is turned on/off with respect to ends of field.
 - Watch for drift or pesticide mist dispersal pattern.
 - Note direction of spraying pattern and trimming techniques.
 - Record wind speed and direction, air temperature, and relative humidity.
 - Observe application with respect to field workers, houses, cars, power lines, and other obstacles.
 - Determine if applicator and assisting personnel are wearing safety gear required by the label.

Water Supply

Public drinking water supply systems (i.e., serve at least 25 people) are regulated by the Safe Drinking Water Act (SDWA), as amended October 31, 1988.

The water supply checklist in Appendix M should be reviewed for those items of information necessary to determine monitoring requirements for water supply systems and whether or not the system can be reasonably expected to routinely provide safe potable water. Many facilities purchase their potable water supply from a nearby municipality. If no further treatment is provided (e.g., chlorination by the facility), the facility may not be directly covered by the SDWA. Nevertheless, the facility does have a responsibility to assure that their actions do not result in contamination of the municipal water supply (e.g., through crossconnection). The audit team should be alert to these possibilities.

There are five classes of injection wells defined in the Underground Injection Control program (40 CFR Part 146.5). Generally, they can be defined as:

Class I Industrial, Municipal or Hazardous waste disposal beneath the lowermost underground source of drinking water (USDW)

Class II Oil and gas related wells used for produced fluid disposal, enhanced recovery

Class III Mineral extraction wells

Class IV Hazardous or radioactive waste disposal above or into a USDW

Class V All other wells

The UIC program for Class I wells is also regulated under 40 CFR Parts 124, 144, 146, and 148, as amended. The new part 148 is effective

July 26, 1988. All other amendments are effective August 25, 1988. These amendments include:

- Hazardous Waste Disposal Injection Restrictions
- Amendments to Technical Requirements for Class I Hazardous Waste Injection Wells
- Additional Monitoring Requirements applicable to all Class I wells

The UIC Checklists in Appendix N should be used when inspecting a facility operating injection wells. The SDWA requires a written notice of inspection.

Community Right-to-Know Requirements

The Emergency Planning and Community Right-to-Know Act (EPCRTKA) of 1986 is a free-standing law contained within the Superfund Amendments and Reauthorization Act (SARA) of 1986. EPCRTKA is also commonly known as SARA Title III. EPCRT a requires dissemination of information to State and community groups and health professionals on chemicals handled at regulated facilities.

An EPCRTKA audit verifies that the facility owner/operator has notified State and local agencies of regulated activities; has submitted information to specific State and local agencies; and has prepared and submitted all other required reports. The inspector should review the checklist shown in Appendix O.

Emergency Planning (Sections 301 through 303)

EPA promulgated regulations which identify extremely hazardous substances and the levels to be regulated under EPCRTKA. The inspector should determine whether the facility is subject to EPCRTKA regulation. If the facility does meet the requirements, the inspector should verify whether the facility owner/operator:

- Notified the State emergency response agency and the local emergency planning committee that the facility is regulated under EPCRTKA
- Designated a facility emergency coordinator to assist the local emergency planning committee in the planning process
- Notified the local emergency planning committee of the emergency coordinator's identity

Emergency Notification (Section 304)

The owner/operator of a facility subject to EPCRTKA must immediately report releases of hazardous substances. Substances subject to this requirement are the extremely hazardous substances listed in 40 CFR Part 355 and substances subject to the emergency notification requirements under CERCLA Section 103(a) or (c). The inspector should verify whether an immediate notification was made to the:

- State emergency response commission
- Local emergency planning committee

Community Right-to-Know Requirements (Sections 311 through 312)

Manufacturing facilities subject to the Occupational Safety and Health Act (OSHA) Hazardous Communication Regulation (29 CFR Part 1910) are required to prepare Material Safety Data Sheets (MSDS) for each hazardous chemical handled at the facility. Manufacturing facilities covered are contained within Standard Industrial Classification (SIC) Codes 20 through 39. OSHA revised its Hazardous Communication Regulation, effective September 23, 1987, to require that MSDSs be prepared by non-manufacturing facilities. The inspector should verify that the facility owner/operator has sent to the State emergency response commission, the local emergency planning committee and the local fire department the following:

- MSDS or a list of chemicals covered by MSDS found at the facility
- An annual inventory of hazardous chemicals found at the facility

Toxic Chemical Release Reporting (Section 313)

Covered facilities (40 CFR Part 372.22) that manufacture, import, process, or use certain chemicals must annually report releases to the environment. The inspector should determine whether the facility owner/operator is required to submit a report (Form R). All of the following conditions must apply at the facility in order to meet the reporting requirements:

- The facility has ten (10) or more full-time employees
- An operation(s) identified in SIC Codes 20 through 39 is present
- The amount of chemical(s) handled exceeds the applicable threshold quantity

Laboratory and Data Quality Audits

The purpose of laboratory evaluations and data quality assessment is to determine if all analytical and monitoring requirements have been met and to characterize data usability.

Two approaches are used: Performance and systems audits. Performance audits are independent checks made to evaluate the quality of data produced by the total measurement system. This type of audit assesses the results and usually does not examine the intermediate steps to achieve these results. One example is the performance evaluation check sample which is used to validate calibration accuracy but usually not the overall effectiveness of the methodology. Another example is an audit of a particular measurement device using a reference device with known operational characteristics.

A systems audit typically involves an inspection of the components comprising the total measurement system. The Agency has certain

expectations of the process used to sample, analyze, and report results. The systems audit is designed to objectively examine each important part of that process to determine deviations from required or recommended practice. The systems audit is more qualitative than the performance audit. A systems audit assesses such items as equipment, personnel, physical aspects, analytical and quality control procedures, quality assurance procedures, and other laboratory or measurement procedures. From a regulatory perspective, this type of audit may find noncompliance with equipment or procedural requirements, or even fraud.

Typically, a systems audit combined with performance audits will be conducted in order to extract the maximum amount of information.

General

A detailed list of items should be requested from the company and contract laboratory. This list should include:

- Standard Operating Procedures (SOPs)
- Quality Assurance Plan
- Personnel resumes
- Instrument maintenance and calibration records
- Monitoring data to be looked at

If performance evaluation samples are to be analyzed, these should be forwarded to the company at the earliest possible time. If preliminary data is available, it should be carefully examined for problems and if problems are found, a more careful examination of these areas can be made onsite.

During the on-site visit, every component of sample handling, sample analysis and data reduction should be examined. The auditor starts with the laboratory supervisor and QA officer to verify that the information supplied on personnel training, quality assurance/quality control, and SOPs is correct. For each parameter determined, the individual or individuals who actually make that determination are interviewed. The analyst is asked to detail exactly what happens to each sample and demonstrate the use of equipment including

instrument calibration. Checklists are prepared as an aid to the inspector. Examples are shown in Appendix P. Bench data (initially recorded numbers, strip charts, etc.) is selected. Final results are calculated from the bench data by the inspector and compared with the results reported to the agency. On-site personnel will be asked to explain any discrepancies at this time. Other documents necessary to the case or as potential evidence are copied.

The final assessment and data quality determination is normally performed following the on-site audit. Critical data are re-examined for trends and anomolies. Where necessary, data is computerized and analyzed using statistical software packages. Techniques such as mass balance, solubility product determination, oxidation-reduction state consistency are used, where applicable, to indicate data problems. A propagation of error treatment may be used to establish data quality. Performance audit results are evaluated against reference data base statistics.

NPDES (Water)

- Determine that the exact date, time, and person who takes each sample are recorded
- Determine that the exact date, time, person, and method used for each type of determination are recorded
- Inspect permit carefully to ensure that the permittee adheres to specified conditions
- Ensure that methods used are in conformance with 40 CFR 136 unless alternate approval has been obtained

RCRA Waste Handling

- Determine which parts of the regulations are applicable to the site
- Determine which waste analysis plans (WAPs) were in effect during the time of records and evaluation
- Determine that the WAPs meet the specifications of the regulation.

- Determine that each type of analysis specified in the WAPs is performed in accordance with the methodology specified and under the circumstances required
- Determine that the methodology specified is adequate

RCRA Ground Water

- Determine that the sampling and analysis plan (SAP) is adequate
- Determine that the laboratory follows the methodology specified in the SAP
- Determine that this methodology is adequate
- Calculate detection limits to ensure that they are adequate for ground-water protection

Computerized Information Systems

NEIC has developed various computerized information systems to assist NEIC inspectors in their search of background information on selected facilities, and also to support data needs of users outside of NEIC, especially other EPA offices. Three listings are given below for information systems accessed by, and used by NEIC.

A. EPA Internal Systems Accessible By NEIC

Aerometric Information Retrieval System (AIRS)

Chemicals in Commerce Information System (CICIS)

Compliance Data System (CDS)

Comprehensive Environmental Response, Compensation and Liability Information System (CERCLIS)

Consent Decree Tracking System

Docket System

Emergency Response Notification System (ERNS)

Enforcement Document Retrieval System (EDRS)

Facility Index System (FINDS)

Hazardous Waste Data Management System (HWDMS)

NPDES Industrial Permit Ranking System

Permit Compliance System (PCS)

Potentially Responsible Parties System

Records of Decision System (RODS)

Site Enforcement Tracking System (SETS)

STORET

Superfund Financial Assessment System (SFFAS)

TECHLAW Evidence Audit System

Toxic Release Inventory System (TRIS)

B. Public Information Systems Accessible By NEIC

Bibliographic Retrieval Service (BRS)

Chemical Information System (CIS)

Data Times

DIALOG Information Services, Inc.

Dun and Bradstreet

Groundwater On-Line (GWOL)

Justice Retrieval and Inquiry System (JURIS)

NEWSNET

NEXIS/LEXIS

National Library of Medicine (NLM)

VU/TEXT

WESTLAW

C. Restricted Access Information Systems

Criminal Docket

Criminal Investigative Index System (CII)

National Crime Information Center (NCIC)

National Law Enforcement Teletype System (NLETS)

This Manual does not afford the opportunity to define each of these information systems. Six example systems are briefly described as follows together with NEIC application of these systems.

System	Description	Application
Compliance Data System (CDS)	A national system containing compliance information including compliance status, agency actions (e.g., inspections), etc. for major sources of the five primary air pollutants.	NEIC can acquire the Significant Violators list and compliance event data for individual sources, whole facilities, sources within a certain geographical area and sources of a specific industrial classification.
Comprehensive Environmental Response, Compensation, and Liability Information System (CERCLIS)	A national system containing names and locations of uncontrolled hazardous waste sites in the U.S., summary response event status information, alias names and site characteristic data. Recent modifications include provisions for tracking enforcement activities, and technical and chemical information at CERCLA sites.	NEIC can generate site inventory listings for geographical area, the National Priorities List, and technical event status reports for any uncontrolled hazardous waste site and cleanup expenditure reports.
Consent Decree Tracking System	A national system containing a computerized inventory of consent decrees to which EPA is a party, and computerized summaries of the contents of decrees by facility. NEIC maintains a hard-copy library of all consent decrees within the system.	NEIC can produce hard copies of all decrees in the inventory, and produce computer reports of the inventory, the entire contents of decrees, the milestones to be met in specific decrees or for decrees within a Region and the contents of all decrees for a specific issue (e.g., groundwater monitoring).

System	Description	Application
Permit Compliance System (PCS)	A national computerized management information system containing an inventory of NPDES permits, milestone forecasts, inspection events, effluent measurement data, effluent and compliance violations and enforcement actions.	NEIC can acquire limit/ measurement data for individual discharges or whole facilities, facilities within a geographic area, sources of a specific industrial classification and the Quarterly Non- Compliance Report (QNCR) by Region or State. Information on effluent and compliance schedule violations and enforcement actions/ tracking can be obtained.
Records of Decision System (RODS)	A full-text national data- base of over 2,000 Super- fund Records of Decision	NEIC can retrieve a specific ROD by searching onsite name or ID number or can identify all RODS having selected media, contaminants or remedies.
WESTLAW	The WESTLAW system contains legal information, including the full text of cases from the Supreme Court, U.S. Court of Appeals, U.S. District Courts, and State Courts. It contains Shepards' Citations, regulatory information from the Code of Federal Regulations, Federal Register, U.S. Code and the expert witness information from Forensic Services Directory.	NEIC uses WESTLAW to identify precedent cases, to locate all cases decided by a certain judge or all cases decided by a certain attorney and to locate possible expert witnesses.

THE AUDIT REPORT AND FOLLOWUP

The audit report organizes and coordinates all evidence gathered during the audit in a usable manner. It is the compilation of factual information and professional judgment resulting from the compliance audit. Information in the report must be accurate, relevant, complete, objective, and clear. The report serves to record the procedures used in gathering the data and gives factual observations and evaluations from the audit. It is the basis for any follow-up activities/enforcement that might occur.

Many different formats are possible for the audit report. A typical report can be structured in two main sections; the Executive Summary and the Technical Report. The Executive Summary establishes the objectives of the audit and presents succinct conclusions which are supported by relevant findings; recommendations are made if appropriate. Topics in the summary may include:

- Overall environmental compliance
- Adequacy of pollution control and treatment systems
- Adequacy of operation and maintenance practices
- Multi-media waste abatement needs
- Follow-up action

The Technical Report comprehensively describes the inspection by discussing such topics as facility history, investigation methods, sampling programs, and specific problem areas. The Technical Report correlates audit findings with the conclusions contained in the Executive Summary.

Where potential criminal activities are discovered during the audit, the audit team and Regional office should promptly notify the Office of Criminal Investigations in Denver or the Regional/Special-Agent-in-Charge for a determination on whether a criminal investigation should be initiated. Administrative/civil enforcement (including informal negotiations with the company) should be held in abeyance, pending a decision on the appropriateness of a criminal referral or additional field investigation.

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ACRONYMS

AQCR - Air Quality Control Region

BAT - Best Available Technology

BATEA - Best Available Technology Economically Achievable

BCT - Best Conventional Pollution Control Technology

BMP - Best Management Practices

BOD - Biochemical Oxygen Demand

BPT - Best Practicable Control Technology Currently Available

Btu - British thermal units

CAA - Clean Air Act

CBI - Confidential Business Information

CEM - Continuous Emission Monitoring

CERCLA - Comprehensive Environmental Response, Compensation and Liability Act of 1980 (Superfund)

CFR - Code of Federal Regulations

COD - Chemical Oxygen Demand

CWA - Clean Water Act [aka: Federal Water Pollution Control Act (FWPCA)]

DCO - Document Control Officer

DO - Dissolved Oxygen

DOT - Department of Transportation (Federal)

EPA - Environmental Protection Agency (Federal)

EPCRTKA - Emergency Planning and Community Right-to-Know Act

ESP - Electrostatic Precipitators

FIFRA - Federal Insecticide, Fungicide and Rodenticide Act

FIP - Final Implementation Plan

F/M - Food to Microorganism Ratio

HSWA - Hazardous Solid Waste Amendments

ACRONYMS (cont.

HW-FW - Half Wave/Full Wave (electrical distribution)

INUR - Inventory Update Rule

ITC - Interagency Testing Committee

LAER - Lowest Achievable Emission Rate

MLVSS - Mixed Liquor Volatile Suspended Solids

MDSD - Material Safety Data Sheets

N/A - Not Applicable

NAA - Non-Attainment Areas

NAAQS - National Ambient Air Quality Standards

NEIC - National Enforcement Investigations Center

NESHAP - National Emission Standards for Hazardous Air Pollutants

NOC - Notice of Commencement

NPDES - National Pollutant Discharge Elimination System

NSPS - New Source Performance Standards

OECM - Office of Enforcement and Compliance Monitoring

O&M - Operation and Maintenance

ORM - Other Regulated Material

OSHA - Occupational Safety and Health Act

PAIR - Preliminary Assessment Information Rule

PCB - Polychlorinated Biphenyls

PMN - Premanufacture Notice

POTW - Publicly-Owned Treatment Works

PSD - Prevention of Significant Deterioration

QA/QC - Quality Assurance/Quality Control

RA - Regional Administrator

ACRONYMS (cont.)

RCRA - Resource Conservation and Recovery Act (enacted as amendment to the Solid Waste Disposal Act)

R&D - Research and Development

SARA - Superfund Amendments and Reauthorization Act

SDWA - Safe Drinking Water Act (enacted as amendment to the Public Health Service Act)

SIC - Standard Industrial Classification (company description)

SIP - State Implementation Plan

SNUR - Significant New Use Rule

SPCC - Spill, Prevention, Containment and Countermeasures

SPDES - State Pollutant Discharge Elimination System

SSE - Stationary Source Enforcement

TME - Test Marketing Exemption

TOC - Total Organic Carbon

T-R - Transformer-Rectifier

TSCA - Toxic Substances Control Act

TSD - Treatment, Storage and Disposal

TSDF - Treatment, Storage and Disposal Facilities (hazardous waste)

TSS - Total Suspended Solids

UIC - Underground Injection Control

U.S.C. - United States Code

USDW - Underground Source of Drinking Water

VEO - Visible Emissions Observation

WLA-TMDL - Wasteload Allocation/Total Maximum Daily Load

APPENDICES

Α	SUMMARY OF POLLUTION CONTROL LEGISLATION
В	SAFETY PLAN
С	EVIDENTIARY PROCEDURES FOR PHOTOGRAPHS/MICROFILM
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APPENDIX A SUMMARY OF POLLUTION CONTROL LEGISLATION

Appendix A

SUMMARY OF POLLUTION CONTROL LEGISLATION

This appendix is a synopsis of the Federal approach to environmental regulation, EPA enforcement remedies and a summary of each of the major pollution control acts: the Clean Air Act (CAA), the Clean Water Act (CWA), the Resource Conservation and Recovery Act (RCRA), the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA/Superfund), the Toxic Substances Control Act (TSCA), the Federal Insecticide, Fungicide and Rodenticide Act (FIFRA), the Safe Drinking Water Act (SDWA), and the Emergency Planning and Community Right-to-Know Act (EPCRTKA). Because these laws and the regulations promulgated thereunder typically are very complex and continually are being modified, the investigator should carefully review the specific provisions which apply to the operations of the facility before conducting an inspection.

GENERAL FEDERAL APPROACH TO ENVIRONMENTAL REGULATION

National standards are established to control the handling, emission, discharge and disposal of harmful substances. Waste sources must comply with these national standards whether the programs are implemented directly by EPA or delegated to the States. In many cases, the national standards are applied to sources through permit programs which control the release of pollutants into the environment. The EPA establishes the Federal standards and requirements and approves State programs for permit issuance.

The States can set stricter standards than those required by Federal law. Some of the larger programs which have been delegated by EPA to qualifying States are the National Emissions Standards for Hazardous Air Pollutants (NESHAP), the Prevention of Significant Deterioration (PSD) permits under the CAA, the Water Quality Standards and the National Pollution Discharge Elimination System (NPDES) programs under the CWA, the Hazardous Waste Program under RCRA, and the Drinking Water and Underground Injection Control (UIC) programs under the SDWA. Conversely, TSCA is administered entirely by the Federal government.

EPA ENFORCEMENT OPTIONS

- 1. Issuance of an Administrative Compliance Order, sometimes preceded by a Notice of Violation.* A Compliance Order will specify the nature of the violation and give a reasonable time for compliance. The order, if violated, can lead to enforcement action pursuant to the civil and/or criminal process of environmental laws.
- 2. Issuance of an administrative complaint for civil penalties. Parties named in such complaints must be given notice and an opportunity for a hearing on the alleged violations before a penalty can be assessed by EPA.
- 3. Under certain statutes (e.g., SDWA) EPA may take whatever action is necessary to protect the public health, in emergency situations, without first obtaining a judicial order.
- 4. EPA generally may go directly to Federal court seeking injunctive relief or a civil penalty without using administrative procedures. EPA also may obtain an emergency restraining order halting activity alleged to cause "an imminent and substantial endangerment" or "imminent hazard" to the health of persons.
- 5. EPA may go directly to Federal court seeking criminal sanctions without using administrative procedures. Criminal penalties are available for "knowing" or for "willfull" violations.

In addition, EPA can also "blacklist" a company or party that fails to comply with the CAA or CWA by preventing it from entering into Federal contracts, loans and grants. In cases where the party had been convicted of certain criminal offenses under the CAA or CWA, Federal agencies are expressly prohibited from entering into contracts, etc., with that entity.

A concise written statement with factual basis for alleging a violation and a specific reference to each regulation, act, provision or permit term allegedly violated

CLEAN AIR ACT

The Clean Air Act (CAA) calls for EPA to establish <u>national ambient air standards</u>. These standards are expressed as concentrations of designated hazardous pollutants called National Ambient Air Quality Standards (NAAQS). These standards are to be achieved by the States through State Implementation Plans (SIPs). EPA also sets the following <u>national air emission standards</u>: New Source Performance Standards (NSPS), National Emissions Standards for Hazardous Air Pollutants (NESHAP) and standards governing mobile sources of air pollution (including motor vehicle fuels). Moreover, special programs have been developed for prevention of significant deterioration (PSD) in clean air areas and for stringent controls in nonattainment areas (NAAs).

The SIP provides emission limitations, schedules and timetables for compliance by stationary sources, as well as transportation control plans for mobile sources. The act focuses upon "major" stationary sources or major modifications of existing sources. Major sources are defined as sources which generally emit more than 100 tons per year of a designated pollutant.

National Ambient Air Quality Standards/State Implementation Plans

EPA designates harmful pollutants and publishes criteria documents which discuss potential harmful effects of those pollutants. The Agency then sets primary and secondary ambient air standards (CAA, Section 109). Primary standards are intended to protect the health of the population, whereas, secondary standards are meant to protect the esthetic values of the environment.

Seven pollutants have been established as harmful and standards established. These pollutants include: sulfur dioxides, particulates, carbon monoxide, ozone, hydrocarbons, nitrogen oxides and lead. These standards are implemented through SIPs, (CAA, Section 110).

EPA has designated 247 Air Quality Control Regions (AQCRs). These have been rated as either "clean" or "non-attainment" for each of the criteria

poilutants. SIPs must assure attainment of NAAQS by prescribed dates. SIPs must meet Federal requirements, but each State may choose its own mix of emissions for stationary and mobile sources to meet the NAAQS. Control procedures may include stationary source emission limits, transportation plans, preconstruction review of new sources, NAA and PSD permits for construction of new sources, monitoring and inspection and testing of vehicles. Other measures may include emissions charges, closing and relocation of plants, changes in operations and ways to reduce vehicular traffic including taxes, staggered work hours and mass transportation. The CAA prescribes that no SIP will be adopted without a public hearing, and sources affected by the SIP are expected to participate.

New Source Performance Standards

NSPS are established for specific pollutants in industrial categories, based upon adequately demonstrated control technology. Many States have been delegated the authority to enforce NSPS. When a State does not have the authority, EPA enforces NSPS in that state. Waivers from NSPS for up to 7 years may be obtained, the purpose of which is to encourage use of innovative technological systems (CAA, Section 111).

National Emissions Standards for Hazardous Air Pollutants

Section 112 of the CAA defines hazardous air pollutants as those for which no air quality standard is applicable but which are judged to increase mortality or serious irreversible or incapacitating illness. NESHAP standards are based on health effects with strong reliance on technological capabilities. They apply to both existing and new stationary sources. The eight substances on the NESHAP list for which there are effective regulations currently are: benzene, beryllium, asbestos, mercury, vinyl chloride, radon, arsenic, and radionuclide emissions. The NESHAP program can be delegated to any qualifying State (CAA, Section 112).

Prevention of Significant Deterioration

The purpose of PSD is to avoid significant future degradation of the nation's clean air areas. A clean air area is one where the air quality is better than the ambient primary or secondary standard. Designation is pollutant specific so that an area can be non-attainment for one pollutant but clean for another. PSD applies only to new and modified sources in clean air areas. Clean air areas are divided into three categories: Class I - only minor air quality degradation allowed, Class II - moderate degradation, and Class III - substantial degradation. In no case would PSD allow air quality to deteriorate below secondary air quality standards.

"Baseline" is the existing air quality for the area at the time the first PSD is applied for. "Increments" are the maximum amount of deterioration that can occur in a clean air area over baseline. Increments in Class I areas are smaller than for Class II and Class II increments are smaller than Class III areas. For purposes of PSD, a major emitting source is one of 26 designated categories which emits or has the potential to emit 100 tons per year of the designated air pollutant. A source that is not within the 26 designated categories is a major source if it emits more than 250 tons per year.

New sources are required to obtain permits before construction. The permit describes the level of control to be applied and what portion of the increment may be made available to that source by the State (CAA, Part C).

Non-Attainment Areas (NAA)

Non-attainment areas are those which are not in compliance with national air quality standards. New construction in an NAA is prohibited unless the SIP has been amended and approved by EPA to reflect the following conditions:

1. Total allowable emissions for the area will be less than emissions from existing sources.

- 2. The new source must comply with the lowest achievable emission rate (LAER).
- 3. All other sources within the State owned by the subject company are in compliance.
- 4. The SIP is being carried out for the area.

The applying source in an NAA must, therefore, obtain a greater than 1:1 reduction of the pollutant or pollutants for which the area has been designated non-attainment. The source must undergo a relatively stringent preconstruction review.

Emission offsets from existing sources may need to be obtained, especially if the new source will have emissions that would exceed the allowance for the NAA. In these situations, the source would need to obtain enforceable agreements from other sources in the NAA or from its own plants in the NAA.

Emission reductions can also be "banked" by an existing source to permit future new source growth. Banked offsets may be sold or traded to other sources.

Emission Standards for Mobile Sources/Fuel Standards

Section 202 of the CAA directs EPA to regulate air pollutants emitted by motor vehicles which "cause, or contribute to, air pollution which may reasonably be anticipated to endanger public health or welfare." In response, the Agency has set standards governing motor vehicle emissions of carbon monoxide, hydrocarbons, oxides of nitrogen and particulates. These standards have given rise to the emission control systems that first appeared in automobiles in the early 1970s. The CAA generally prohibits the removal (or rendering inoperative) of any emission control device that was installed by the vehicle manufacturer in order to meet the applicable emission standards. Most states have enacted similar laws enforcing this prohibition and/or have incorporated such prohibitions as part of SIP.

The CAA provides EPA with the authority to control or prohibit the use of fuels which pose a public health risk or which "impair to a significant degree the performance of any emission control device or system." The Agency's regulations are based upon both of these rationales. (The best example of this are the regulations governing the lead content of gasoline.) Enforcement of the fuel standards is achieved through a combination of Federal and State efforts, and is based, in part, upon SIP provisions and/or State laws.

CLEAN WATER ACT (FEDERAL WATER POLLUTION CONTROL ACT)

Through the 1950s and 1960s, emphasis was on the States setting ambient water quality standards and developing plans to achieve these standards. In 1972, the Federal Water Pollution Control Act was significantly amended. These changes emphasized a new approach, combining water quality standards and effluent limitations (i.e., technology-based standards). The amendments called for compliance by all point-source discharges with the technology-based standards. A strong Federal enforcement program was created and substantial monies were made available for construction of sewage treatment plants. The Federal Water Pollution Control Act was amended in 1977 to address toxic water pollutants and in 1987 to refine and strengthen priorities under the Act as well as enhance EPA's enforcement authority. Since the 1977 amendments, the Federal Water Pollution Control Act has been commonly referred to as the Clean Water Act (CWA).

State Water Quality Standards and Water Quality Management Plans

Section 303 of the CWA authorizes the States to establish ambient water quality standards and water quality management plans. If national technology standards are not sufficient to attain desired stream water quality, the State shall set maximum daily allowable pollutant loads (including toxic pollutants) for these waters and, accordingly, determine effluent limits and compliance schedules for point sources to meet the maximum daily allowable loads.

The National Pollutant Discharge Elimination (NPDES) Program

This program was established by Section 402 of the CWA and, under it, EPA and approved States have issued more than 50,000 NPDES permits. Permits are required for all point sources from which pollutants are discharged to navigable waters. An NPDES permit is required for any <u>direct</u> discharge from new or existing sources. <u>Indirect</u> discharges through POTWs are regulated under a separate program (see discussion of pretreatment standards below). In 1979 and 1980, the permit program was revised and one of the new features was the use of <u>Best Management Practices (BMPs)</u> on a case-by-case basis to minimize the introduction of toxic and hazardous substances into surface waters. BMPs are industry practices used to reduce secondary pollution (e.g., raw material storage piles shall be covered and protected against rain and runoff). BMPs do not have numerical limits and, therefore, are different from effluent limits.

Section 304 of the CWA sets restrictions on the amount of pollutants discharged at industrial plant outfalls. Amounts are usually expressed as weight per unit of product (i.e., 0.5 lb/1,000 lb product manufactured). The standards are different for each industry. Effluent guidelines are applied to individual plants through the NPDES permit program.

There are three levels of technology for existing industrial sources: Best Practicable Control Technology (BPT), Best Conventional Technology (BCT) and Best Available Technology Economically Achievable (BAT). Under the 1972 Act, BPT was intended to be put in place by industry in 1977 and BAT in 1983. These timetables have been modified by subsequent amendments.

The 1987 CWA Amendments modified the compliance deadlines for the following:

- BPT limits requiring a substantially greater level of control based on a fundamentally different control technology
- BAT for priority toxic pollutants

- BAT for other toxic pollutants
- BAT for nonconventional pollutants
- BCT for conventional pollutants

For each technology the new deadline requires compliance "as expeditiously as practicable, but in no case later than 3 years after the date such limitations are promulgated. . .and in no case later than March 31, 1989."

New Source Performance Standards (NSPS) are closely related to BAT for existing sources but are not quite the same. NSPS are different for each industrial category. These standards must be achieved when the new industrial source begins to discharge. NSPS permits will be effective for a period of 10 years vs. 5 years or less for the BPT and BAT-type permits. This 10-year protection insulates against change in BCT or BAT requirements but does not hold against Section 307(a) toxic pollutant standards or against "surrogate" pollutants that are used to control hazardous or toxic pollutants.

A permit application must be made. Adequate information must be submitted including basic facility descriptions, SIC codes, regulated activities, lists of current environmental permits, descriptions of all outfalls, drawings, flows, treatment, production, compliance schedules, effluent characteristics, use of toxics, potential discharges and bio-assay toxicity tests performed.

Applicants must conduct analytical testing for pollutants for BOD, COD, TOC, TSS, ammonia, temperature and pH. The applicant, if included within any of the 34 "primary industry" categories, must sample for all toxic metals, cyanide and phenols given in EPA Application Form 2C and for specified organic toxic pollutant fractions.

The applicant must list hazardous substances believed to be present at the industrial plant. Testing is not required but analytical results must be provided, if available.

NPDES Permit

The NPDES permit, issued by EPA or the State, enforces Federal effluent limitations promulgated for individual industrial categories; NSPS; toxic effluent standards; State water quality standards under Section 303 of the CWA, if any are applicable and hazardous substances otherwise regulated under Section 311 of the CWA that may be incorporated under the NPDES permit instead. Permit elements include the amount of pollutants to be discharged expressed in terms of average monthly and maximum daily loads; compliance schedules, if applicable standards cannot be met now and monitoring, testing and reporting requirements.

Routine Non-compliance Reports - The Discharge Monitoring Form

The Discharge Monitoring Report (DMR) gives a summary of the discharger's records on a monthly or quarterly basis for flow measurement, sample collection and laboratory analyses. Noncompliance reports must be submitted quarterly on the cause of noncomplying discharges, period of noncompliance, expected return to compliance and plans to minimize or eliminate recurrence of incident.

Emergency Reporting

- Health: The EPA shall be notified within 24 hours of noncompliance involving discharge of toxic pollutants, threat to drinking water or injury to human health.
- Bypass: Noncompliance due to intentional diversion of waste shall be reported promptly to the permitting agency and may be permissable if essential to prevent loss of life or serious property damage.
- <u>Upset</u>: Temporary noncompliance due to factors beyond the reasonable control of the permittee shall be promptly reported to the agency.

The 1987 CWA Amendments establish a schedule for the regulation of municipal and industrial stormwater discharges under NPDES permits. Initially, (before October 1, 1992), only major dischargers and those who are significant contributors of pollutants will be required to obtain permits.

Pretreatment Standards for Indirect Discharges to Publicly-Owned Treatment Works

Coverage

New and existing industrial users who discharge to POTWs are subject to general and categorial pretreatment standards. The categorical standards are primarily directed to control of toxic pollutants in specific industries.

Requirements

General Pretreatment Standards

Prohibit fire or explosion hazards, corrosivity, solid or viscous obstructions, "slug" discharges, and heat sufficient to inhibit biological activity at POTWs.

Categorical Standards

- Standards to be expressed as concentration limits or mass weight per unit of production.
- Source must be in compliance 3 years after promulgation of standards.
- Variances can be obtained for fundamentally different factors or if industrial pollutants are consistently being removed by POTW.

Reports

Users must provide appropriate agency (EPA, State or POTWs having approved pretreatment programs) with basic information, SIC code, average and maximum daily discharge, characteristics or pollutants, applicable standards and certification whether standards are being met and, if not, what pretreatment is necessary and a compliance schedule.

Monitoring, Sampling and Analysis

Users shall submit sampling data for each regulated pollutant in discharge.

Progress Reports

Reports and information shall be submitted at 6-month intervals.

Non-Point Source Pollution Control

Section 208 of the CWA provides for control of non-point source pollution and directs States to establish planning bodies to formulate area-wide pollution control plans. NPDES permits cannot be issued where the permit may conflict with an approved Section 208 plan.

The 1987 CWA Amendments require States or EPA to develop nonpoint source management programs under Section 319.

Dredge or Fill Discharge Permit Program

Section 404 of the CWA regulates the discharge of dredged or fill material into waters of the United States. Dredged material is excavated or dredged from a water body. Fill material is that material used to replace water with dry land. The Section 404 permit program is administered by the U.S. Army Corps of Engineers. EPA provides guidelines for the issuance of permits

by the Corps of Engineers. States may assume responsibility for portions of the program

Discharge of Oil and Hazardous Substances

Section 311 of the CWA prohibits discharges of oil or hazardous substances in quantities that may be harmful to waters of the United States. The appropriate Federal agency must be immediately notified of any spill of a "reportable quantity." Section 311 provides for cleanup of spills and requires plans for preparation of Spill Prevention, Control and Countermeasures (SPCC) plans.

Over 300 substances have been defined as hazardous under Section 311 and each of these substances has a "reportable quantity" (40 CFR, Parts 116 and 117, 1980).

A person or corporation who properly notifies the Agency of the discharge of a reportable quantity of oil or hazardous substance is immune from criminal prosecution but is liable for civil penalties. Additionally, those who cause the spill are liable for the costs of cleanup and removal. If the Federal government must clean up the spill, the discharger of the spill is liable for cleanup costs. There are maximum liability limits depending upon the type of facility and spill. These limits do not apply if the discharge resulted from willfull negligence or willfull misconduct of the owner.

Certain discharges of oil and hazardous material that flow from a point source may be excluded from Section 311 liability if, during preparation of the NPDES permit covering that facility, conditions are added to the permit to avoid the occurrence of a spill.

RESOURCE CONSERVATION AND RECOVERY ACT OF 1976 (RCRA)*

RCRA was signed on October 21, 1976 and subsequently amended in 1980 and 1984. The 1984 amendments to RCRA brought about dramatic

⁴³ U.S.C. §§6901 et seq. and Solid Waste Disposal Act amendments of 1980, P.L. 96-482, 94 Stat. 2334.

changes in the coverage required by the Act. The first in a series of regulations restricting the land disposal of hazardous wastes have been promulgated. Regulations also have been proposed which will include expanded coverage in such areas as waste oil, underground tanks, etc. The Act primarily deals with current and future waste handling activities; however, one section of the act (Section 7003), addresses problems which may have arisen prior to 1976. The 7003 provision allows EPA to take action against persons conducting past and current activities that may present "an imminent or substantial endangerment to health or to the environment." The 1984 amendments also provide for corrective actions against contamination resulting from past releases of hazardous waste even without an imminent hazard. A review of the Act and the implementing regulations by the inspector is imperative before conducting an inspection, due to these changes.

Solid wastes, if land disposed, are regulated through State programs under Subtitle D of RCRA. Hazardous solid wastes are subject to regulation in their generation, transport, treatment, storage and disposal under Subtitle C of RCRA. Subtitle C of the statute authorizes a comprehensive Federal program to regulate hazardous wastes from generation to ultimate disposal. A waste is hazardous under Subtitle C if it is listed by EPA as hazardous, if it exhibits hazardous characteristics (corrosivity, reactivity, ignitability and extraction procedure toxicity) and if not delisted or excluded from regulation. There are special management provisions for hazardous wastes created by small quantity generators and hazardous wastes that are intended to be reused or recycled.

Solid waste includes garbage, refuse and sludge, other solid, liquid, semi-solid or contained gaseous material which is discarded, has served its intended purpose or is a mining or manufacturing byproduct. Most industrial and commercial byproducts can qualify as a solid waste. Exclusions from solid waste include domestic sewage, irrigation return flows, materials defined by the Atomic Energy Act, in situ mining waste and NPDES point sources.

Solid wastes excluded from regulation as <u>hazardous solid wastes</u> are household waste; crop or animal waste; mining overburden and wastes from processing and benefication of ores and minerals; flyash, bottom ash waste, slag waste and flue gas emission control waste and drilling fluids from energy

development. A waste can be "delisted" from the hazardous waste listing or excluded for other reasons. Some materials intended to be reused or recycled are not fully regulated as solid/hazardous wastes, while others, depending upon the type of waste generated and the recycling process used, are fully regulated.

Statutory Restrictions/Prohibitions

- November 8, 1984 The placement of any bulk liquid hazardous waste in salt domes, salt bed formations, underground mines or caves is prohibited until the facility receives a permit.
- May 8, 1985 The landfilling of bulk or noncontainerized liquid hazardous waste or free liquids contained in hazardous waste is prohibited.
- November 8, 1985 The placement of any nonhazardous waste liquid in a landfill operating under interim status or a permit, is prohibited unless the only reasonable alternative is a landfill or unlined surface impoundment which will not endanger groundwater drinking sources. See Section 3004(b)(3) for full graphics.
- November 8, 1986 The land disposal of solvents (codes F001 through F005) and dioxins (codes F020 through F023) is prohibited unless human health and the environment will not be endangered. (Wastes generated by Superfund and RCRA enforcement actions are not affected until November 8, 1988.) See final rule, 51 Federal Register 40572 (November 7, 1986), to be codified at 40 CFR Part 268, with conforming amendments at 40 CFR Parts 260, 261, 262, 264, 265, 270 and 271.
- July 8. 1987 Land disposal of wastes listed in Section 3004(d)(2)
 (the "California list") is prohibited unless human health or the environment is not endangered (wastes generated by Superfund

and RCRA enforcement actions not affected until November 8, 1988.) See proposed rule, 57 Federal Register 4471 (December 11, 1986).

 May 8, 1985 - New units, lateral expansions and replacement of existing units at interim status waste piles are to have single liners and leachate collection systems.

New units, lateral expansions and replacement of existing units at interim status landfills and surface impoundments are to have double liners and leachate collection systems.

 August 8, 1988 - Deep well injection of certain wastes is prohibited unless deemed safe by EPA. See Section 3004(d)(2) and (e)(2) for list of wastes.

List of Hazardous Wastes

Hazardous waste streams from specific major industry groups and some generic sources (40 CFR, Part 261, Subpart D, §261.31 and 261.32) and well over 200 toxic commercial chemical wastes (i.e., discarded commercial chemical products and chemical intermediates) are included on the list of hazardous waste (40 CFR §261.33). If a commercial chemical substance is on the list, its off-spec species is also considered hazardous when discarded, as are spill residues. Some of the listed wastes are acutely toxic and are more closely regulated than other hazardous wastes. See e.g., 40 CFR §§261.33(e), 261.5(e) and 261.7(b)(3).

Special Management Provisions

Small Quantity Generators

Small quantity generators are those that generate less than 1,000 kg per month of hazardous waste. There are two classes of small quantity generators:

- 1. Generators of between 100 and 1,000 kg per month that are subject to most of the requirements of 40 CFR Part 262 which apply to fully regulated generators, except that they are allowed to accumulate up to 6,000 kg of hazardous waste and to store waste for up to 180 to 270 days.
- 2. Generators of less than 100 kg per month that are exempt from regulation under 40 CFR Part 262 so long as they do not accumulate greater than 1,000 kg of hazardous waste, properly identify their wastes and comply with the less stringent waste treatment, storage and/or disposal requirements of 40 CFR §261.5.

Note that the classification of the generator is a function of the total wastes generated, not each waste stream. In addition, for acutely toxic wastes, if more than 1 kg per month of waste or 100 kg per month of spill residues are generated, all quantities of that waste are fully regulated.

Recycling or Reuse

The type of waste generated and/or the recycling process employed will determine whether recycled/reused materials are a solid/hazardous waste. Some of these materials are not considered solid wastes, some are solid wastes but not hazardous wastes, while others are hazardous but are not subject to full regulation, and still other of these materials are both solid and hazardous wastes that are fully regulated. The circumstances surrounding the apparent recycling/reuse of waste materials should be thoroughly documented during and inspection.

Requirements for Generators'

- <u>Identification</u> Hazardous wastes must be identified by list, testing or experience and assigned waste identification numbers.
- Notification No later than 90 days after a hazardous waste is identified or listed in 40 CFR, Part 261, a notification is to be filed with EPA or an authorized State. An EPA identification number must be received.
- Manifest System Implement the manifest system and follow procedures for tracking and reporting shipments. Beginning September 1, 1985, a waste minimization statement is to be signed by the generator [see RCRA Section 3002(b)].
- <u>Packing</u> Implement packaging, labeling, marking and placarding requirements prescribed by DOT regulations (40 CFR, Parts 172, 173, 178 and 179).
- Annual Report Submittal required March 1 using EPA Form 8700-13.
- Exception Reports When generator does not receive signed copy
 of manifest from designated TSDF within 45 days, the generator
 sends Exception Report to EPA including copy of manifest and
 letter describing efforts made to locate waste and findings.
- Accumulation When waste is accumulated for less than 90 days, generator shall comply with special requirements including contingency plan, prevention plan and staff training (40 CFR, Part 265, Subparts C, D, J and 265.16).

• Permit for Storage More Than 90 Days - If hazardous wastes are retained onsite more than 90 days, generator is subject to all requirements applicable to TSDFs and must obtain a RCRA permit.

Requirements for Transporters*

- Notification No later than 90 days after a hazardous waste is identified or listed in 40 CFR, Part 261, a notification is to be filed with EPA or an authorized State. Receive EPA identification number.
- Manifest System The transporter must fully implement the manifest system. The transporter signs and dates manifest, returns one copy of generator, assures that manifest accompanies waste, obtains date and signature of TSDF or next receiver and retains one copy of the manifest for himself.
- <u>Delivery to TSDF</u> The waste is delivered only to designated TSDF or alternate.
- Record Retention Transporter retains copies of manifest signed by generator, himself and accepting TSDF or receiver and keeps these records for a minimum of 3 years.
- <u>Discharges</u> If discharges occur, notice shall be given to National Response Center. Appropriate immediate action shall be taken to protect health and the environment and a written report shall be made to the DOT.

⁴⁰ CFR Part 263

Requirements for Treatment, Storage or Disposal Facilities (TSDFs)*

- Notification No later than 90 days after a hazardous waste is identified or listed in 40 CFR, Part 261, a notification is to be filed • EPA or an authorized State.
- Interim Status These facilities include TSDFs; onsite hazardous waste disposal; onsite storage for more than 90 days; in transit storage for greater than 10 days and the storage of hazardous sludges, listed wastes, or mixtures containing listed wastes intended for reuse. Interim status is achieved by:
 - Notification (see above)
 - Being in existence on November 19, 1980 or on the date of statutory or regulatory changes which require the facility to have a permit
 - Filing a Part A by the date specified in the regulation covering the facility (40 CFR, Parts 261, 264 or 265)
- <u>Interim Status Facility Standards</u> The following standards and requirements shall be met.
 - General information (Subpart B)
 - Waste analysis plan
 - Security
 - Inspection plan
 - Personnel training
 - Handling requirements
 - Preparedness and prevention
 - Contingency planning and emergency procedures (Subparts C and D)
 - Records and reports

⁴⁰ CFR Parts 264 and 265

- Manifest system
- Operating logs
- Annual and other reports (Subpart E)
- Groundwater Monitoring (Subpart F)
- Closure and post-closure plans (Subpart G)
- Financial requirements (Subpart H)
- Containers, tanks, surface impoundments, piles (Subparts I, J, K, L)
- Land treatment, landfills, incinerators, thermal treatment, chemical, physical and biological treatment (Subparts M, N, O, P, Q)
- Underground injection (Subpart R)

<u>Permit</u> - In order to obtain a permit:

- Facilities with interim status must file a Part B RCRA permit application when directed to do so by EPA or an authorized State and final facility standards must be met or the facility must be on an approved schedule to meet those standards.

The EPA-authorized States are to issue permits or deny the application by November 8, 1988 for land disposal facilities; by November 8, 1989 for incinerators; and by November 8, 1992 for other facilities. The following is a statutory schedule for termination of interim status.

Facility	Interim Status Terminates	Unless Part B Submitted
Land Disposal	November 1985	November 1985
Incinerators	November 1989	November 1986
Other facilities	November 1992	November 1988

 New facilities and facilities which do not qualify for interim status are to receive a RCRA permit before construction can begin or a hazardous waste can be handled. <u>Used/Recycled Oil</u> - Used oil burned for energy recovery is regulated under 50 CFR Part 266. Although a number of parallel off-spec due to flashpoint, metal or halogen content. Additional regulations governing used/recycled oil are being developed.

<u>Underground Storage Tanks</u> - The 1984 amendments also will cause certain underground storage tanks to be regulated. By May 8, 1986, all owners of underground tanks are to notify the designated State or local agency of the existence of the tank and specify the following:

- Age
- Size
- Type
- Location
- Uses

For tanks taken out of operation after January 1, 1974, the owner is to also notify the designated State or local agency of the existence of the tank and specify the following:

- Date the tank was taken out of operation
- Age at that time
- Size
- Type
- Location
- Type and quantity of substance left in the tank

Rules comprehensively regulating these tanks were proposed April 17, 1987, 52 Federal Register 12662.

COMPREHENSIVE ENVIRONMENTAL RESPONSE, COMPENSATION AND LIABILITY ACT (SUPERFUND)

The Superfund Act was enacted December 11, 1980. The Federal government is authorized to clean up toxic or hazardous contaminants at closed and abandoned hazardous waste dumps and the government is permitted to recover cost of this cleanup and associated damages by suing the responsible parties involved. Cleanup monies will come out of a "superfund" created by taxes on chemicals and hazardous wastes.

The act provides that, when there is a release of hazardous substance, either real or threatened, the parties who operated the vessel or facility which created the release are liable for the containment, removal, remedial action, response and injury damages to natural resources under Section 107(a). The act also establishes limitations on liability.

If claims are presented to the liable parties but are not satisfied, the act then allows claims to be reimbursed from the Superfund.

Regulatory provisions under Sections 102 and 103 of the act require that release of hazardous substances into the environment be reported unless the release is in accordance with an established permit. Spills of any "reportable quantity", established pursuant to regulations promulgated under the Act, must be reported.

All owners or operators of any facility handling and disposing of hazardous substances or that has handled hazardous substances in the past (including previous owners and operators) were required to inform the EPA Administrator by June 1981 of their facility activities unless they have a RCRA permit or have been accorded "interim status". Failure of notification is a crime and, if the party knowingly fails to provide these data, they are not entitled to the prescribed limits and defenses of liability.

On October 17, 1986, the Superfund Act was amended under the Superfund Amendments and Reauthorization Act (SARA). Those amendments provide mandatory schedules for the completion of various phases of remedial

response activities, establish detailed cleanup standards and generally strengthen existing authority to effect the cleanup of superfund sites.

[An integral part of SARA, but not an amendment to the Superfund Act, is the Emergency Planning and Community Right-to-Know Act of 1986. It addresses the handling of extremely hazardous chemicals and requires: (1) Emergency planning, (2) emergency notification, (3) community right-to-know reporting and (4) an emissions inventory.]

TOXIC SUBSTANCES CONTROL ACT (TSCA)

TSCA regulates existing and new chemical substances. TSCA applies primarily to manufacturers, distributors, processors and importers of chemicals. TSCA can be divided into five parts as follows:

Inventory and Pre-manufacture Notification

EPA has published an inventory of existing chemicals. A substance that is not on this list is considered "new" and requires Pre-manufacture Notification (PMN) to EPA at least 90 days before the chemical can be manufactured, shipped or sold (TSCA, Section 5). If EPA does not make a declaration within 90 days to restrict the product, then full marketing can begin and the chemical is added to the inventory. In addition, a manufacturer may obtain a test marketing exemption and distribute the chemical before the 90-day period has expired. Conversely, EPA, in response, may reject PMN for insufficient data, negotiate for suitable data, prohibit manufacture or distribution until risk data are available or pending development of a Section 6 rule, completely ban the product from the market or review the product data for an additional 90 days.

Testina

Under TSCA, Section 4, EPA can require product testing of any substance which "may present an unreasonable risk of injury to health or to the environment." Some testing standards are proposed, but no test requirements for specific chemicals are yet in effect.

Reporting and Recordkeeping

TSCA, Section 8(a) deals with general reporting. The "first tier" rule (PAIR) now in effect is a short form seeking production and exposure data on over 2,300 existing chemicals. A "second tier" rule is expected to obtain more detailed data on a relatively small group of chemicals that may become priority candidates for regulation.

Section 8(c) calls for records of significant adverse effects of toxic substances on human health and the environment. It requires that records of alleged adverse reaction be kept for a minimum of 5 years.

Section 8(d) allows EPA to require that manufacturers, processors and distributors of certain listed chemicals (designated under 40 CFR 716.13) submit to the EPA lists of health and safety studies conducted by, known to or ascertainable by them. Studies include individual files, medical records, daily monitoring reports, etc.

Section 8(e) requires action upon discovery of certain data. Any person who manufacturers, processes or distributes a chemical substance or mixture, or who obtains data which reasonably supports the conclusion that their chemical presents a <u>substantial risk</u> of injury to health or to the environment, is required to notify EPA immediately. Personal liability can only be limited if the company has a response plan in effect.

Regulation Under Section 6

EPA can impose a Section 6 rule if there is reason to believe that the manufacture, processing, distribution or use or disposal of a chemical substance or mixture causes, or may cause, an unreasonable risk of injury to health or to the environment. Regulatory action can range from labeling requirements to complete prohibition of the product. Section 6 rules are currently in effect for several chemicals including PCBs. A Section 6 rule requires informal rulemaking, a hearing, and a cost-benefit analysis.

Imminent Hazard

This is defined as a chemical substance or mixture causing an imminent and unreasonable risk of serious or widespread injury to health or the environment. When such a condition prevails, EPA is authorized by TSCA, Section 7, to bring action in U.S. District Court. Remedies include seizure of the chemical or other relief including notice of risk to the affected population or recall, replacement or repurchase of the substance.

FEDERAL INSECTICIDE, FUNGICIDE AND RODENTICIDE ACT (FIFRA)

A pesticide is defined as any substance intended to prevent, destroy, repel or mitigate pests. FIFRA requires registration of all pesticides, restricts use of certain pesticides, authorizes experimental use permits and recommends standards for pesticide applicators and the disposal and transportation of pesticides.

Pesticides are registered for 5 years and classified for either general or restricted usage. Restricted means that they are to be applied either by or under the direct supervision of a certified applicator. Pesticides must be labeled and specify ingredients, uses, warnings, registration number and any special use restrictions. Regulations also specify tolerance levels for certain pesticide chemicals in or on agricultural commodities. These limits apply to 310 different compounds and residue tolerances range from 0 to 100 ppm. A few pesticides are also regulated as toxic pollutants under Section 307(a) of the CWA and by Primary Drinking Water Standards under the SDWA.

SAFE DRINKING WATER ACT

The SDWA of 1974 was established to provide safe drinking water to the public. Both primary and secondary drinking water standards have been set by EPA regulations which apply to water after treatment by public drinking water systems. National Interim Primary Drinking Water Regulations were adopted in 1975 to protect public health (40 CFR, Part 141). Regulations covering radionuclides were added in 1976. Regulations for trihalomethanes were promulgated in 1979. Secondary regulations were established in 1979 as

guidelines to States to protect the non-health-related-qualities of drinking water. The 1986 amendments to the SDWA: (1) establish a mandatory schedule, requiring the promulgation of primary drinking water regulations for 83 contaminants, (2) prohibit the use of lead in public water systems, (3) provide civil and criminal penalties for persons who tamper with public water systems and (4) require closer scrutiny of State programs, including the direct enforcement of drinking water standards, if necessary.

The SDWA also provides for protection of underground sources of drinking water. Final regulations have been issued whereby States are to establish Underground Injection Control (UIC) waste disposal programs to ensure that contaminants in water supplies do not exceed National Drinking Water Standards and to prevent endangerment of any underground source of drinking water. Injection wells are divided into five classes for regulatory handling. Construction and disposal standards are established for the permitting of Class I to III wells. Class I and IV wells are subject to RCRA requirements. Class IV wells are those used by generators of hazardous or radioactive wastes to dispose of hazardous wastes into formations within onequarter mile of an underground source of drinking water. New Class IV wells are prohibited and existing Class IV wells must be phased out within 6 months after approval or promulgation of a UIC program in the state. There are numerous State regulatory requirements affecting groundwater which should be consulted by multi-media compliance inspectors. In addition, the 1986 amendments to SDWA strengthen EPA's enforcement authority for UIC programs.

APPENDIX B SAFETY PLAN

Appendix B

The CSHA Hazardous Waste Site Worker Standards (29 CFR 1910.120), the EPA Safety Manual, Chapter 9, and other EPA protocols require certain safety planning efforts prior to field activities. The following format is aligned with these requirements. Extensive training and certifications, and further planning in the form of a more extensive Site Safety and Health Plan, may be required in addition to the following plan.

NEIC PRELIMINARY SITE PLAN FOR HAZARDOUS SUBSTANCES RESPONSES AND FIELD INVESTIGATIONS

PROJECT:	NEIC Reporting Code:
	Date:
Branch Chief:	Date:
On Scene Coordinator or Supervisor:	
Health and Safety Manager Approval:	
DESCRIPTION	ON OF ACTIVITY
If any of the following information is unplan, mark "PP."	available, mark "UA"; if covered in project
Site Name:	,
Location and approximate size:	
Description of the response activity and	d/or the job tasks to be performed:
	vity:
	igation:
Site Topography:	
Site Accessibility by Air and Roads:	

HAZARDOUS SUBSTANCES AND HEALTH HAZARDS INVOLVED OR SUSPECTED AT THE SITE

Fill in any information that is known or suspected

Areas of Concern	Chemical and Physical Properties	Identity of Substance and Precautions
Explosivity		
Radioactivity:		
Oxygen Deficiency: (e.g., Confined Spaces)		
Toxic Gases:		
Skin/Eye Contact Hazards:		
Heat Stress		
Pathways from site for hazardous su	bstance dispersion: _	
WORK PLA	AN INSTRUCTIONS	
A. Recommended Level of Protection	n: A B	c
Cartridge Type, if Level C:		

	Additional Safety Clothing/Equipment:
	Monitoring Equipment to be Used:
CONT	FRACTOR PERSONNEL:
	Number and Skills:
CONT	PACTOR SAFETY OF OTHING/FOURDMENT REQUIRED
-	RACTOR SAFETY CLOTHING/EQUIPMENT REQUIRED:
(29 CF	Have contractors received OSHA required training and certification? FR 1910.120) Yes Not Required
(If "yes	s", copy of training certificate(s) must be obtained from contractor)
В.	Field Investigation and Decontamination Procedures:
Decon equipn	ntamination Procedures (contaminated protective clothing, instruments, ment, etc.):

water, etc.,				wasn-
				
IV.	EMERGEN	NCY CONTACTS		
Hospital Phone No.:				
Hospital Location:				
EMT/Ambulance Phone No.:				
Police Phone No.:				
Fire Assistance Phone No.:				
NEIC Health and Safety Man	ager:	Ken Fischer	(303)236-5111 FTS 776-5111	
Radiation Assistance:	Office Las Ve (702)7	Boliss, Director of Radiation Prog egas Facility (ORF 198-2476 545-2476		

APPENDIX C EVIDENTIARY PROCEDURES FOR PHOTOGRAPHS/MICROFILM

Appendix C PHOTOGRAPHS

When movies, slides or photographs are taken which visually show the effluent or emission source and/or any monitoring locations, they are numbered to correspond to logbook entries. The name of the photographer, date, time, site location and site description are entered sequentially in the logbook as photos are taken. A series entry may be used for rapid sequence photographs. The photographer is not required to record the aperture settings and shutter speeds for photographs taken within the normal automatic exposure range. Special lenses, films, filters or other image enhancement techniques must be noted in the logbook. Chain-of-custody procedures depend upon the subject matter, type of film and the processing it requires. Film used for aerial photography, confidential information or criminal investigations require chain-of-custody procedures. Adequate logbook notations and receipts may be used to account for routine film processing. Once developed, the slides or photographic prints shall be serially numbered corresponding to the logbook descriptions and labeled.

MICROFILM

Microfilm is often used to copy documents that are or may later become TSCA Confidential Business Information (CBI). This microfilm must be handled in accordance with the TSCA CBI procedures (see Appendix I for additional information and forms). Table C-1 is the NEIC procedure for processing microfilm containing TSCA CBI documents.

Table C-1

NEIC PROCEDURE FOR MICROFILM PROCESSING OF TSCA CBI DOCUMENTS

- 1. Kodak Infocapture AHU 1454 microfilm shall be used for filming all TSCA CBI documents.
- 2. Obtain packaging materials and instructions from the NEIC Document Control Officer or Assistant, including:
 - Preprinted shipping labels
 - Chain-of-custody records
 - Custody seals
 - Double envelopes
 - Green TSCA cover sheets
 - TSCA loan receipt
- 3. Prepare each roll of microfilm for shipment to the processor.
 - Enclose the film in double-wrapped paginges
 - Place a green TSCA cover sheet in the inner package
 - Place a TSCA loan receipt in the inner package
 - Complete a Chain-of-Custody Record, place the white copy in the inner package and keep the pink copy for the field files
 - Seal inner package with a custody seal and sign and date it
 - Mark the inner package:

"TO BE OPENED BY ADDRESSEE ONLY TSCA CONFIDENTIAL BUSINESS INFORMATION"

4. Ship the film via Federal Express to the Springfield, Virginia Federal Express office and instruct that it is to be held for pickup. USE SIGNATURE SECURITY SERVICE ONLY.

This practice requires the courier to sign, the station personnel to sign and the delivery courier to sign.

Instruct the Springfield Federal Express office to hold the shipment for pickup and to notify:

Mr. Vern Webb U.S. EPA/EPIC Vint Hill Farms Station Warrenton, Virginia 22186 (730) 557-3110

- 5. Telephone Mr. Webb and inform him of the date shipped, the number of rolls of film, the air bill number and your phone number.
- 6. Telephone the NEIC Document Control Officer or Assistant and inform them.
- 7. Telephone Mr. Webb the following day and verify film quality to determine if repeat microfilming is necessary.
- 8. The pink copy of the Federal Express form, with the shipment cost and project number indicated, must be turned in to the Assistant Director, Planning and Management. If you are in the field for an extended period of time (3 weeks or more), the pink copies must be mailed to NEIC.

APPENDIX D AIR POLLUTION CHECKLISTS

Appendix D NEW SOURCE PERFORMANCE STANDARDS (NSPS)*

Sources Covered

NSPS includes new and modified industrial stationary source categories for which construction was started after the standard was proposed. The categories are listed in Table D-1.

Requirements

•	Notification to Agency	
	Agency notified before construction before startup before testing	YesNo YesNo YesNo
•	Emissions Testing	
	Performance tests of emission control equipment conducted using prescribed reference methods within 180 days of startup written results sent to Agency	YesNo YesNo YesNo
•	Monitoring	
	Continuous emission monitoring (CEM) to be cond categories [Table D-2]	ucted for 10
	CEM recordkeeping kept in permanent form suitable for inspection	YesNo
	 Records of continuous monitoring system maintained, including actual data performance specification test reports calibration checks adjustments and maintenance 	YesNo YesNo YesNo YesNo
	Control equipment operating parameters (flow rates, pressure drops, currents, etc.)	YesNo
•	Reports/Records	
-	Excess reports filed	YesNo
	Date and time when control equipment was repaired, adjusted or inoperative	YesNo
	Notification given to State/local agency	YesNo
10.05	22.0	
40 CF	R, Part 60	

(03/89)

Appendix D (cont.)

Date and time when CEM was inoperative.		
nature of repairs	Yes	Nc
Notification given to State/local agency.	Yes	_N

Table D-1

SOURCES SUBPART (40 CFR Part 60)

EFFECTIVE DATE OF STANDARD AND POLLUTANTS SUBJECT TO NSPS

Source	Subpart	Effective Date	Poilutant
Fossil-fuel-fired steam generators	D	August 17, 1971	Particulate matter, suifur dioxide
constructed after August 17, 1971			nitrogen oxides
Fossil-fuel-fired steam generator	Da	September 18, 1978	Particulate matter sulfur dox de
constructed after September 18, 1978			nitrogen diaxide
Industrial-Commercial-Institutional steam generat-	Db	June 19, 1984	Particulate matter, sulfur dick de
ing units constructed after June 19, 1984	_		nitrogen oxides
Municipal incinerators	Ε	August 17, 1971	Particulate matter
Portland cement plants	F	August 17, 1971	Particulate matter
Nitric acid plants	G	August 17, 1971	Nitrogen oxides
Sulfuric acid plants	Н	August 17, 1971	Sulfur dioxide, acid mist
Annhalt annuate aloute			_ (sulfuric acid)
Asphalt concrete plants	l.	June 11, 1973	Particulate matter
Petroleum refineries	J	June 11, 1973	Particulate matter,
0			carbon monoxide, sulfur diox de
Storage vessels for petroleum liquids	K	June 11, 1973	VOC
	Ka	May 18, 1978	VOC
Volatile organic liquid storage vessels	Kb	July 23, 1984	VOC
Secondary lead smelters	L	June 11, 1973	Particulate matter
Secondary brass and bronze ingot production plants	М	June 11, 1973	Particulate matter
Iron and steel plants (basic oxygen furnace)	N	June 11, 1973	Particulate matter
Iron and steel plants (secondary emissions from	Na	January 20, 1983	Particulate matter
oxygen furnaces)	_		
Sewage treatment plants (incinerators)	Ö	June 11, 1973	Particulate matter
Primary copper smelters	P	October 16, 1974	Particulate matter, sulfur dioxide
Primary zinc smelters	Q	October 16, 1974	Particulate matter, sulfur dioxide
Primary lead smelters	R	October 16, 1974	Particulate matter, sulfur dioxide
Primary aluminum reduction plants	<u>s</u>	October 23, 1974	Fluorides
Phosphate fertilizer industry	TUV	October 22, 1974	Fluorides
(listed as five separate categories)	WX	<u>.</u>	
Coal preparation plants	Y	October 24, 1974	Particulate matter
Ferro-alloy production facilities	Z	October 21, 1974	Particulate matter,
.			carbon monoxide
Steel plants (electric arc furnaces)	AA	October 21, 1974	Particulate matter
Steel plants, electric arc furnaces and argon-	AAa	August 17, 1983	Particulate matter
oxygen decarburization vessels			
Kraft pulp mills	B B	September 24, 1976	Particulate matter, TRS
Glass plants	∞	June 15, 1979	Particulate matter
Grain elevators	DD	August 3, 1978	Particulate matter
Metal furniture surface coating	EE	November 28, 1980	VOC
Stationary gas turbines	GG	September 24, 1976	Nitrogen oxides, sulfur dioxide
Lime plants	HH	May 3, 1977	Particulate matter
ead acid battery plants	KK	January 14, 1980	Lead
Metallic mineral processing plants	LL	August 24, 1982	Particulate matter
Auto and light-duty truck, surface coating operation	MM	October 5, 1979	VOC
Phosphate rock plants	NN	September 21, 1979	Particulate matter
Ammonium sulfate plants	PP	February 4, 1980	Particulate matter
Graphic arts industry	QQ	October 28, 1980	VOC
Pressure sensitive tape manufacturing	AR.	December 30, 1980	VOC
Appliance surface coating	SS	December 24, 1980	VOC
Metal coil surface coating	TT	January 5, 1981	VOC
Asphalt roofing plants	w	November 18, 1980;	Particulate matter
		May 26, 1981	
Synthetic organic chemicals	VV	January 5, 1981	Performance standards
Beverage can surface œating Bulk gasoline terminal	WW XX	November 26, 1980 December 17, 1980	VOC

Table D-1 'cont.)

SOURCES SUBPART (40 CFR Part 60) EFFECTIVE DATE OF STANDARD AND POLLUTANTS SUBJECT TO NSPS

Source	Subpart	Effective Date	Pollutant
lew residual wood heaters	AAA	July 1, 1988	Particulate matter
ubber tire manufacturing industry	BBB	January 20, 1983	VOC
inyl/urethane coating	FFF	January 18, 1983	VOC
etroleum refineries	GGG	January 4, 1983	Performance standards
ynthetic fiber plants	HHH	November 23, 1982	VOC
etroleum dry cleaners	JJJ	September 21, 1984	VOC
nshore natural gas processing plants	KKK	June 24, 1985	VOC
nshore natural gas processing plants	LLL	October 1985	SO ₂
onmetallic mineral processing plants	000	August 1, 1985	Particulate matter
ool fiberglass insulation manufacturing plants	PPP	February 25, 1985	Particulate matter
agnetic tape coating	SSS	January 22, 1986	VOC
dustrial surface coating, plastic parts for business machines	ΠT	January 8, 1986	voc

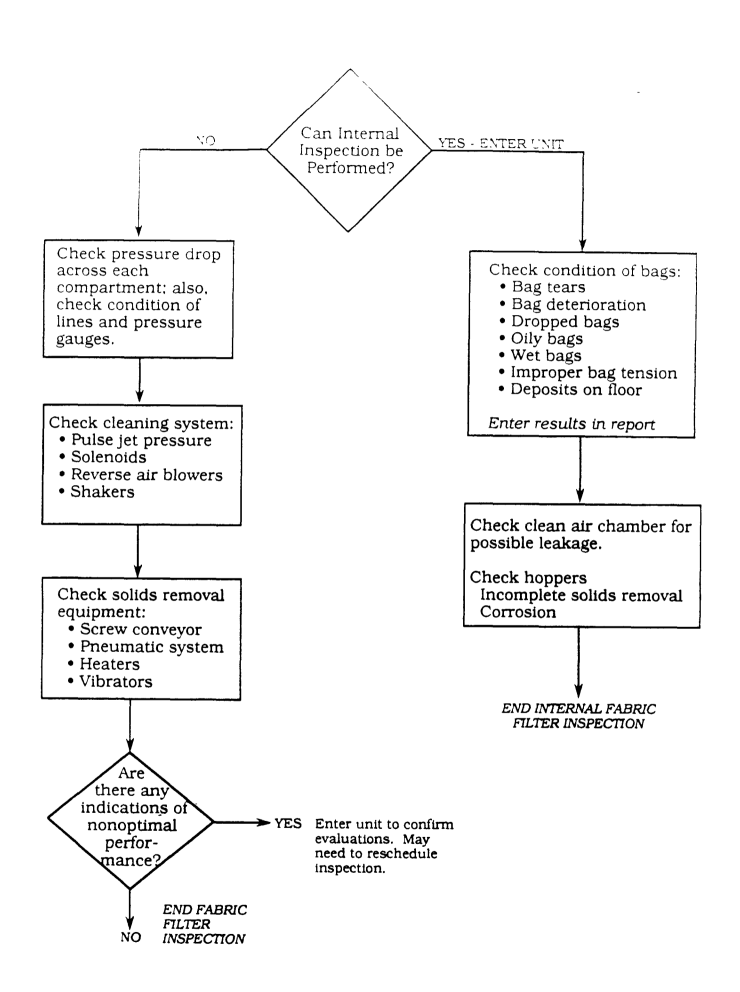


Figure D-1
Fabric Filter Inspection Flowsheet

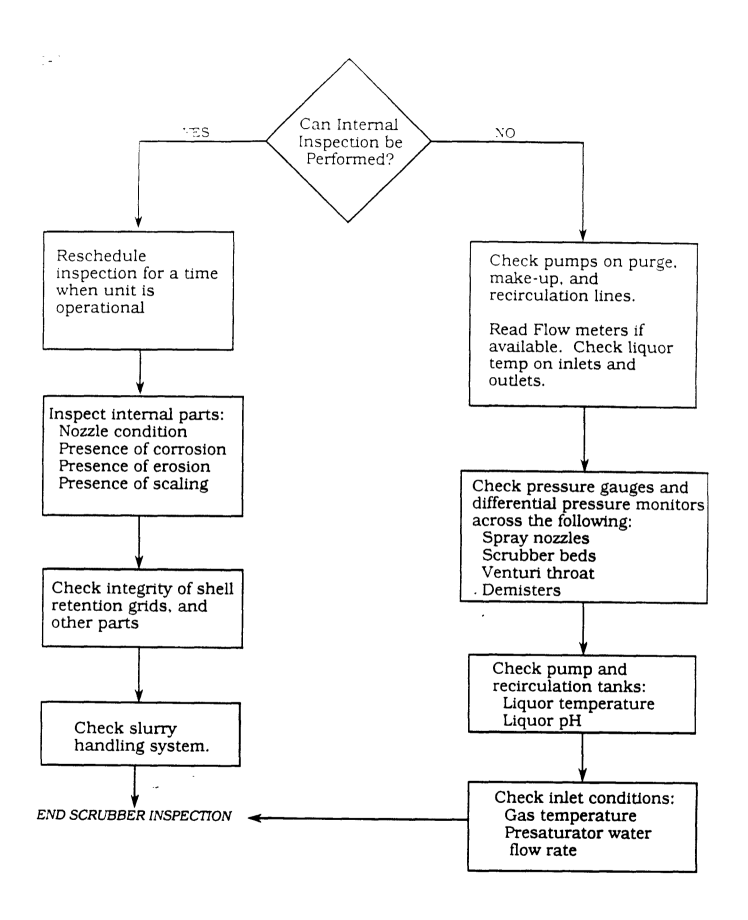


Figure D-2 Scrubber Inspection Flowsheet

	pacte	ed cover placed on the waste at the end ch day or 24-hour period?	Yes	_Nc
		st suppressant used that has been oved by the Administrator?	Yes	_Nc
		alternate method is used, has it been oved by the Administrator?	Yes	_Nc
B.	Is the	ere a barrier restricting access to the site?	Yes	_No
C.		varning signs placed at 100-meter foot) or less intervals around the site?	Yes	_Nc
	1.	Are they easily read?	Yes	_Nc
	2.	Do they meet the size requirements of 61.153(b)(1)(ii)?	Yes	_Nc
	3.	Do they meet the legend requirements of 61.153(b)(1)(iii)?	Yes	_Nc

	Ε		the Administrator authorized the use of other alternate cleaning equipment?	Yes	Nc
XIII.	REP	ORTIN	G REQUIREMENTS		
	the A	the fac dminis 5, 198	sility submitted the following information to strator by July 4, 1984 (90 days after 84?)	Yes	Nc
	A.	For a	all sources:		
		1.	Description of the emission control equipment for each process?	Yes	No
		2.	The pressure drop across the fabric filter, if used?	Yes	No
		3.	The airflow permeability of a woven fabric filter and of synthetic, if the fill yarn is spun?	Yes	No
	B.	For s	sources subject to 61.151 and 152:		
		1.	Description of each process that generates asbestos-containing waste?	Yes	No
		2.	The average weight of material disposed in kg. per day?	Yes	No
		3.	The emission control methods used?	Yes	No
		4.	The type of disposal method or site and the name, location and operator of the site?	Yes	No
	C.	Fors	ources subject to 61.153:		
		1.,	Description of the site?	Yes	No
	ŕ	2.	Methods used to comply with the standards?	Yes	No
XIV.	ACTI	VE WA	ASTE DISPOSAL SITE STANDARDS		
	A.	Are v	isible emissions possible from the site?	Yes	No

		beer	dust suppression agent applied that has recommended by the manufacturer and oved by the Administrator?	Yes	_Nc
	В.	is the	ere a parrier restricting access to the site?	Yes	_Nc
	C.	Are v	warning signs placed at 100-meter (330- or less intervals around the site?	Yes	_Nc
		1.	Are they easily read?	Yes	_Nc
		2.	Do they meet the size requirements 61.153(b)(1)(ii)?	Yes	_Nc
		3.	Do the meet the legend requirements of 61. 3(b)(1)(iii)?	Yes	_No
	D.		the Administrator approved an alternate ss control method?	Yes	_No
XII.	AIR (CLEAN	•		
	A.	Are fa	abric filter collection devices used?	Yes	_No
		If no,	go to D.		
		1.	Is the filter pressure drop no more than .995 kilopascal (4 inches water gauge)?	Yes	_No
		2.	Does the air flow permeability meet the requirements of 61.154(a)(1)(ii)?	Yes	_No
		3.	Does the fabric meet the requirements of 61.154(a)(1)(iii)?	Yes	_No
	•	4.	If a synthetic fabric is used, is the fill yarn spun?	Yes	_No
	B.		equipment properly installed, used, ated and maintained?	Yes	_No
	C.	Are b	ypasses only used during suspect or gency conditions?	Yes	_No
	D.		he Administrator authorized wet collec- fabric creates a fire or explosion rd?	Yes	_No

		2.	Was v slurry	waste mixed with water to form a ?	Yes	No
			a.	Are visible emissions possible to the outside air?	Yes	_No
				s, complete air cleaning standards nd continue.)		
			b.	Was all wet asbestos-containing material in leak-tight containers?	Yes	No
			C.	Were the containers labeled with appropriate warnings?	Yes	_No
				[See 61.152(b)(1)(iv) or OSHA 29 CFR 1910.1001(g)(2)(ii) for labeling requirements.]		
		3.		ste processed into nonfriable pel- r other shapes?	Yes	_No
			a.	Are visible emissions possible from the operation to the outside air?	Yes	No
			b.	Were emissions cleaned before discharge?	Yes	_No
				(If yes, complete air cleaning standards XIII and continue.)		
		4.		alternate method is used, was it wed by the Administrator?	Yes	_No
XI.	ASBE	DARDS STOS RATION	MILLS	INACTIVE WASTE DISPOSAL SIT AND MANUFACTURING AND FAE	ES FOR BRICATING	
	A.	Are vi	sible e	missions possible from the site?	Yes	_No
				vered with at least 15 centimeters clean compacted material?	Yes	_No
		Is a ve	egetatio	on cover present?	Yes	_No
				vered with at least 60 centimeters ean compacted material?	Yes	_No

		4.			ite method is used, was it y the Administrator?	Yes	No
X .	DEMO	IDARD DLITIO RATION	N, REI	WASTE NOVAT	E DISPOSAL FOR MANUFACTION, SPRAYING AND FABR	CTURING, ICATING	
	A.	Are w	astes	dispos	ed at acceptable sites?	Yes	No
			Active rement		Disposal Site XIV		
	B.	air du	iring co aging, t	llectio	ns possible to the outside n, processing, incineration, orting of deposition of	Yes	No
		1.	Was t		ste mixed with a wetting		
			•	•	to disposal?	Yes	No
			a.		the agent recommended by anufacturer for this use?	Yes	No
			b.	mater	all asbestos containing rial adequately mixed with etting agent?	Yes	No
			C.		isible emissions possible outside air?	Yes	No
					emissions cleaned before arge?		
					s, complete air cleaning ards XIII and continue.)		
	-		d.	the ar	wetting suspended when mbient temperature at the disposal site dropped -9.5 °C (15 °F)?	Yes	No
				(1)	Are hourly temperature records kept during suspension of wetting operations?	Yes	No
				(2)	Are records kept for at least 2 years?	Yes	No

	d.	ambi dispo	wetting suspended when the ent temperature at the waste sal site dropped below C (15 °F)?	Yes	_No
		(1)	Are hourly temperature records kept during suspension of wetting operations?	Yes	_No
		(2)	Are records kept for at least 2 years?	Yes	_No
2.	Was slurry		mixed with water to form a	Yes	_No
	a.		risible emissions possible outside air?	Yes	_No
			e emissions cleaned before arge?	Yes	_No
			s, complete air cleaning lards and continue XIII.)	Yes	_No
	b.		all wet asbestos-containing rial in leak-tight containers?	Yes	_No
	C.		the containers labeled with opriate warnings?	Yes	_No
		CFR	61.152(b)(1)(iv) or OSHA 29 1910.1001(g)(2)(ii) for labeling rements.]	g	
3.			cessed into nonfriable pel- shapes?	Yes	_No
	a.		isible emissions possible the operation to the outside	Yes	_No
	b.		emissions cleaned before arge?	Yes	_No
			s, complete air cleaning		

	Were	emiss	ions cl	eaned before discharge?	Yes	_No			
	(If yes		olete ai	r cleaning standards XIII and					
VIII.	INSU	LATIN	G MAT	ERIALS					
	molde	ed and	friable	terial containing asbestos that was or wet applied and friable after re-installed after April 5, 1984?	Yes	No			
IX.	WAS	TE DIS	POSA	L FOR ASBESTOS MILLS					
	A.			os-containing waste material an acceptable site?	Yes	_No			
		(See	Active	Waste Disposal Site requirements	XIV.)				
	B.	Are vi air?	sible e	missions possible to the outside	Yes	_No			
		Were	emissi	ons cleaned before discharge?	Yes	_No			
		(If yes, complete air cleaning standards XIII and continue.)							
	C.	Identi	fy the c	disposal method for wastes from co	ntrol devices.				
		1.		he waste mixed with a wetting prior to disposal?	Yes	_No			
			a.	Was the agent recommended by the manufacturer for this use?	Yes	_No			
		-	b.	Was all asbestos containing material adequately mixed with the wetting agent?	Yes	_No			
			c.	Are visible emissions possible to the outside air?	Yes	_No			
				Were emissions cleaned before discharge?	Yes	_No			
				(If yes, complete air cleaning standards XIII and continue.)					

		9.		the temperature at the point of ing below 0 °C (32 °F)?	Yes	_No	
			appl rem	es, no other wetting requirements y and components are to be oved as units or in sections to the imum extent possible.)			
VI.	SPR	AYING					
	If spi friab	rayed o le after	n asbo drying	estos material is encapsulated and t , go to 3.	the material is n	ot	
	A.			rial that is sprayed contain: asbestos on a dry weight basis?	Yes	_No	
	В.	If gre	ater th	nan 1%,			
		1.		the Administrator notified at least ays prior to the spraying?	Yes	_No	
		2.	Did t	the notice include:			
			a.	Name and address of owner or operator?	Yes	_No	
			b.	Location of spraying operation?	Yes	_No	
				C.	Procedures to be followed to comply with National Emission Standards for Asbestos, 40		
				CFR 61, Subpart M?	Yes	_No	
		3.	Are v	visible emissions possible to the de air?	Yes	_No	
		-		e emissions cleaned before narge?	Yes	_No	
	-		(If ye	es, complete air cleaning standards and continue.)			
VII.	FABF	RICATI	ON (S	ee 61.149 for applicability)			
	Are v	isible e	missio	ons to the outside air possible?	Yes	_No	

	a.	suffic mine	ient information to deter- that wetting would cause oidable damage?	Yes	No
	b.		a local exhaust ventilation collection system used?	Yes	No
		(1)	Are visible emissions possible to the outside air?	Yes	No
		(2)	Was the system operated according to air cleaning requirements?	Yes	No
			system was used, complete eaning standard XIII and nue.)		
7.		compo or sect	nents were removed as ions,		
	a.		they adequately wetted g stripping?	Yes	No
	b.		a local exhaust ventilation collection system used?	Yes	No
			system was used complete eaning standards XIII and nue.)		
8.	When		e material was stripped or		
	a.		t been adequately wetted collected for disposal?	Yes	No
	b.		t been lowered, not drop- to the ground or lower floor?	Yes	No
	c.	tight s	t been transported via dust- shutes or containers if more 50 feet above the ground	Yes	No
		10 4 61	•		—' `

	b.	A description of the facility to be demolished or renovated including size, age and prior use?	Yes	No
	C.	The estimated amount of friable asbestos?	Yes	No
	d.	The location of the facility to be demolished/renovated?	Yes	No
	e.	A demolition/renovation schedule?	Yes	No
	f.	The methods of demolition/ renovation to be used?	Yes	No
	g.	Procedures to be followed to comply with National Emission Standards for Asbestos, 40 CFR 61, Subpart M?	Yes	No
	h.	The name and location of the asbestos disposal site?	Yes	No
4.		friable asbestos material removed to wrecking or dismantling?	Yes	No
	or sin	was material encased in concrete nilar material and was material uately wetted?	YesI	No
5.		asbestos covered or coated were y components removed?		
	a.	Were they adequately wetted?	YesI	No
	b.	Were they carefully lowered to ground level?	Yes!	No
6.		estos was stripped from facility onents, were they adequately d?	YesI	No
		ipment would be damaged by g during renovation,		

			(2)	Was the system operated according to air cleaning requirements?		_Yes	No
				ystem was used, complete aning standards XIII and ue.)			
	5.	When remov		material was stopped or			
		a.		been adequately wetted ollected for disposal?		Yes	No
		b.		been lowered, not drop- the ground or lower floor?		Yes _	No
		C.	tight s	been transported via dust- hutes or containers if more 0 feet above the ground		Yes	No
	6.			perature at the point of v 0 °C (32 °F)?		Yes	No
		apply remov	and co	her wetting requirements imponents are to be units or in sections to the tent possible.)			
D.	friable meter square	asbes s (260	itos to t linear f rs (160	renovated, is the amount of be stripped at least 80 linear eet) on pipes or at least 15 square feet) on other		Yes	No
	1.		Was a written notice provided to the Administrator?			Yes _	No
-	2.	ed at		ce postmarked or deliver- 0 days before demolition/ egan?		Yes	No
	3.	Did th	e notic	e include			
		a.	Name operat	and address of owner or tor?		Yes	No

1,	Was Admi	a writte nistrate	en notice provided to the or?	Yes	Nc
2.	ed as	early	tice postmarked or deliver- as possible before the pegan?	Yes	No
3.	Did th	ne noti	ce include		
	a.	Name opera	e and address of owner or ator	Yes	No
	b.	demo	scription of the facility to be blished or renovated includ- ze, age and prior use	Yes	_No
	C.	The e	estimated amount of friable stos	Yes	_No
	d.		ocation of the facility to be olished/renovated	Yes	_No
	θ.	A des	molition/renovation dule	Yes	_No
	f.		nethods of demolition/ vation to be used	Yes	_No
	g.	comp Stand	edures to be followed to bly with national Emission dard for Asbestos, 40 CFR ubpart M	Yes	_No
	h.		name and location of the stos disposal site	Yes	_No
4.		compo or sect	nents were removed as ions,		
-	a.	Were during	they adequately wetted g stripping?	Yes	_No
	b.		a local exhaust ventila- and collection system used?	Yes	_No
		(1)	Are visible emissions possible to the outside air?	Yes	_No

	9.		the temperature at the point of ng below 0 °C (32 °F)?	Yes	_Nc
		apply remo	s, no other wetting requirements and components are to be ved as units or in sections to the mum extent possible.)		
8.	If the	facility	is to be demolished,		
	linear less t	r meter than 15	nt of friable asbestos less than 80 s (260 linear feet) or pipes and square meters (160 square feet) mponents?	Yes	_Nc
	(If no	, go to	C below.)		
	1.		a written notice provided to the nistrator?	Yes	_No
	2.	ed at	the notice postmarked or deliver- least 20 days before demolition/ vation began?	Yes	_No
	3.	Did ti	he notice include:		
		a.	Name and address of owner or operator?	Yes	_No
		b.	A description of the facility to be demolished or renovated including size, age and prior use?	Yes	_No
		C.	The estimated amount of friable asbestos?	Yes	_No
-		d.	The location of the facility to be demolished/renovated?	Yes	_No
		₽.	A demolition/renovation schedule	Yes	_No
C.	local	govern	molition been ordered by State or ment due to structurally unsound or danger of imminent collapse?	Yes	_Nc
	If no,	go to l	D below.		

			Table D-5 (cont.)	
		ii.	Was the system operated according to air cleaning requirements?	YesNo
			system was used, complete eaning standards XII and nue.)	
7.		compo or sect	nents were removed as ions,	
	a.	Were during	they adequately wetted g stripping?	YesNo
	b.		a local exhaust ventilation ollection system used?	YesNo
		(1)	Are visible emissions possible to the outside air?	YesNo
		(2)	Was the system operated to air cleaning requirements?	YesNo
			ystem was used complete eaning standards XIII and nue.)	
3.	When		material was stripped or	
	a.	Had it	been adequately wetted collected for disposal?	YesNo
	b.		been lowered, not drop- the ground or lower floor?	YesNo
	C.	tight s	been transported via dust- hutes or containers if more 50 feet above the ground	Yes No

	e.	A demolition/renovation schedule?	Yes	No
	f.	The methods of demolition/ renovation to be used?	Yes	No
	g.	Procedures to be followed to comply with National Emission Standards for Asbestos, 40 CFR 61, Subpart M?	Yes	No
	h.	The name and location of the asbestos disposal site?	Yes	No
4.		friable asbestos material removed to wrecking or dismantling?	Yes	_No
		was material encased in concrete nilar material?	Yes	_No
	Was	material adequately wetted?	Yes	_No
5.		asbestos covered or coated, facility components removed?	Yes	_No
	a.	Were they adequately wetted?	Yes	_No
	b.	Were they carefully lowered to ground level?	Yes	_No
6.		estos was stripped from facility onents, were they adequately d?	Yes	_No
		ripment would be damaged by ag during renovation		
٠	a.	Was Administrator supplied with sufficient information to determine that wetting would cause unavoidable damage?	Yes	No
	b.	Was a local exhaust ventilation and collection system used?	Yes	_No
		i. Are visible emissions possible to the outside air?	Yes	No

Ш.		way s	urface	ed with asbestos tailings or d waste material?	Yes _	Nc
				orary roadway in area of sits is allowed.)		
V.				G [see 61.144(a) for applicability] ns possible to the outside air?	Yes _	No
	Are cor	ntrois	in plac	ce prior to discharge?	Yes _	No
	(If yes,	comp	lete ai	r cleaning standards XII.)		
V .	A. I	f the famour meters 15 squ	acility at of fri s (260	RENOVATION is to be demolished, is the iable asbestos at least 80 linear linear feet) on pipes or at least seters (160 square feet) on other in the interest of the interest of the interest is the interest of the interest interest in the interest interest interest in the interest interest in the interest interest interest in the interest interest in the interest interest interest interest interest in the interest in	Yes	No
	(If no,	go to l	B below.)		
	1			a written notice provided to the nistrator?	Yes _	No
	2		ed at	he notice postmarked or deliver- least 10 days before demolition/ ation began?	Yes	No
	3	3.	Did th	e notice include:		
			a.	Name and address of owner or operator?	Yes	No
			b.	A description of the facility to be demolished or renovated including size, age and prior use?	Yes	No
			c.	The estimated amount of friable asbestos?	Yes	No
			d.	The location of the facility to be demolished/renovated?	Yes	No

Table D-5 EXAMPLE OF ASBESTOS EMISSION INSPECTION CHECKLIST

1.	GEN	GENERAL INFORMATION				
	A.	Facility Location (mail address)				
	B.	Chief Corporate Officer (name/phone)				
	C.	Facility Manager (name/phone)		_		
	D.	Environmental Contact (name/phone				
	E.	Sources Inspected				
				_		
	F. Reasons for Inspection (check appropriate items)					
		Routine Inspection Complaint Investigation Stack Testing Observed Special Studies Other	Permit Review/Renewal Tax Certification Emergency Episode			
	G.	Plant Representative Contacted (name and title)				
	Н.	Inspection Procedures and Condition Prior Notice (check one) Time/Date	es No ation Onsite terflowFollowup			
		Weather Wind D	irectiion			
11.	ASB	ESTOS MILL				
	Does	Does the facility discharge to the outside air?YesNo				
		controls in place prior to discharge that eaning requirements?		10		
	(If ye	s, complete air cleaning standards XII	.)			

Coerational Problems in Control Equipment (check appropriate items below)

Electrostatic Precipitators Resistivity TR Sets Insulators Discharge Wires High Velocity Gas Distribution Rappers Solids Handling Plate Warpage Mass Overload Other	Fabric Filters Tears/pinholes Blinding Bleeding Cleaning System Hopper Overflow Corrosion Tray Collapse Corrosion	Wet Scrubbers Low Liquor Flow Gas Flow Rate Low Bed Plugging Nozzle Erosion Demisters Throat Adjustment
C. Samples Taken	(Describe)	
D. Comments/Reco	mmended Action	
	Inspector	Date

111. INSPECTION RESULTS

A. Preliminary Conclusions All sources in compliance with: Mass Emission Regulations Yes___ No___ N/A___ Yes___ No___ N/A___ Visible Emission Regulations Fuel Quality Regulations Yes___ No___ N/A___ Continuous Monitoring Regulations Yes___ No___ N/A___ Sampling/Testing Requirements Yes___ No___ N/A____ Yes___ No___ N/A___ Recordkeeping Requirements Yes___ No___ N/A___ Special Orders O&M Practices Good _ Average___ Poor___ Housekeeping Good____ Average___ Poor___ В. Specific Conclusions Compliance questionable due to: Changes in raw materials and/or fuels _____ Production rate increases _____ Operational changes in process _____ Deterioration of process equipment _____

Table D-4 EXAMPLE OF INSPECTION CHECKLIST

	NERAL INFORMATION			
A.	Plant Location (mail address)			
В.	Chief Corporate Officer (name/ph			
C.	Plant Manager (name/phone)			
D.	Environmental Contact (name/pho			
Ε.	Sources Inspected	Production Status		
F.	Reasons for Inspection (check appropriate items)			
	Routine Inspection	Compliance Progress		
	Complaint Investigation	Permit Review/Renewal		
	Stack Testing Observed	Tax Certification		
	Special Studies	Emergency Episode		
	Other			
G.	Plant Representative Contacted (
G. H.		name and title)		
	Plant Representative Contacted (name and title)		
	Plant Representative Contacted (Inspection Procedures and Con Prior Notice (check one)	name and title)ditions		
	Plant Representative Contacted (Inspection Procedures and Con Prior Notice (check one) Time/Date	name and title) ditions Yes No uration Onsite		
	Plant Representative Contacted (Inspection Procedures and Con- Prior Notice (check one) Time/DateD Type Inspection (check one)	ditions Yes No uration Onsite unterflow Followup_		
	Plant Representative Contacted (Inspection Procedures and Con- Prior Notice (check one) Time/DateD Type Inspection (check one)	name and title) ditions Yes No uration Onsite ounterflow Followup_ ner		
н.	Plant Representative Contacted (Inspection Procedures and Con Prior Notice (check one) Time/DateD Type Inspection (check one) Cot	name and title) ditions Yes No uration Onsite ounterflow Followup_ ner		
н.	Plant Representative Contacted (Inspection Procedures and Con Prior Notice (check one) Time/Date	name and title) ditions Yes No uration Onsite ounterflow Followup_ ner		
H.	Plant Representative Contacted (Inspection Procedures and Con- Prior Notice (check one) Time/Date	ditions Yes No uration Onsite followup_ ner d Direction Abnormal		
H. PRI A.	Plant Representative Contacted (Inspection Procedures and Con Prior Notice (check one) Time/DateD Type Inspection (check one) Co Oth WeatherWin E-INSPECTION INTERVIEW Production Status: Normal Control Equipment: Normal	ditions Yes No uration Onsite formal Abnormal		

Revised from Enforcement Workshop on Plant Inspection and Evaluation, Volume II, Draft, EPA, OE, SSE, February 1979

Table D-3 (cont.)

SOURCES SUBJECT TO TITLE 40 CFR PART 61 NATIONAL EMISSIONS STANDARDS FOR HAZARDOUS AIR POLLUTANTS

Pollutant	Subpart	Source
Inorganic arsenic	Р	Arsenic trioxide and metallic arsenic production facilities
Volatile hazardous air pollutants (VHAP)*	V	Equipment leaks (fugitive emission sources)
Radon-222	W	Licensed uranium mill tailings

^{*} Volatile hazardous air pollutant (VHAP) means a substance regulated under this part for which a standard for equipment leaks has been proposed and promulgated.
As of February 1, 1989, benzene and vinyl chloride are VHAPs.

Table D-3

SOURCES SUBJECT TO TITLE 40 CFR PART 61
NATIONAL EMISSIONS STANDARDS FOR HAZARDOUS AIR POLLUTANTS

Pollutant	Subpart	Source
Radon-222	В	Underground uranium mines
Beryllium	С	Extraction plants Ceramic plants Foundries Incinerators Machine shops
Beryllium	D	Rocket motor firing
Mercury	E	Ore processing plants Chlor-alkali plants Sludge incinerators Sludge drying plants
Vinyl chloride	F	Ethylene dichloride plants Vinyl chloride plants Polyvinyl chloride plants
Radionuclides	Н	DOE facilities
Radionuclides	1	Facilities licensed by the Nuclear Regulatory Commission and Federal facilities not covered by Subpart H
Benzene (leaks)	J	Equipment in benzene service (plants designed to produce more than 1,000 megagrams of benzene per year)
Radionuclides	K	Elemental phosphorus plants
Asbestos	M	Asbestos mills Manufacturing Demolition and renovation Spraying Fabrication Waste disposal
Inorganic arsenic	N	Glass manufacturing plants
Inorganic arsenic	0	Primary copper smelters

NATIONAL EMISSIONS STANDARDS FOR HAZARDOUS AIR POLLUTANTS (NESHAP)

Sources Covered

NESHAP includes new and existing stationary sources that emit or have the potential to emit any one of six hazardous air pollutants. The pollutants and sources covered are listed in Table D-3.

Existing sources must comply within 90 days but can obtain waivers for up to 2 years for installation of controls. New sources or modified sources coming online after the publication of standards must achieve immediate compliance.

Requirements

•	Compliance Status		
,	Submit to Agency within 90 days of publication of standard adequate information on design, method of operation, weight/month of hazardous material and control devices	Yes _	No
•	Agency Notification		
	Proper notice before startup and before emissions testing	Yes _	No
•	Emissions Testing		
	Emission testing conducted using prescribed reference methods	Yes _	No
	Written results sent to Agency	Yes _	No
•	Monitoring and Reporting		
	Required monitoring being performed	Yes _	No
	Reporting to Agency	Yes _	No

Table D-2
NSPS SOURCES REQUIRING CEM

Source	Subpart	Effective Date	Monitor
Fossil-fuel-fired steam generator	D	08/17/71	opacity, SO ₂ , NO _x , O ₂ or CO ₂
Fossil-fuel-fired electric utilities	Da	09/18/78	opacity, SO ₂ , NO _x , O ₂ or CO ₂
Nitric acid plants	G	08/17/71	NO _x
Sulfuric acid plants	Н	08/17/71	SO ₂
Petroleum refineries (FBCCU)	J	06/11/73	opacity, CO, SO ₂ , H ₂ S
Claus sulfur recovery unit	J	10/04/76	opacity, CO, SO ₂ , H ₂ S
Primary copper smelters	Р	10/16/74	opacity, SO ₂
Primary zinc smelters	Q	10/16/74	opacity, SO ₂
Primary lead smelters	R	10/16/74	opacity, SO ₂
Ferroalloy production facilities	Z	10/21/74	opacity
Electric arc furnaces	AA	10/21/74	opacity
Kraft pulp mills	BB	09/24/76	opacity, TRS
Lime manufacturing plants	нн	05/03/77	opacity
Phosphate rock plants	NN	09/21/79	opacity
Flexible vinyl and urethane coating and printing	FFF	01/18/83	voc
Onshore natural gas processing plants	LLL	10/01/85	SO ₂ /T/TRS

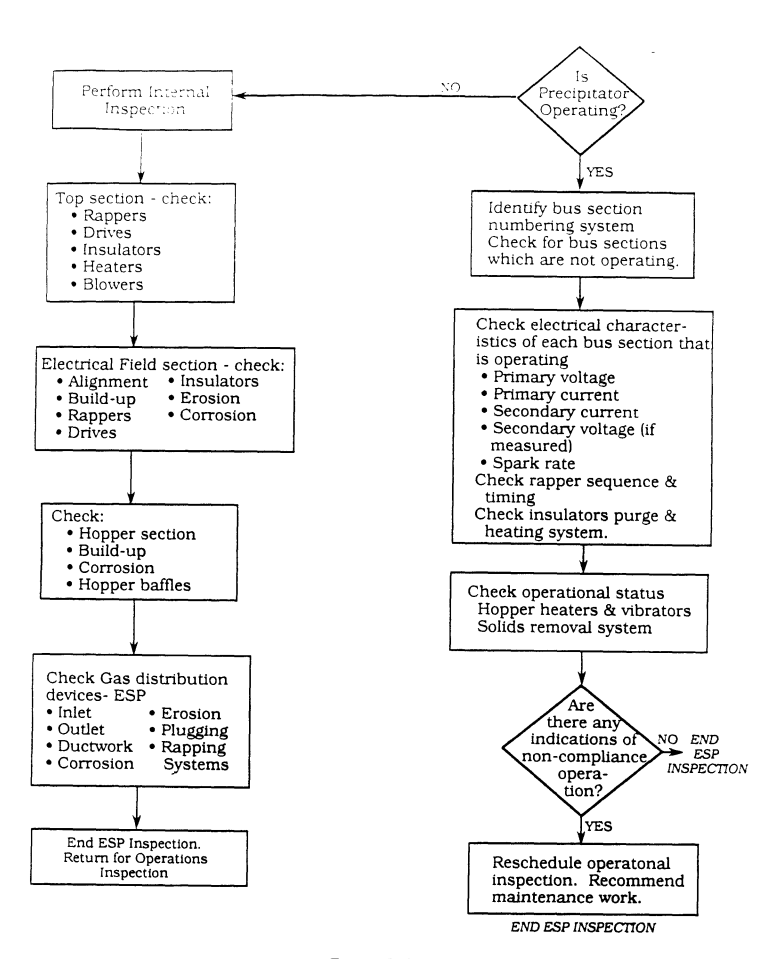


Figure D-3 Electrostatic Precipitator Inspection Flowsheet

APPENDIX E WATER POLLUTION CHECKLISTS

	United States En	vironmental Protection Agency ington D C 20460	·	Form Approved
SEPA NE	OMB No. 2040-0003 Approval Expires 7-31-85			
	Section A	: National Data System C	Coding	
Transaction Code	NPDES 11 12	yr/mo/day 17	Inspection Type Insp	ector Fac Type
		-		
Reserved Facility Evaluatio	n Rating BI	OA 72	Reserved	
,	Sec	tion 8: Facility Data		
Name and Location of Facility In			Entry Time AM PN	Permit Effective Date
			Exit Time/Date	Permit Expiration Date
Name(s) of On-Site Representative(5)	Title(s)		Phone No(s)
Name, Address of Responsible Offic	aal	Title		
		Phone No		Contacted Yes No
	Section C:	Areas Evaluated During In	spection	1 0 163 2 110
		larginal, U = Unsatisfactory	, N = Not Evaluated)	
Permit	Flow Measuremen	<u> </u>		Operations & Maintenance
Records/Reports Facility Site Review	Laboratory Effluent/Receiving	}	ance Schedules onitoring Program	Sludge Disposal Other
	<u> </u>		ditional sheets if necessary)	
Name(s) and Signature(s) of Inspect	or(s) Agency/	Office/Telephone		Date
Signature of Reviewer	Agency/	Office		Date
	Re	gulatory Office Use Only		
Action Taken			Date	Compliance Status Noncompliance
			<u> </u>	Compliance

EPA Form 3560-3 (Rev. 3-85) Previous editions are obsolete.

INSTRUCTIONS

Section A: National Data System Coding (i.e., PCS)

Column 1: Transaction Code: Use N, C, or D for New, Change, or Delete. All inspections will be new unless there is an error in the data entered.

Columns 3-11: NPDES Permit No. Enter the facility's NPDES permit number. (Use the Remarks columns to record the State permit number, if necessary.)

Columns 12-17: Inspection Date. Insert the date entry was made into the facility. Use the year/month/day format (e.g., 82/06/30 = June 30, 1982).

Column 18: Inspection Type. Use one of the codes listed below to describe the type of inspection:

A — Performance Audit E — Corps of Engrs Inspection S — Compliance Sampling

B — Biomonitoring L — Enforcement Case Support X — Toxic Sampling

C — Compliance Evaluation P — Pretreatment

D — Diagnostic R — Reconnaissance Inspection

Column 19: Inspector Code. Use one of the codes listed below to describe the *lead agency* in the inspection.

C — Contractor or Other Inspectors (Specify in N — NEIC Inspectors

Remarks columns) R — EPA Regional Inspector

E — Corps of Engineers S — State Inspector

J — Joint EPA/State Inspectors—EPA lead T — Joint State/EPA Inspectors—State lead

Column 20: Facility Type. Use one of the codes below to describe the facility.

- Municipal. Publicly Owned Treatment Works (POTWs) with 1972 Standard Industrial Code (SIC) 4952.
- 2 Industrial. Other than municipal, agricultural, and Federal facilities.
- 3 Agricultural. Facilities classified with 1972 SIC 0111 to 0971.
- 4 Federal. Facilities identified as Federal by the EPA Regional Office.

Columns 21-66: Remarks. These columns are reserved for remarks at the discretion of the Region.

Column 70: Facility Evaluation Rating. Use information gathered during the inspection (regardless of inspection type) to evaluate the quality of the facility self-monitoring program. Grade the program using a scale of 1 to 5 with a score of 5 being used for very reliable self-monitoring programs, 3 being satisfactory, and 1 being used for very unreliable programs.

Column 71: Biomonitoring Information. Enter D for static testing. Enter F for flow through testing. Enter N for no biomonitoring.

Column 72: Quality Assurance Data Inspection. Enter Q if the inspection was conducted as followup on quality assurance sample results. Enter N otherwise.

Columns 73-80: These columns are reserved for regionally defined information.

Section B: Facility Data

This section is self-explanatory.

Section C: Areas Evaluated During Inspection

Indicate findings (S, M, U, or N) in the appropriate box. Use Section D and additional sheets as necessary. Support the findings, as necessary, in a brief narrative report. Use the headings given on the report form (e.g., Permit, Records/Reports) when discussing the areas evaluated during the inspection. The heading marked "Other" may include activities such as SPCC, BMP's, and multimedia concerns.

Section D: Summary of Findings/Comments

Briefly summarize the inspection findings. This summary should abstract the pertinent inspection findings, not replace the narrative report. Reference a list of attachments, such as completed checklists taken from the NPDES Compliance Inspection Manuals and pretreatment guidance documents, including effluent data when sampling has been done. Use extra sheets as necessary.

Appendix E (cont.)

SPILL PREVENTION, CONTROL AND COUNTERMEASURE PLAN (SPCC) CHECKLIST

1.	Does	this facility have:		
	a.	More than 1,320 gallons of above-ground oil storage capacity or a single container with a capacity of more than 660 gallons?	Yes	_No
	b.	More than 42,000 gallons of underground oil storage capacity?		
2.		this facility have a Spill Prevention Control Countermeasure (SPCC) plan?	Yes	No
	a.	Has the SPCC plan been certified by a registered professional engineer?	Yes	No
	b.	Date the SPCC plan was last certified:		
	C.	Original date SPCC plan was prepared:		
3.		nere other State or local requirements for dous materials spill prevention and control	Yes	No
	a.	Is this hazardous materials SPCC plan available?	Yes	No
4.	or ha	any reportable spills of petroleum products zardous materials occurred at this facility within st review period?	Yes	No
	List:		·	
				
			•	
	a.	Were these spills reported to the proper authorities?	Yes	No
	b.	Were these spills cleaned up properly?	Yes	No
	C.	Were measures taken to prevent future spills?	Yes	No

Appendix E (cont.)

	d.	Is there evidence of these reported spills or other spills at the facility?	Yes	_ No
5.	Does	the SPCC plan include:		
	a.	Notification procedures?	Yes	No
	b.	Inspection procedures?	Yes	_ No
	C.	A facility drawing which includes storage tanks and containment areas?	Yes	_ No
	d.	Oil spill prevention designee?	Yes	_ No
6.	Does	the facility have:		
	a.	Secondary containment or diversionary structures at oil storage areas?	Yes	_ No
	b.	Spill cleanup materials available or information on where these materials are available?	Yes	_ No
	C.	Security?	Yes	_ No
СОМ	MENT	S:		
	·			
	÷	. •		
	•			
	 _			

APPENDIX F
RCRA CHECKLISTS

RCRA INSPECTION CHECKLISTS'

Table F-1

RCRA COMPLIANCE INSPECTION REPORT GENERATORS CHECKLIST

Note: State laws, in many cases are more stringent than Federal law for many of the generator requirements, but particularly in the area of accumulation time. Be aware of these differences and modify this protocol as needed!

•			the State in which the generator is d have RCRA State authorization?	Yes	No
•		Has the between programmer and the contractions of the contraction of	ne generator identified the differences en the State program and the Federal am?	Yes	No
SECTIO	NA-	EPA	D NUMBER		
1.		Does	generator have EPA ID Number?	Yes	No
		a.	If yes, EPA ID Number	·	
2.		location identif	ere other EPA ID Numbers used at this on? (If yes, list the other numbers and y where they are used and for what they ssued.)	Yes	No
SECTIO	N B -	HAZA	RDOUS WASTE DETERMINATION		
1.		ous w	ne generator determined whether hazard- aste(s) (§261 Sub-part D) are generated facility?	Yes	No
		a.	Are records of the determinations kept by the generator (262.40)?	Yes	No
		b.	List hazardous waste and quantities on an attachment (Include EPA Hazardous Waste Number. Provide waste name and description.)		

These checklists are to be used only as guides and references should be made to both RCRA and the regulations (40 CFR Parts 260 through 270 except for Part 268, which is covered in Appendix G) for recent changes.

2.			stes that exhibit cs generated (§		;)?	Yes	No
	a.	EPA I	, list wastes an Hazardous Was ption.)	d quantities or ste Number.	n an a Provid	ittachmen le waste	it. Include name and
	b.		are waste chara edge of process		mined	l (testing,	
		(1)	If determined by generator uses Part 261, Subpequivalent)?	test methods in	า	Yes	No
		(2)	If equivalent te attach copy of		ed,		
3.	the la	y total st 12 dous w	quantities of ha months, for bo aste.	zardous waste th acutely haz	gene zardou	rated per is waste	month, for and other
(kg/mo)		Jan	Feb Mar Apr	May Jun Jul	Aug S	Sep Oct 1	Nov Dec
Acutely toxic Other hazard waste							
4.	Quant	ity Ger	nerator qualify a lerator (SQG) for riod (§261.5)?		t	Yes	No
	(If no,	list the	months that the	e generator wa	s a ful	I generate	or.)
5.	ls gen becau		exempted or co	enditionally exe	mpted	d from reg	julation
	a.	Small	quantity genera	ator (§261.5)		Yes	No
	b.		ces nonhazardo §261.4)	ous waste at th	is	Yes	No
6.	Are a	ny non	hazardous wast	es generated?	•	Yes	No

		a.	nonha	, did generator identify them as azardous by testing or by know of process?		Yes	_ No		
			(1)	If determined by testing, did generator use test methods in Part 261 Subpart C (or equivalent)?	1	Yes	_ No		
			(2)	If equivalent test methods use methods.	ed, att	ach copy	of		
		b.	proce	wastes and quantities dee sses from which nonhazardou parrative explanation sheets.					
SECT	ION C	- UNIF	ORM	HAZARDOUS WASTE MANIFE	STS	YSTEM			
	1.	offsite		or shipped hazardous waste November 19, 1980 (§262		Yes	_ No		
		a.	If no s	skip to Section D, Question #8.					
		b.	of the	identify the name, EPA ID Nur e offsite facilities. (Use bac es if needed.)	mber k of	and site a	address(es ′additiona		
Name				Address					
				Address					
				Address					
				Address					
	2.		rm Haz	t, is the waste manifested on th ardous Waste Manifest (§262,	е	Yes	_ No		
	•	If so,	If so, do the manifests contain:						
		a.	Name gener	and mailing address of ator?		Yes	_ No		
		b.		ame and EPA ID Number of ransporter?		Yes	_ No		

	C.	proper shipping name, hazardous class and DOT identification number?	Yes	No
	d.	Number and type of containers (if applicable)?	Yes	No
	e.	Quantity of each waste transported?	Yes	No
	f.	Name, EPA ID Number and site address of facility designated to receive the waste?	Yes	No
	g.	The following certification: effective September 1, 1985?	Yes	No
accurately d marked and highway ac regulations.	escribe labele ccordin	eclare that the contents of this consigned above by proper shipping name and ard, and are in all respects in proper conding to applicable international and na	e classifie tion for tra tional go	d, packed ansport by overnmen
or regulatio Section 300 the volume a economically disposal cur	n from 2(b) of and tox y pract rently	a small quantity generator who has been the duty to make a waste minimization RCRA, I also certify that I have a programticity of waste generated to the degree I has icable and I have selected the method of the available to me which minimizes the present the environment."	n certificat m in place ave determ reatment,	tion under to reduce nined to be storage of
3.	Does	the facility designated to receive the waste	have:	
	a.	A RCRA permit?	Yes	No
	b.	Interim status?	Yes	No
÷	c.	A permit, license or registration from a state to manage municipal or industrial solid waste?	Yes	No

	4.	manif		nerator retain copies of the	Yes	No
		If yes	, comp	lete 6a through 6e (§262.23).		
		manif violati	ests with the second of the se	mpleted manifests at random and vere inspected. Obtain copies of describe violations.) erator sign and date all manifests?	all man	ifests with
		Who :	signed	the manifests for the generator?		
Vame				Title		
Name		-		Title	·	
		b.	signat	e generator obtain the handwritten ture and date of acceptance from itial transporter?	Yes	. No
		C.	manife	generator retain one copy of the est signed by the generator and corter?	Yes	. No
		d.	facility	turn copies of manifest include of owner/operator signature and of acceptance?	Yes	No
		e.	facility	copy of the manifest from the was not returned within 45 days, enerator file an Exception Report .42)?	Yes	No
			If yes,	did it contain:		
			(1)	A legible copy of the manifest	Yes	No
	4		(2)	A cover letter explaining generator's efforts to locate waste and the results of those efforts?	Yes	No
		f.	Has g 3 year	enerator retained copies for s?	Yes	No

SECTION D - PRETRANSPORT REQUIREMENTS

If yes	s, complete the following questions.		
Does	s generator package waste in accordance w requirements 49 CFR 173, 178 and 179	vith	
	2.30)?	Yes	_ No
Inspe to de	ect containers to be shipped. (Use narrativescribe containers and condition.)	ve explar	nation s
a.	Are containers leaking, corroding or bulging?	Yes	No
b.	Is there evidence of heat generation from incompatible wastes in containers?	Yes	_ No_
c.	Are containers labeled according to DOT (49 CFR 172 Subpart E)?	Yes	_ No_
d.	Are containers marked according to DOT requirements (49 CFR 172 Subpart D)?	Yes	_ No_
e.	Is each container of 110 gallons or less marked with the following words?	Yes	No
If fo	ZARDOUS WASTE - Federal Law Prohibits und, contact the nearest police or public so Environmental Protection Agency." erator's name and address	afety aut	hority o

(Note: During accumulation times, see below, only the words "Hazardous Waste" must appear on containers of 110 gallons or less.)

4.	hazai	rdous	e any vehicles present onsite in waste, <u>inspect for presence of pl</u> Note this instance on narrative exp	acards (4	9 CFR 172
5.	Accui	mulatio	on time (§262.34)		
	a.	Is fac	cility a permitted storage facility?	Yes	_ No
	b.	exce: offsite	all hazardous waste, generated in ss of the SQG limits, been shipped or sent to onsite treatment, ge or disposal within 90 days.	Yes	_ No
		(1)	Is the waste placed in containers and managed in accordance with the container management requirements for facility owners or operators (§265 Subpart I)?	Yes	_ No
			(Generators who qualify for the comply with the 50-foot buffer req waste.)		
		(2)	Is the date upon which each period of accumulation began clearly marked on each container?	Yes	_ No
		(3)	What system does the generate when the SQG rate is exceeded?		
		(4)	Are the words "Hazardous		
4			Waste" clearly marked on each container of 110 gallons or less and visible for inspection?	Yes	_ No

		(5)	For quantities in excess of the respective SQG rates, is the generator complying with the facility standards for Preparedness and Prevention (Part 265 Subpart C) and Contingency Plan/Emergency Procedures (Part 265 Subpart D)?	Yes	. No
		(6)	For hazardous waste generated below the respective SQG rates, is the generator complying with the modified requirements for SQGs (§261.5)	Yes	. No
		(7)	Do the facility hazardous waste management personnel have the requisite training documented in their personnel file (§265.16)	Yes	No
	C.	a rate 1,000 than is ove	hazardous wastes, generated at between 100 kg/mo and kg/mo, been accumulated less 180 days, or 270 days if the facility or 200 miles away (effective ember 22, 1986)?	Yes	. No
	d.	waste	total amount of all hazardous a accumulated onsite and rated below 100 kg/mo, less than kg?	Yes	No
	e.	accur betwe	total amount of hazardous waste, mulated onsite, generated at a rate een 100 kg/mo and 1,000 kg/mo, han 6,000 kg?	Yes	No
ة غر	f.		the generator inspect containers akage or corrosion (§265.174)?	Yes	No
•	•	(1)	If yes, how often?(Review inspection records.)		
	g.		the generator handle ignitable or ve waste?	Yes	No

			(1)	ignitable or realleast 15 meter	e generator loca active wastes a s (50 feet) insic rty line (§265.1	t le	Yes	No
			(2)	protect ignitable	erator separate le or reactive ources of ignitio		Yes	No
fa P	aciliti repai	es ch rednes	ecklist	accumulates wat, Section A-9 Prevention; a ures.	9, Personnel	Trair	ning; Se	ction B -
9				orage/accumul planation sheet.		Use	e photogr	aphs and
SECTIO	NE-	RECO	ORDKE	EPING AND RE	CORDS		·	
1.	•	Is gen	erator	keeping the foll	lowing records	(§262	2.40)?	
		(Note:	The fo	ollowing must b	e kept for a mir	imum	of 3 year	rs.)
		a.		ests or signed c nated facilities?			Yes	No
		b.	Bienni SQGs	al reports (does)?	s not apply to		Yes	No
		C.	Except SQGs	tion reports (do)?	es not apply to		Yes	No
		d.		esults or other n nination, as req	=		Yes	No
2.		Where	are fac	cility records ke	ot (at the facility	, offsi	te, etc.)	
3.			•	nsible for keepir				

F. SPECIAL CONDITIONS

1.			dous wastes been received from ed to a foreign source (§262.50)?	Yes	No
	If yes,				
	a.		nports, has generator filed a notice ne Regional Administrator?	Yes	No
	b.	with th	xports, has generator filed a notice ne Administrator, Office of Interna-Activities, A-106, 4 weeks before itial shipment to each country?	Yes	No
	C.		cports, are waste manifests signed of foreign consignee?	Yes	No
	d.	of the	generator transported wastes out country, has he received confirmaf delivery of the shipment?	Yes	No
		(1)	Identify those shipments for which confirmation of delivery have not been received within 90 days of shipment by manifest number.		
		(2)	Has generator filed an Exception Report for all those shipments identified in 1d(1) above?	Yes	No
÷	e.	strato	ne exporter filed, with the Admini- r, an export summary report for the ous year by March 1?	Yes	No

Table F-2 RCRA COMPLIANCE INSPECTION REPORT TRANSPORTER(S) AND VEHICLE CHECKLIST

SECTION A - GENERAL TRANSPORTER INFORMATION

1.	Does transporter have EPA Identification Number?	Yes	No
	EPA ID Number		
2.	Does more than one transporter or address use this identification number? How many?	Yes	No
3.	Identify the mode(s) of transportation used by transportation used b	•	_ Other
4.	Does transporter have all necessary permits?	Yes	No
	State permit number: Federal permit number:		
5.	Does transporter ship hazardous waste out of the U.S.?	Yes	No
6.	Does transporter ship hazardous waste into the U.S.?	Yes	No
	If yes, complete "Generator Checklist" for these	hazardous	wastes.
7.	Does transporter mix hazardous wastes of different DOT shipping descriptions by placing them into a single container?	Yes	No
	If yes, complete "Generator Checklist" for these	mixtures.	
SECTION B	- TRANSFER FACILITIES		
1.	Does the transporter store manifested shipments of hazardous waste in containers meeting the requirements of §262.30 at a transfer facility?	Yes	No

2.	rarily s		sted hazardous waste, tempo- by the transporter, shipped offsite ys?	Yes	No
	If not,	comple	ete "TSDF Checklist".		
SECTION C	- Mani	fest an	d Recordkeeping Requirements		
1.	panied	d by ar	nents of hazardous wastes accom- a approved manifest (EPA 2 or EPA Form 8700-22A)?	Yes	No
2.			uired information appear on the CFR 172.205)?	Yes	No
3.	insped	cted.	npleted manifests at random and Obtain copies of all manifests with ative explanation.		
4.	out of the na	sporter the Un ime an ted on	Yes	No	
5.	Speci	al Con	ditions		
	a.		sportation occurs by water (bulk ent), does the transporter:		
		(1)	Ship to the designated facility?	Yes	No
		(2)	Maintain shipping papers with information contained on manifest?	Yes	No
		(3)	Obtain designated facility signature and date of receipt?	Yes	No
÷.1.	. •	(4)	Retain a copy of manifest or shipping papers?	Yes	. No
	b.		sportation occurs by rail, does the corter:		
		(1)	Sign and date manifest acknowledging acceptance?	Yes	No

			(2)	Return signed copy to nonrail transporter?	Yes	No
			(3)	Forward at least three copies of the manifest to the next appropriate destination?	Yes	No
			(4)	Retain one copy of manifest and rail shipping papers?	Yes	No
			(5)	Ensure shipping papers accompany the waste(s)?	Yes	No
			(6)	On delivery, obtain name, date and signature of designated facility or transporter?	Yes	No
	6.		hipping	orter retain copies of manifests papers for the required 3-year	Yes	No
SECT	ION D	- MAN	IFEST	COMPLIANCE		
	1.	the de	esignate ternate	nsporter ship all waste to either ed facility listed on the manifest or facility (when applicable) or the ted transporter?	Yes	No
	2.			nsporter assure delivery to the acility outside the U.S.?	Yes	No
	3.	hazar	dous v	dures does the transporter follow wastes to designated facility is polanation sheets.)		
SECT	ION E	- PRET	RANS	PORT REVIEW		
	1	Does compi	the tr	ansporter check to assure that the thing that the following requirements?	he genera	ator has
		a.	accord	ne generator packaged wastes in dance with DOT requirements FR 173)?	Yes	No
		b.	Has th	ne generator packaged wastes in ks?	Yes	No

	C.	accordance with DOT requirements (49 CFR 172, Subpart E)?	Yes	No
	d.	Has the generator marked wastes in accordance with DOT requirements (49 CFR 172, Subpart D)?	Yes	No
	e.	Has generator marked each container of 110 gallons or less used in such transportation with the following words and information displayed in accordance with the requirements of 49 CFR 172.304?	Yes	No
	nd, con	RDOUS WASTE - Federal Law Prohibits tact the nearest police or public safety at all Protection Agency.	Improper I uthority or	Disposal. the U.S.
	Gener	rator's Name and Address:		_
	Manife	est Document Number:		
	f.	Did generator placard or offer the initial transporter the appropriate placards according to DOT (49 CFR 172, Subpart F)?	Yes	No
SECTION F	- EMEI	RGENCY ACTION		
1.		ransporter ever been involved in a dis- e of hazardous wastes?	Yes	No
£	a.	If yes, was the National Response Center (800-424-8802 or 202-426-2675), U.S. Coast Guard, the State and the principal office of transporter notified?	Yes	No
	b.	Was a written report submitted to DOT within 10 days following the discharge	Yes	
		Attach copy of report (if available).		

2	2.	Identi		umber from	ed an Emerg EPA for the	ency	Yes	_ No
		a.	If yes, ide	entify the nui	mber(s):	<u></u>		
SECTIO	ON G	- TRA	NSPORT '	VEHICLE II	NSPECTION			
1	•	Comp	any/name	/designation	n of vehicle: _	-		
2	2.	Truck	driver's na	me:				
3	3.		hazardou nation.	is wastes a	are listed on	manifest	? List in	narrative
4	l.	Form	of contain	nerization of	f hazardous v	wastes:		
_					ns (ea),			
		_ gond				•	, ,	
_	_	_tanke	r-type			volume	(ea)	
5	5 .	corro	itive expla ded, fumi per lining,	ng, damag	condition of ed, imprope	contain	erization d, poor	(leaking, condition,
6) .		ck properly FR, Subpa		and marked	İ	Yes	_ No
7			enerator h driver's re		ackage waste	s by	Yes	_ No
8			ck driver a terials?	ware of any	y special han	dling	Yes	_ No
	<u>.</u>	If yes,	describe.					
9	•			er have the ter phone n	National umber acces	ssible?	Yes	_ No

COMMENTS:_			
_			
•			
•			
•			
•			
•			

Table F-3

RCRA COMPLÍANCE INSPECTION REPORT TREATMENT, STORAGE AND DISPOSAL FACILITIES (TSDFs) CHECKLIST FOR INTERIM STATUS FACILITIES (PART 265)

SECTION A - GENERAL FACILITY STANDARDS

1.		facility have EPA Identification Number 5.11)?	Yes	No
	If yes	, EPA Identification Number:		
	If no,	explain:		
2.	Has f	acility received hazardous waste from a gn source (§265.12)?	Yes	No
	Admi	has he filed a notice with the Regional nistrator 4 weeks in advance of the initial nent?	Yes_	No
	Jilipii		165	140
Waste Analy	/sis			
3.		the facility have a written waste analysis (§265.13)?	Yes	No
	If yes	, is a copy maintained at the facility?	Yes	No
	If no,	proceed to question 5.		
4.	Does	the plan include:		
	a.	Parameters for which each waste will be analyzed?	Yes	No
ع س	b.	Rationale for the selection of these parameters?	Yes	No
-	C.	Test methods used to test for these parameters?	Yes	No
	d.	Sampling method used to obtain sample?	Yes	No

	e.		ency with which the initial analysis reviewed or repeated?	Yes	No
		(1)	If yes, does it include require- ments to retest when the process or operation generating the waste has changed?	Yes	No
	f.	•	ffsite facilities) Waste analyses enerators have agreed to supply?	Yes	No
	g.	are us	ffsite facilities) Procedures which sed to inspect and analyze each ment of hazardous waste including:		
		(1)	Procedures to be used to determine the identity of each movement of waste?	Yes	No
		(2)	Sampling method to be used to obtain representative sample of the waste to be identified?	Yes	No
Security					
5.	minim entry	ize the of pers	ility provide adequate security to possibility for the unauthorized ons or livestock onto the active ne facility (§265.14)?	Yes	No
	includ	describ de a d ity syst	pe inadequacies. (Use narrative ex rawing indicating any inadequac em.)	planation ies in the	sheet and a facility's
	If yes	, is sec	urity provided through:		
	a.		ur surveillance system (e.g., sion monitoring or guards)?	Yes	No
	<u>OR</u>				
	b.	(1)	Artificial or natural barrier around facility (e.g., fence or fence and cliff)?	Yes	No

			Describe type of security:		
			AND		
		(2)	Means to control entry through entrances (e.g., attendant, tele- vision monitors, locked entrance, controlled roadway access)?	Yes	. No
			Describe type of security:		
6.	Perso	nnel K	h the legend, "Danger-Unauthorized eep Out," posted at the entrance to ortion of the facility?	Yes	No
	Is it w 25 fee		n English and legible from at least	Yes	No
the a	rea sui	rroundi	ust also be written in any other languing the facility (e.g., in New Mexicathe sign must be in Spanish).	uage pred to and Te	ominant in xas areas
	Perso	nnel K	rists with a legend other than "Da eep Out," what does that legend say	anger-Una 1?	
General Ins	pection	n Regu	irements	· · · · · · · · · · · · · · · · · · ·	
7.	a.	Does	the owner/operator maintain a schedule for inspecting	Yes	No
÷.		(1)	Monitoring equipment, if applicable?	Yes	No
		(2)	Safety and emergency equipment?	Yes	No
		(3)	Security devices?	Yes	No
		(4)	Operating and structural equipment, if applicable?	Yes	No

	(5)	identif	the schedule or plan by the types of problems to oked for during inspection?	Yes	No
		(a)	Malfunction or deteriora- tion (e.g., inoperative sump pump, leaking fitting, erod- ing dike, corroded pipes or tanks, (etc.)?	Yes	No
		(b)	Operator error?	Yes	No
		(c)	Discharges (e.g., leaks from valves or pipes, joint breaks, etc.)?	Yes	No
b.			chedule for these inspecined at the facility?	Yes	No
	(1)		ecords of these inspections ained in an inspection log (.15)?	Yes	. No
	(2)	If yes,	does it include:		
		(a)	Date and time of inspection?	Yes	No
		(b)	Name of inspector?	Yes	No
		(c)	Notation of observations?	Yes	No
		(d)	Date and nature of repairs or remedial action?	Yes	No
<u>.</u>	(3)	other inspe- uncor	nere any malfunctions or deficiencies noted in the ction log that remain rected? Use narrative nation sheet.	Yes	No
	(4)	Are remaint least incom	ecords of the inspection log ained at the facility for at 3 years? (Obtain copies of aplete or inadequate ction records.)	Yes	

Personnel Training

8.			ner/operator maintain a person- orogram (§265.16)?	Yes	No		
	a.	If yes,	,				
		(1)	Is the program directed by a person trained in hazardous waste management procedures?				
		(2)	Is the program designed to pre- pare employees to respond effectively to hazardous waste emergencies?	Yes	No		
		(3)	Is a training review given annually?	Yes	No		
	b.		Does the owner/operator keep the following records:				
		(1)	Job title and written job description of each position?	Yes	No		
		(2)	Description of the type and amount of introductory and continuing training	Yes	No		
		(3)	Documentation that training has been given to employees?	Yes	No		
	C.	Are th facility	ese records maintained at the ?	Yes	No		
Requirement	s for lo	nitable	. Reactive or Incompatible Waste				
9.	9. Does facility handle ignitable or reactive waste (§265.17)?				No		
	a.		is waste separated and confined ources of ignition or reaction?	Yes	No		
	b.	hazaro	lo Smoking" signs posted in dous areas where ignitable or we wastes are handled?	Yes	No		

10.	Obse	rve cor	ntainers (§265.17)		
	a.	Are co	ontainers leaking, corroding or ag?	Yes	No
			arrative explanation sheet to descrondition.	ibe contair	ners in
	b.		ne facility ever placed incompat- astes together?	Yes	No
		sheet.	, what were the results? Use no Look for signs of mixing of incompact mist, heat generation, bulging continuous	npatible wa	istes (e.g.,
SECTION B	- PREI	PARED	NESS AND PREVENTION		
1.			ence of fire, explosion or on of the environment (§265.31)?	Yes	No
	If yes,	use na	arrative explanation sheet to explain	า.	
2.	Is the	facility	equipped with (§265.32)?		
	a.		accessible internal communica- or alarm system?	Yes	No
	b.	•	hone or two-way radio to call. gency response personnel?	Yes	No
	C.	equip	ole fire extinguishers, fire control ment, spill control equipment and tamination equipment?	Yes	No
÷		(1)	Is this equipment tested and maintained as necessary to assure its proper operation? (Note last inspection/test date.)	Yes	No
4.1 .	d.		of adequate volume for hoses, lers or water spray system?	Yes	No
		(1)	Describe source of water		A.L

	(2) Indicate flow rate and/or pre capacity, if applicable.	ssure a	_
3.	Is there sufficient aisle space to allow unobstructed movement of personnel and equipment (§265.35)?	Yes	No
4.	Has the owner/operator made arrangements with the local authorities to familiarize them with characteristics of the facility (§265.37)?	Yes	No
	If no, has the owner/operator attempted to make such arrangements?	Yes	_ No
5.	In the case that more than one police or fire department might respond, is there a designated primary authority (§265.37)?	Yes	_ No
	If yes, indicate primary authority:		
	a. Is the fire department a city, volundepartment?	iteer or	onsite fire
6.	Does the owner/operator have phone numbers of and agreements with State emergency response teams, emergency response contractors and equipment suppliers?	Yes	_ No
	Are they readily available to the emergency coordinator (§265.37)?	Yes	_ No
7.	Has the owner/operator arranged to familiar ize local hospitals with the properties of hazardous waste handled and typed of injuries that could result from fires, explosions or releases at the facility?	Yes	_ No
<u>:</u>	If no, has the owner/operator attempted to do this (§265.37)?	Yes	_ No
8.	If the State or local authorities decline to enter into the above-referenced agreements, is there documentation of this (§265.37)?	Yes	_ No

SECTION C - CONTINGENCY PLAN AND EMERGENCY PROCEDURES

1.	Does the fac (§265.52)?	Yes	No					
	If yes, does i							
	(1)	Actions to be taken in response to emergencies?	Yes	No				
	(2)	Description of arrangements with police, fire and hospital officials?	Yes	No				
	(3)	List of names, addresses, phone numbers of personnel qualified to act as emergency coordinator?	Yes	No				
	(4)	List of all emergency equipment at the facility?	Yes	No				
	(5)	Evacuation plan for facility personnel?	Yes	No				
2.	Is a copy of at the facility	Yes	No					
3.	Has a copy l	Yes	No					
4.	Is the plan a	Yes	No					
5.	Is there an e within short of times?	Yes	No					
	If yes, list prin							
SECTION D	- MANIFEST	SYSTEM. RECORDKEEPING AND	<u>REPORTI</u>	NG				
1.	Has facility r	eceived hazardous waste from November 19, 1980 (§265.71)?	Yes	No				
	If no. procee	If no, proceed to question 5.						

	fests?	? Inspe	the facility retain copies of all mani- ect manifest at random, indicate pected, describe deficiencies and s of all deficient manifests.)	Yes	No
2.	from	a rail o	lity received any hazardous waste r water (bulk shipment) transporter nber 19, 1980 (§265.71)?	Yes	No
	If yes	, is it a	ccompanied by a shipping paper?	Yes	No
		(1)	Has the owner/operator signed and dated the shipping paper and returned a copy to the generator?	Yes_	No
		(2)	Is a signed copy given to the transporter?	Yes	
3.	Nove	he fac mber 5.72)?	ility received any shipments of haz 19, 1980, which were inconsister	zardous w nt with the	aste since e manifest
	a.		has he resolved the discrepancy he generator and transporter?	Yes	. No
	b.	If no, notifie	has Regional Administrator been ed?	Yes	. No
4.	not co	ome un	ity received any waste (that does der the small generator exclusion) anied by a manifest (§265.76)?	Yes	. No
			acility submitted an unmanifested to the Regional Administrator?	Yes	No
5. ÷		the fac d (§265	cility have a written operating 5.73)?	Yes	. No
-	a.	ls a co	opy maintained at the facility?	Yes	No
	b.	Does	the record include:		

	(1)	hazar metho	iption and quantity of each dous waste and the eds and dates of its treatstorage or disposal at the	Yes	No
	(2)		on and quantity of each dous waste?	Yes	No
		(a)	Is this information cross- referenced with specific manifest document num- bers, if applicable?	Yes	No
	(3)	hazar map o dispos	on and quantity of each dous waste recorded on a or diagram of each cell or sal area (for disposal es only)?	Yes	No
	(4)		d and results of waste		
	(' /	analy		Yes	No
	(5)	imple	ts of incidents involving mentation of the contingency if applicable)?	Yes	No
	(6)		rds and results of required ctions?	Yes	No
	(7)		oring, testing or analytical where required?	Yes	No
	(8)	land o	re cost estimates and, for disposal facilities, post-re cost estimates?	Yes	No
SECTION E	- PLANS AND	REP	ORTS		
1.		d/or b	reports been visually een made available for 4)?	Yes	No
	List plans an for inspection		eports not made available	Yes	No

2.	of the facility?	Yes	_ No	
	If yes, identify which are hazardous waste manadrawing.	agement	units on th	е
3.	Indicate which of the following apply to waste facility:	es mana	ged by thi	is
	Groundwater Monitoring Program (Subpa Containers (Subpart I) [Table F-5] Tanks (Subpart J) [Table F-6] Surface Impoundments (Subpart K) [Table Waste Piles (Subpart L) [Table F-8] Land Treatment (Subpart M) [Table F-9] Landfill (Subpart N) [Table F-10] Incinerator (Subpart O) [Table F-11] Thermal Treatment (Subpart P) [Table F-1 Chemical, Physical and Biological Treatment [Table F-13]	e F-7] 2] ent (Sub	•	
	Underground Injection (Subpart R) [Apper	ICIX IVI		

Table F-4 GROUNDWATER MONITORING

1.	Is the	facility operating under		
	a.	Interim status	Yes	No
	b.	RCRA permit (or State equivalent)	Yes	No
2.		he facility implemented a groundwater monitor- ogram under		
	a.	Interim status	Yes	No
	b.	RCRA permit (or State equivalent)	Yes	No
3.	Has a	waiver demonstration been prepared?	Yes	No
	a.	Does it describe the potential for migration of waste from the waste management unit to the uppermost aquifer?	Yes	. No
	b.	Does it describe the potential for waste to enter a water supply or surface water?	Yes	No
	C.	Is it certified by a qualified geologist or geotechnical engineer?	Yes	No
4.		required monitoring reports been submitted to and/or the State?	Yes	No
5.		an adequate hydrogeologic characterization tigation been conducted at the facility?	Yes	No
	a.	Has the uppermost aquifer been adequately defined?	Yes	No
	b.	Have flow directions been adequately defined for the uppermost aquifer?	Yes	No
	C	Have groundwater flow rates been determined for hydrologic units within the uppermost aquifer?	Yes	_ No
6.	opera	he facility developed and implemented an ition and maintenance plan for the monitoring network and sampling equipment?	Yes	No
				· · · · ———

SECTION A - INTERIM STATUS PROGRAMS

1.	monit	he facility initially implement a detection toring program (40 CFR 265.92) or an assment monitoring program (FR 265.93)?	Yes	_ No
2.		etection monitoring program was mented,		
	a.	Was a sampling and analysis plan prepared?	Yes	_ No
	b.	Was a sampling and analysis plan in effect on November 19, 1981?	Yes	No
	C.	Did the program include upgradient wells not apparently affected by the facility?	Yes	No
	d.	Did the program include at least four downgradient wells at the limit of the waste management area(s)?	Yes	_No
3.	Samp	oling and Analysis Plan		
	a.	Is the sample collection adequately described?	Yes	No
	b.	Is the sample preservation adequately described?	Yes	No
	c.	Is the sample shipping adequately described?	Yes	No
	d.	Are the analytical procedures specifically identified?	Yes	No
	е.	Is the sample chain-of-custody adequate?	Yes	No
	f.	Are the quality assurance/quality control procedures identified?	Yes	No
	g.	Are parameters to be analyzed for those specified in 40 CFR 265.92(b)?	Yes	No

	h.	Does the plan contain a sampling schedule?	Yes	No
	i.	Does the schedule conform to regulatory requirements?	Yes	No
4.	If an a	ssessment monitoring program was imple	mented,	
	a.	Did the notification of the Regional Administrator or State Director comply with 40 CFR 265.93(d)?	Yes	No
	b.	Did submittal of the plan comply with 40 CFR 265.93(d)?	Yes	No
	C.	Was it certified by a qualified geologist or a geotechnical engineer?	Yes	No
	d.	Was it approved by EPA or the State?	Yes	No
	е.	Does it determine the rate and extent of waste migration?	Yes	No
	f.	Does it determine the concentrations of waste constituents in groundwater?	Yes	No
	g.	Has a groundwater quality assessment report been submitted?	Yes	No
	h.	Does the facility keep records on the results of analyses and evaluations?	Yes	No
SECTION B	- RCR/	A PERMIT PROGRAMS		
1.		of the following programs are required permit?	Yes	. No
<u>-</u>	a.	Detection monitoring (40 CFR 264.98)	Yes	No
•	b.	Compliance monitoring (40 CFR 264.99)	Yes	No
	C.	Corrective action (40 CFR 264.100)	Yes	No
2.	devel	sampling and analysis plans been oped for the required groundwater oring program(s)?	Yes	No

	a.	Has the required plan(s) been approved EPA or the State?		No
	b.	Has the program been implemented?	Yes	No
	C.	Are the selected monitoring parameters adequate?	Yes	No
	d.	Is the point of compliance properly locate	ed?Yes	No
	e.	Is the delineation of waste management areas appropriate?	Yes	No
	f.	Is leakage from non-regulated units expeto affect groundwater quality at the point compliance?		No
	g.	Have any groundwater samples been analyzed for Appendix VIII parameters (40 CFR 261)?	Yes	No
SECTIO	N C - MON	IITORING WELLS		
1.	. Are w	vells		
	a.	Adequately designed	Yes	No
	b.	Properly constructed	Yes	No
	C.	Appropriate materials used	Yes	No
	d.	Located as indicated on map in sampling plan	Yes	No
	е.	Marked with proper identifying designation	Yes	No
	f.	Installed in appropriate hydrologic zones	Yes	No
	g.	Secured from unauthorized entry	Yes	No
	h. ≟	Protected from damage by vehicular traffic	Yes	No
	i.	Surveyed for elevation	Yes	
	j.	Marked for surveyed point	Yes	No

	2.	adequ 40 CF	ne locations and numbers of wells late to satisfy the requirements of FR 265.91 for interim status facilities or FR 264.97 for permitted facilities?	Yes	No
	0		·		
	3.	Are tr	ne wells being adequately maintained?	Yes	
	4.	Are th	ne wells accessible year round?	Yes	No
SECT	ION D	- MON	ITORING PROCEDURES		
	1.	Are a	dequate field procedures being used for		
		a.	Measuring depth to water	Yes	No
		b.	Purging the well before sampling	Yes	No
		C.	Measuring pH, conductivity and temperature	Yes	No
		d.	Other field parameters	Yes	No
		e.	Collecting samples	Yes	No
		f.	Preserving samples	Yes	No
		g.	Cleaning reused equipment between wells	Yes	No
		h.	Storing samples after collection	Yes	No
		i.	Disposal of purge water	Yes	No
		j.	Monitoring for vapors and radiation	Yes	No
	2.	Is the	field crew adequately trained for bling?	Yes	_ No
	3.		ne records kept during sampling uate?	Yes	_ No
	4.		ampling and analysis plan procedures followed for:		
		a.	Approaching the well	Yes	No
		b.	Opening the well	Yes	_ No

C.	Measuring the water level	Yes	_ No	
d.	Purging the well	Yes	_ No	
e.	Collecting samples	Yes	_ No	
f.	Preserving samples	Yes	_ No	
g.	Chain-of-custody	Yes	_ No	
h.	Documenting sampling	Yes	_ No	
i.	Shipping samples	Yes	No	

Table F-5 CONTAINER STORAGE CHECKLIST (Subpart I)

1.	Does the facility store hazardous waste in containers?	Yes	No
2.	Are the containers marked "Hazardous Waste" or equivalent to identify the contents?	Yes	No
3.	Are the containers in good condition (check for leaks, corrosion, bulges, etc.)?	Yes	No
	If no, explain in narrative and document with photograph		
4.	If a container is found to be leaking, does the operator transfer the hazardous waste from the leaking container?	Yes	No
5.	Is the waste compatible with the containers and/or its liner?	Yes	No
	If no, explain in narrative.		
6.	Are the stored containers closed?	Yes	No
	If no, explain in narrative.		
7.	Are containers holding hazardous waste opened, handled or stored in such a manner as to cause the container to rupture or leak?	Yes	No
8.	Does facility conduct weekly inspection records?	Yes	-
	If no, explain in the narrative the frequency of inspection.		
9.	Does facility maintain weekly inspection records?	Yes	No
10.	Are containers holding ignitible or reactive wastes located at least 15 meters (50 feet) from the facility property line?	Yes	No
	If no, explain in narrative and document with photograph	•	
11.	Are incompatible wastes stored in the same containers?	Yes	No
12.	Are containers holding incompatible wastes kept apart by physical barrier or sufficient distance?	Yes	No

If no, explain in narrative and document with photograph(s).

13.		the facility have satellite storage at the point of dous waste generation §262.34(C)(1)?	Yes	No
	-	Are containers in the satellite storage area clearly marked with the date accumulation began?	Yes	No
14.	55 gal	e containers at any one generation point exceed lons of hazardous waste or 1 quart of acutely dous wastes?	Yes	No
15.	If yes,	in the previous question:		
	(a)	Is the container holding the excess wastes marked with the date the material began accumulating?	Yes	No
	(b)	Has this waste been accumulating for more than 3 days?	Yes	No
16.	Are the	ese points at or near the process generating ste?	Yes	No

Table F-6 TANKS CHECKLISTS TANK SYSTEM INSPECTION GUIDANCE

NOTE: List each tank and specify compliance status. [Collective checklist(s) may be used for all similar tanks in compliance.] This checklist does not apply to covered underground tanks that cannot be entered for inspection.

Has the facility completed the form, "Notification of Underground Storage Tanks", as required by 40 CFR Part 280 (FR/vol. 53, no. 185/September 23, 1988, page 37208, 37209, and 37210) including:

	II. Location of Tank(s) III. Contact Person at Tank Location IV. Type of Notification V. Certification of Description of Tanks VI. Description of Underground Storage Tanks (completed for each tank at facility) VII. Certification of Compliance (completed for all new tanks at facility) Yes No
i.	Small Quantity Generators - Compliance with 40CFR § 265.201 and
	Parts 280 and 281, as applicable
A .1	Tank volume (gallons) A.2 Tank description
	Tank volume (gallons) Tank description (e.g., aboveground, steel, lined)
A.3	Tank location (e.g., inside on cement floor, outside on asphalt pad)
B.1	Material Stored: Be as specific as possible (e.g., 20% Methylene chloride 30% 1,1,-trichloroethane, 50% mineral spirits)
B.2	Does this tank ever contain waste other than the above? Yes No If so, list other waste:
	EPA Hazardous Waste Number Waste Description
B.3	Are hazardous wastes placed in tanks that are compatible with the waste so that the tank or inner liner may not fail prematurely? Yes No

(03/89)

C.1	Are wastes being stored in tanks for greate 180 days?	r than	Yes	_ No
C.2	Is the disposal site greater than 200 miles a	away?	Yes	_ No
C.3	Are wastes being stored in tanks for greate 270 days?	r than	Yes	_ No
C.4	SQGs, who store waste greater than 180 days if shipped over 200 miles) or who exc 6,000 kg limit. Has the owner/operator appan operating permit?	eed the	Yes	_ No
C.5	Does the owner/operator inspect the tank s following?	ystem routir	nely for th	е
	Discharge control equipment each operating	ng day	Yes	_ No
	Data from monitoring equipment (e.g., gauge operating day	ges) each	Yes	_ No
	Level of waste in tank each operating day		Yes	_ No
	Materials for signs of corrosion weekly		Yes	_ No
	Area around tank for spills or leaks weekly		Yes	_ No
D.	Special wastes			
D.1	Is the owner/operator storing ignitable or re generate heat, fire, violent reactions, gases or other means to threaten human health?			
	yes no		NA	
D.2	Does the owner/operator follow appropriate ignitable wastes? (See Special Wastes, C		s for reac	tive or
	yes no	-	NA	-
E.1	Is the tank labeled "Hazardous waste"?		Yes	_No
E.2	Tank condition - Indicate presence of any o	of the followi	ng.	

	Discolored paint or rust anywhere on tank system	Yes	No
	Blister, cracks, bulges, or other signs of potential failure	Yes	No
	Worn hoses, rips in liners	Yes	No
E.3	Does the area around the tank show any evidence of spills (e.g., discoloration, dead vegetation)?	Yes	No
E.4	Are uncovered tanks operating with a minimum of 2 feet (60 cm) freeboard or are they equipped with containment structure?		No
E.5	In tanks with a continuous feed system, is the syste equipped with a cut-off or by-pass system?	em Yes	No
F.	Preparedness and Prevention Plan Compliance		
F.1	Is there an emergency/response plan?	Yes	No
F.2	Internal communication or alarm system available	? Yes	No
F.3	Is telephone or other device capable of summoning emergency assistance from local police, fire or other emergency response teams available?	yes	No
F.4	Are portable fire extinguishers and spill control equipment available and in operational condition?	? Yes	No
F.5	Water available to supply water hose streams?	Yes	No
II.	Documentation of General Inspection Requirement 265.195 and Parts 280 and 281, as applicable	its under § 264.	<u>195.</u>
A .1	Inspection plan/procedures adequately thorough in order to identify problem areas and small leaks	Yes	No
A.2	Documented inspection as scheduled in permit (_controls) fo	or overfill
	yes no	NA	

A.2a			umulation tank systen mented) each operatir		the overfill
	yes	<u> </u>	no	NA	_
A.3	Documented da portions of tank		of aboveground	Yes	_ No
A.3a	Use of inspectio	n devices			
	yes	no	Provide na	me of device	used
A.4	Documented dalleak inspection of		of monitoring and	Yes	_ No
A.5	rials of both tank	system and ction of tank I	of construction mate- secondary contain- ocation and secondar on or releases	y Yes	No
A.6		proper operati	ion of the cathodic pro	otection syste	em within 6
	yes	<u> </u>	no	date of insp	pection
A.6a	Annual inspection	n of cathodic	protection after instal	lation	
	ye	<u> </u>	no	NA	_
A.7	Bimonthly inspec	ction of all so	urces of impressed cu	rrent	
	yes	<u> </u>	no	NA	_
A.7a	Method used to	inspect impre	ssed-current system		
111.	Existing Tank S Parts 280 and 2		ipliance with § 264.19 able	1, 265.191 a	.n d
A.1	Tank volume	e (gallons)	Tank type (above-,	on-, in-, bel	ow ground

B.1	Material Stored: Be as specific as possible (e.g., 20% Methylene chloride, 30% 1,1,-trichloroethane, 50% mineral spirits)				
	EPA Hazardous Waste Number Wast	e Descrip	tion		
C.	Secondary containment				
C.1	Does this tank system have secondary containment	? Yes_	No		
	If yes, see Checklist IV, if no continue below				
C.2	Has facility been granted a variance from secondary containment?	Yes_	No		
C.3	Is a written assessment of tank system integrity on file?	Yes_	No		
C.4	If assessment is provided, has it been reviewed and certified by a registered, professional engineer?		No		
C.5	Tank Age C.5a Documente	ed Yes_	No		
C.6	Facility Age C.6a Documente	ed Yes_	No		
C.7	Date when secondary containment is required				
D.	Design Standards				
D.1	The tank is constructed with: [be as specific as possine reinforced plastic, mild steel, nickel based alloy)].	sible (e.g.,	, fiberglass-		
D.2	Document evaluates tank system in accordance with the most recent applicable design standards	h Yes_	No		
D.3	Is tank material generally compatible with waste?	Yes_	No		

E.	Corrosion protection measures (applicable to tank systems with metal components in contact with soil or water)				
E.1	Document describes existing corrosion protection measures?	Yes	No		
E.2	Type of system employed (coatings, wraps, electrica sacrificial-anode, impressed-current)	l isolation	devices,		
F.	Non-enterable, underground tanks				
F.1	Method of leak testing used				
F.1a	Verification of annual testing	Yes	No		
F.1b	Tank found to be tight	Yes	No		
F.1c	Leak testing device accounts for the following changes:				
	Temperature	Yes	No		
	High water table	Yes	No		
	Tank end deflection	Yes	No		
	Vapor pockets	Yes	No		
G.	Other tank types				
G.1	Method of leak testing used				
G.1a	Verification of annual testing	Yes	No		
G.1b	Tank found to be tight	Yes	No		
G.2	Internal Inspections				
G.2a	Certification by registered, professional engineer	Yes	No		
G.2b	Has the engineer checked and documented inspection of all appropriate factors?	Yes	No		

H.	Tank ancillary equipment		
H.1	Feed systems, safety cutoff and/or bypass systems, pressure controls are described in written assessment	Yes	. No
H.2	Has ancillary equipment been leak tested or undergone other approved integrity assessment annually?	Yes	No
H.3	Method of leak testing used		
H.4	Have any of the leak tested tank system components been found to be leaking or unfit?	Yes	. No
If any	of the tanks system components have failed the examin Release Response Checklist VI should be included for	ations or I this tank s	eak tests, system.
IV.	New Tank Systems - Compliance with § 264.192 and Fas applicable	Parts 280	and 281,
A.	New Tank Design		
A.1	Tank volume (gallons) A.2 Tank type (above-, on-	, in-, belov	v ground
A.3	Tank Dimensions A.4 Tank shape (spherical)	al, cylindric	cal, etc.)
A.5	The tank is constructed with: [be as specific as possible reinforced plastic, mild steel, nickel-based alloy)]	e (e.g., fib	erglass-
В.	Material Stored: Be as specific as possible (e.g., 20% 30% 1,1,-trichloroethane, 50% mineral spirits)	Methylene	e chloride
	EPA Hazardous Waste Number Waste D	Description	1

C. Tank System Installation

C.1	Certification of inspection and supervision of instal- lation and design by independent installation expert or qualified engineer	Yes	_ No
C.2	Did the inspection include the following:		
	Weld breaks Punctures	Yes	_ No
	Scrapes on protective coating	Yes	No No
	Cracks	Yes	_ No
	Corrosion	Yes	No
	Other damage or inadequate construction	Yes	No
C.3	Has a detailed description of the installation been provided?	Yes	_ No
C.4	Has the tank passed a test for tightness prior to being covered or placed in use?	Yes	No
C.5	Has the ancillary equipment (e.g., piping) passed a test for tightness?	Yes	_ No
C.6	Has a detailed description of the tightness testing been provided?	Yes	No
D.	Secondary containment - Compliance with § 264.193		
D1	Has the facility been granted a variance? If yes, go to Section F. on this checklist	Yes	No
D.2	Is secondary containment for new tanks and ancillary equipment installed?	Yes	No
D.3	Secondary containment is: (circle one) liner, vault, double-walled component		
D.4	Secondary containment materials are		
D.5	Type of leak detection equipment employed		
0.6	Record of leak detection operation available	Yes	No
0.7	Have any leaks from the primary section into secondary containment been detected?	Yes	No

D.8	Was leaked waste removed from the secondary containment system within 24 hours?	Yes	No	
D.9	Was the repair to the primary system documented prior to returning tank into service?	Yes	No	
E.	Exemption of secondary containment for tank systems (§264.193(f)	or compor	ent	
E.1	Is all aboveground, straight piping that is not covered by secondary containment inspected daily?	Yes	No	
E.2	Are all welded flanges, welded joints, and welded connections inspected for leaks daily?	Yes	No	
E.3	Are all sealless or magnetic coupling pumps visually inspected for leaks daily?	Yes	No	
E.4	Are all pressurized, aboveground piping systems with automatic shutoff devices visually inspected for leaks daily?	Yes	No	
F.	External Corrosion Protection for metal components or §264.192	equipmer	nt	
F.1	Has a corrosion potential assessment been pre- pared by a corrosion expert?	Yes	No	
F.2	Type of corrosion protection installed (coatings, wraps, devices, sacrificial-anode, impressed-current)	electrical	isolation	
F.3	Has a corrosion expert supervised the installation of any field fabricated corrosion protection (e.g., cathodic-protection devices)?	Yes	No	
If any of the tank system components have failed tightness testing or have resulted in leaks that had releases outside the secondary containment, Release Response Checklist VI should be included for this tank system.				

V. <u>Tank Systems that Store or Treat Ignitable or Reactive Wastes</u>

Compliance with § 264.198 and Parts 280 and 281, as applicable

A.	Special Requirements for ignitable or reactive wastes	3	
A.1	Has waste been treated, mixed or otherwise rendered nonreactive or not ignitable (except in emergency conditions) so that the mixture is no longer ignitable or reactive?	Yes	No
A.2	Has complete chemical identification of waste compatability been determined prior to mixing of wastes?	Yes	No
A.3	Is the tank protected from conditions that may cause it to ignite (e.g., use of spark proof tools) or protected from contact with materials that may cause it to react?	Yes	_ No
A.4	Is the required National Fire Protection Association distance between waste management area (ignitable wastes) and public ways and adjoining properties maintained?	Yes	_ No
A.5	Has an appropriate method of tank system decontamination been selected based on the type of waste residues remaining in a receiving vessel?	Yes	_ No
VI.	Release Response - Compliance with § 264.196 and as applicable	Parts 280	and 281,
A.1	Notification of releases to Regional Administrator (from date: description:	n file revie	•
A.1a	Did the 0/0 report to the Regional Administrator within release with the following information	30 days	of each
	 likely route of migration of release characteristics of surrounding soil results of sampling proximity to downgradient drinking water, surface was description of response actions planned or taken 	ater and p	opulation
	yes	no	N/A

A.2	Did the 0/0 immediately respill/leak?	emove the	tank con	nponent fron	n service :	after
		yes	no	not able to	o verify	N/A
A.3	Was waste removed from secondary containment?	leaking co	mponent	of the tank	system a	nd from
				yes	no	N/A
A.4	Were visible releases to t	he environ	ment co	ntained?		
				yes	no	N/A
A.5	Has secondary containme provided?	nt, repair,	or closur	e of the tan	k system	been
				yes	no	N/A
A.6	Was the repair certified by sional engineer?	y an indep	endent, d	qualified, req	gistered, p	orofes-
				yes	no	N/A
VII.	Visual Tank System Inspe § 264.194 and Parts 280	ection Gen and 281,	eral Ope as applic	rating Requ cable	irements	
A.	Aboveground Portions §	264,265.19	94(a)			
A.1	Metal Tanks -					
Look	for:			1	ndicate P	resence
	Gross leakage					
	Major corroded areas					
	Deterioration (e.g, blisters	s)				
	Discolored paint					
	Cracks (nozzle connections, in w	elded sea	ms, unde	er rivets)		

	Buckles and bulges	
	Defective manhead gaskets	
	Corrosion of tank tops or roofs	
	Corrosion around nozzles and valves	
	Erosion around foundation, pads and secondary containment	
	Cracks in concrete curbing and ringwalls	
	Rotting of wooden supports	
	Welds and anchor bolts between tank bottoms and ringwalls	
	Deterioration of protective coatings such as discoloration and film lifting	
A.2	Fiberglass-Reinforced Plastic Tanks -	·
Look	for:	
	Gross leakage	•
	Bending, curving or flexing	
	Longitudinal cracks in horizontal tanks	
	Vertical cracks in vertical tanks	
A.3	Concrete Tanks - Above Ground Portions	
Look	for:	
	Gross leakage	
	Cracks	
	Porous areas permeable to liquid (wet spots)	
	Deterioration of protective coatings such as discoloration and film lifting	
B.	Underground tanks § 264.192 and Parts 280 and 281, as	applicable

B.1	Is the (new) tank protected from vehicular traffic extend at least 1 foot beyond perimeter in all dire			ks should
		yes	no	N/A
B.2	If the backfill is not covered, is it porous and hon	nogen	ous?	
B.3	Is there water pooling or depressions in the area	yes of the	no tank	N/A
		yes	no	N/A
C.	Spill and Overfill Prevention Measures § 264.19	4		
C.1	Are spill prevention controls (e.g., check valves, dry disconnect couplings) in use?		Yes	No
C.1a	Is there any evidence of spillage from disconnect or uncoupling operations?		Yes	No
C.2	Are overfill prevention controls (e.g., level sensitive devices, high level alarms) present and operation		Yes	. No
C.3	Is sufficient freeboard maintained in uncovered tanks to prevent overtopping due to wave or win action or by precipitation?	d ·	Yes	No
C.4	Is there any evidence of overtopping or major spills?		Yes	No
D.	Inspection of Ancillary Systems § 264.194 and Fapplicable	Parts 2	80 and 28	1, as
D.1	Inspect piping for the following:		Indicate	Presence
	Pipe bends, elbows, tees, and other restrictions for leaks, external corrosion and rust spots			
	Deterioration (e.g., blisters) and discolored pain	t		
	Orifice plates deteriorated			
	Throttle valves w/broken stems, missing handle	s		

	Wear and tear in flexible hoses	
	Traffic passing over hoses	
	Vibration or swaying of pipe systems while pumping	
D.2	Inspect pumps and compressors for the following:	Indicate Presence
	Foundation cracks	***
	Excessive vibration or cavitation of pumps	
	Leaky pump seals	
	Missing anchor bolts	
	Excessive dirt, burning odors, or smoke	
	Depleted lubrication oil reservoir in compressor	
D.3	Inspect heat exchangers and vapor control systems for:	Indicate Presence
	Rust spots or blisters	
E.	Auxiliary systems for permitted tanks § 270.16	
	Is the following equipment the same as specified on permit and is it operational?	
E.1	Level Sensorldentification	Yes No
E.2	Alarm SystemIdentification	Yes No
E.3	Spill proof couplings, entry points Identification	Yes No
E.4		Yes No
E.5	Pressure controls (vents)	Yes No
F.	Secondary Containment § 264.193 and Parts 280 and	d 281, as applicable



Г.;	contain 100% of the design capacity of the largest		
	tank in its boundary plus a 25-year, 24-hour rainfall?	Yes	No
F.2	Is water collected in secondary containment system?	Yes	No
F.3	Does any water in secondary containment system appear discolored or otherwise contaminated or is there evidence of waste within the containment		
	system?	Yes	No
F.4	Double-walled tanks: § 264.193(e)(3)	Yes	No
F.4a	If metal, is there appropriate corrosion protection for the outer shell?	Yes	No
F.4b	Does it have an operational, built-in continuous leak-detection system?	Yes	No
F.5	Vaults: § 264.193(e)(2)		
F.5a	Does all concrete, including sumps, have liners or coatings?	Yes	No
F.5b	Is a vault constructed with chemically resistant water stops at all joints?	Yes	No
F.5c	Is there deterioration of protective coatings such as discoloration and film lifting?	Yes	No
F.5d	Are there any cracks visable in the concrete?	Yes	No
F.6	Liners: § 264.193(e)(1)		
F.6a	Does the liner cover all the surrounding earth likely to come into contact with wastes, including berms and dikes?	Yes	. No
F.6b	If clay liners, do liners show signs of drying and cracking?	Yes	. No
F.6c	If polymeric liners, do liners show signs of punctures, deterioration due to sunlight, chemical spills, rips, tears, gaps, or cracks?	Yes	. No
F.6d	If a concrete liner, is there any deterioration of its protective coating?	Yes	No

G.	ground)	ın, on, or	under-
G.1	Presence of trapped water near tank system (if underground tank system, is water pooling in area above tank location?)	Yes	No
G.2	The use of dry, crushed rock or gravel as backfill material	Yes	No
G.3	Existence of nearby visible metal structures	Yes	No
G.4	Coatings or wraps		
G.4a	Is the coverage complete?	Yes	No
G.4b	Has the cover or wrap dried, cracked or dissolved?	Yes	No
G.4c	Has the coating or wrap been damaged by spills?	Yes	No
G.5	Electrical isolation devices		
G.5a	Are they adequate depending upon the number of nearby, underground metal structures?	Yes	No
G.5b	Are the devices damaged in any way?	Yes	No
G.6	Sacrificial-anode system		
G.6a	How long has it been in place?	Yes	No
G.6b	Have the anodes decreased significantly in size?	Yes	No
G.6c	Is the sacrificial-anode system damaged?	Yes	No
G.7	Impressed-current system		
G.7a	How long has it been in place?	Yes	No
G.7b	Have the current requirements changed over time?	Yes	No
G.7c	Is the impressed-current system damaged?	Yes	No
G.7d	Is the impressed-current system properly maintained?	Yes	No

VIII.	Closure. Post-closure Care - Compliance with § 264.197 and Parts 280 and 281, as applicable							
A.	Tank Systems with Secondary Containment - § 264.197(a) (clean closure)							
A.1	Visual verification of clean closure							
	-	yes	no	N/A				
			Indica	te if done				
	Tank system materials removed							
	Verification of proper disposal of contaminated e	quipm	ent .					
	Contaminated soils and residues disposed or tre	ated p	roperly	 _				
B.	Tank systems that cannot be practicably deconta	minate	ed - § 26	4.197l(b)				
B.1	Has the owner/operator demonstrated satisfactor soils cannot be removed?	t all conta	aminated					
	-	yes	no	N/A				
B.2	Closure of tank site meeting § 264.310 landfill re-	quirem	ents					
B.2a	Does contaminated area have appropriate final cover?		Yes	_ No				
B.2b	Is owner/operator maintaining cover integrity?		Yes	No				
B.2c	Is 0/0 monitoring ground water according to Subpart F?		Yes	No				
C.	Tank Systems without Secondary Containment -	§ 264.	197(c)					
C.1	Has 0/0 prepared a closure plan for § 264.197(a) and a contingency plan for § 264.197(b) which were submitted to EPA?		Yes	No				
C.2	If the closure plans have not been submitted, are they on file at the facility?		Yes	No				
C.3	Is or has the facility closed this tank system at the present time?		Yes	No				
	If yes, evaluate closure with appropriate evaluation	n in A	or Blaho	VΔ				

Notification for Underground Storage Tanks

GAED

STATE USE ONLY ID Number Date Received

GENERAL INFORMATION

Notification is required by Federal law for all underground tanks that have been used to store regulated substances since January I, 1974, that are in the ground as of May 8, 1986, or that are brought into use after May 8, 1986. The information requested is required by Section 9002 of the Resource Conservation and Recovery Act, (RCRA),

The primary purpose of this notification program is to locate and evaluate underground tanks that store or have stored petroleum or hazardous substances. It is expected that the information you provide will be based on reasonably available records or in the absence of such records, your knowledge, belief, or recollection

Who Must Notify? Section 9002 of RCRA, as amended, requires that, unless exempted, owners of underground tanks that store regulated substances must notify designated State or local agencies of the existence of their tanks. Owner means—

(a) in the case of an underground storage tank in use on November 8, 1984, or brought into use after that date, any person who owns an underground storage tank

used for the storage, use, or dispensing of regulated substances, and
(v) in the case of any underground storage tank in use before November 8, 1984. but no longer in use on that date, any person who owned such tank immediately before

the discontinuation of its use.

What Tanks Are Included? Underground storage tank is defined as any one or combination of tanks that (1) is used to contain an accumulation of "regulated substances, and (2) whose volume (including connected underground piping) is 10% or more beneath the ground. Some examples are underground tanks storing: 1. gasoline, used oil, or diesel fuel, and 2, industrial solvents, pesticides, herbicides or fumigants. What Tanks Are Excluded? Tanks amound from the ground are not subject to

notification Other tanks excluded from a recustion are:

1. farm or residential tanks of 1.100 gallor are rescapacity used for storing motor fuel

for noncommercial purposes. tanks used for storing heating oil for consumptive use on the premises where stored;
 septic tanks: 4. pipeline facilities (including gathering lines) regulated under the Natura (Pipeline Satety Act of 1968) or the Hazardous Liquid Pipeline Satety Act of 1979 which is an intrastate pipeline facility regulated under State laws.

5. surface impoundments, pits ponds, or lagoons.

6. storm water or waste water collection systems.

7. flow-through process tanks.

8. liquid traps or associated gathering lines directly related to oil or gas production and

gathering operations.

9. storage tanks situated in an underground area (such as a basement ceitar mineworking, drift, shalt or tunnel) if the storage tank is situated upon or above the surface of the floor

What Substances Are Covered? The notification requirements apply to underground storage tanks that contain regulated substances. This includes any substance defined as hazardous in section [0] (14) of the Comprehensive Environmental Response. Compensation and Liability Act of 1980 (CERCLA), with the exception of those substances regulated as hazardous waste under Subtitle C of RCRA. It also includes petroleum, e.g., crude oil or any traction thereof which is liquid at standard conditions of temperature and pressure (60 degrees Fahrenheit and 14.7 pounds per square inch absolute).

Where To Notify? Completed notification forms should be sent to the address given at the top of this page

When To Notify? 1. Owners of underground storage tanks in use or that have been taken out of operation after January 1, 1974, but still in the ground must notify by May 8, 1986 2. Owners who bring underground storage tanks into use after May 8 1986, must notify within 30 days of bringing the tanks into use

Penalties: Any owner who knowingly fails to notify or submits false information shall be subject to a civil penalty not to exceed \$10,000 for each tank for which

	notification is not given or for which false information is submitted.
INST	RUCTIONS
Please type or print in ink all items except "signature" in Section V. This each location containing underground storage tanks. If more than 5 taniphotocopy the reverse side, and staple continuation sheets to this form.	s form must by completed for Indicate number of continuation sheets attached
I. OWNERSHIP OF TANK(S)	
Owner Name (Corporation, Individual, Public Agency, or Other Entity)	(If same as Section 1, mark box here)
Street Address	Facility Name or Company Site Identifier, as applicable
County	Street Address or State Road, as applicable
City State ZIP Code	County
Area Code Phone Number	City (nearest) State ZIP Code
Type of Owner (Mark all that apply (2))	
Current State or Local Gov't Corporate Federal Gov't Ownership uncertain	Indicate number of tanks at this location Mark box here if tank(s) are located on land within an Indian reservation or on other Indian trust lands
III. CONTACT PERS	ON AT TANK LOCATION
Name (If same as Section I, mark box here) Job Title	Area Code Phone Number
IV TYPE O	FNOTIFICATION
	ded or subsequent notification for this location.
V. CERTIFICATION (Read and	d sign after completing Section VI.)
I certify under penalty of law that I have personally examined an documents, and that based on my inquiry of those individuals imsubmitted information is true, accurate, and complete.	nd am familiar with the information submitted in this and all attached mediately responsible for obtaining the information, I believe that the
Name and official title of owner or owner's authorized representative	Signature Date Signed

CONTINUE ON REVERSE SIDE

____ Location (from Section II) ___

_ Page No. ____ of ___

VI. DESCRIPTION OF UNDERGRO	UND STORAGE TA	NKS (Complete fo	or each tank at this	location.)	
Tank Identification No. (e.g., ABC-123), or Arbitrarily Assigned Sequential Number (e.g., 1,2,3)	Tank No.	Tank No.	Tank No.	Tank No.	Tank No
1. Status of Tank (Mark all that apply 2) Temporarily Out of Use Permanently Out of Use Brought Into Use after 5/8/86					
2. Estimated Age (Years)			+		
3. Estimated Total Capacity (Gallons)					
4. Material of Construction (Mark one 图) Concrete Fiberglass Reinforced Plastic Unknown Other, Please Specify					
5. Internal Protection (Mark all that apply m) Cathodic Protection Interior Lining (e.g., epoxy resins) None Unknown					
Other, Please Specify 6. External Protection					
(Mark all that apply 2) Painted (e.g., asphaltic) Fiberglass Reinforced Plastic Coated None Unknown					
Other, Please Specify			·		
7. Piping (Mark all that apply E) Galvanized Steel Fiberglass Reinforced Plastic Cathodically Protected Unknown					
Other, Please Specify					
S. Substance Currently or Last Stored in Greatest Quantity by Volume (Mark all that apply 10) Diesel Kerosene Gasoline (including alcohol blends) Used Oil Other, Please Specify c. Hazardous Substance					
OR Chemical Abstract Service (CAS) No. Mark box 2 if tank stores a mixture of substances d. Unknown					
Additional Information (for tanks permanently taken out of service)					
a. Estimated date last used (mo/yr) b. Estimated quantity of substance remaining (gal.) c. Mark box 2 if tank was filled with inert material (e.g., sand, concrete)					

Ov	wner Name (from Section I)	Location (from Section ii)	Page No	of. Pages
		COMPLIANCE (COMPLETE FOR ALL NEV		
10	Installation mark all that apply)			
		by the tank and piping manufacturers		
		or licensed by the implementing agency		
		sted and certified by a registered profession	nal engineer	
	1	cted and approved by the implementing age		
		irer's installation checklists has been compl		
	1 1	lowed by the implementing agency. Please		
11 F	Release Detection (mark all that apply	v).		
{	Manual tank gauging.	,,		
[Tank tightness testing with inven	ntory controls.		
[Automatic tank gauging.	,		
[Vapor monitoring.			
[Ground-water monitoring.			
	Interstitial monitoring within a sec	condary barrier.		
	Interstitial monitoring within second			
	Automatic line leak detectors.			
	Line tightness testing.			
	Another method allowed by the ii	mplementing agency. Please specify:		
12. C	Corrosion Protection (if applicable)			
	As specified for coated steel tank	ks with cathodic protection.		
	As specified for coated steel pipi			
		mplementing agency. Please specify:		
13. 1	have financial responsibility in accord	dance with Subpart I. Please specify:		
Po	olicy Number:			
	ATH: I certify that the information constaller:	oncerning installation provided in Item 10 is	s true to the best of my	/ belief and knowledge.
** **		Name	Da	te
		Position		
		Company		
		•		

Table F-7 SURFACE IMPOUNDMENTS CHECKLIST (Subpart K)

NOTE: List each surface impoundment and specify compliance status. Complete an individual checklist for each impoundment. [Collective checklist(s) may be used for all similar impoundments.]

1.		ere an used v ture?	Yes	No	
		, has a le beer	Yes	No	
2.	Are in waste		lments presently used to treat or store	Yes	No
3.	or late	ny new eral exp ea ider ning 0	Yes	No	
	a.	If no,	go to question 4.		
	b. If yes,				
		(1)	Did the facility notify the Regional Administrator (RA) 60 days prior to receiving waste?	Yes	No
		(2)	Did the facility file a Part B within 6 months of receipt of such notice?	Yes	No
	c. Does the <u>impoundment</u> have at least two liners and a leachate collection system, as required by 40 CFR 265.271?		Yes	No	
	<u>.</u>	If no, i waive	nate syster .221).	m or, if	
4.		the impeboard	Yes	No	
	If no, what is the freeboard?				

5.	is the	ere evid	sence of overtopping of the dike?	Yes	_ NO					
	If yes	If yes, describe.								
6.	What type of dike (e.g., earthen, concrete, steel) does the impoundment have?									
	a.	prote minir narra	dike is earthen, does it have adequate ctive cover (e.g., grass, shale, rock) to nize wind and water erosion? Use tive explanation sheet to explain iencies.	Yes	_ No					
	b.	Desc	ribe dike and its condition.							
7.		at wastes are treated or stored in the impoundment? Use narrative planation sheets.								
8.		nazardo Jundme	Yes	No						
	a.	If yes	: :							
		(1)	Are waste analyses and trial tests conducted on these wastes?	Yes	_ No					
		(2)	Does the owner/operator have written documented information on similar treatment of similar wastes under similar operating conditions?	Yes	_ No					
	b.	Is thi	s information retained in the operating rd?	Yes	_ No					
9.	Do re da i ļy	ecords ?	Yes	_ No						
10.	roun	Do records indicate the impoundment, dike and surrounding vegetation are inspected to detect leaks, deterioration or failures at least once a week? Yes No								
11.		s the fa on site	Yes	_ No						

12.		gnitabl undme	Yes	No	
	a.	If no,			
	b.	befor impo	s, are they treated, rendered or mixed re or immediately after placement in the undment so they no longer meet the ition of ignitable or reactive?	Yes_	No
	OR			<u>-</u> -	
	C.	Are t ignition such explana	Yes	No	
	OR		. 00		
	d.		e impoundment used solely for gencies?	Yes	No
		(1)	If yes, has treatment, storage or disposal been conducted on these wastes? Describe this situation.	Yes	No
					
13.			ility ever placed incompatible wastes in dment?	Yes	No
	a.	If yes expla of inc heat			
14.	What	is the i	mpoundment lined with?		
15.	waste	the ime or wa rrosivity	Yes	No	

Table F-8 WASTE F - S CHECKLIST (5 art L)

Waste piles may also be managed as a landfill. NOTE: Is the pile containing hazardous waste protected 1. Yes No____ from wind? For offsite facilities, is a representative sample of 2. waste from each incoming shipment analyzed before the waste is added to the pile to determine Yes __ No____ the compatibility of the wastes? For offsite facilities, does the analysis include a. Yes____ No____ a visual comparison of color and texture? Is the leachate or runoff from the pile considered a 3. Yes No _ hazardous waste? If yes, is the pile managed with the following? a. An impermeable base compatible with (1) _ No____ Yes the waste? Yes____ No____ Runon diversion? (2)Yes No Leachate and runoff collection? (3) OR Is the pile protected from precipitation and b. Yes___ No___ runon by some other means? Describe on narrative explanation sheet. Are liquids or wastes containing free liquids placed 4. Yes No___ in the pile? Yes___ No___ Are ignitable or reactive wastes placed in the pile? 5. If yes, are they treated, rendered or mixed a. before or immediately after placement in the pile so it no longer meets the definition of ignitable or reactive? Use narrative sheet Yes No to describe procedure. OR Is the waste protected from sources of ignib. Yes No____ tion or reaction?

- (1) If yes, use narrative explanation sheet to describe separation and confinement procedures.
- (2) If no, use narrative explanation sheet to describe source of ignition or reaction.

6.	emis	ere evidence of fire, explosion, gaseous sions, leaching or other discharge from the rdous waste pile? Use narrative explanation t.	Yes	No
	a.	Does the waste pile have a leachate detection, collection and removal system?		No
	b.	If no, does the inspection plan include a schedule of inspection of the devices for controlling precipitation and runon and runoff?	Yes	_ No
	C.	Is the waste pile periodically removed for inspection of the base?	Yes	No
7.	toget	incompatible wastes ever been placed her in the waste pile? , what was the result?	Yes	_ No
8.	Have the si	there been other wastes previously stored at te of the present waste pile?	Yes_	No
	a.	Have hazardous wastes been piled in the same area where incompatible wastes or materials were previously piled?	Yes	No
	b.	If yes, was the area decontaminated? Use narrative explanation sheet.	Yes	_ No
9.	ls a c	losure plan available?	Yes	_ No
	a.	Will all waste residues, system components, subsoils, etc., be decontaminated and/or removed?	Yes	No
	b.	If the above cannot be decontaminated, will the facility be closed as a landfill?	Yes	_ No

Table F-9 LAND TREATMENT CHECKLIST (Subpart M)

<u>Note</u>: Hazardous waste must not be placed in or on a land treatment facility unless the waste can be made less hazardous or nonhazardous by degradation, transformation, or immobilization processes occurring in or on the soil.

1.	facilit	non diverted away from the land treatment y? Describe using narrative explanation		
	sheet	t.	Yes	_ No
2.	ls rur	noff from the land treatment facility collected?	Yes	No
3.	Is the	runoff analyzed to see if it is a hazardous e?	Yes	_ No
	a.	If the runoff is considered hazardous, how is it handled? Use narrative explanation shee		_No
	b.	If it is not a hazardous waste, is it discharge through a point source to surface waters?		_ No
		If yes, list NPDES Permit No		· · · · · · · · · · · · · · · · · · ·
4.		nd dispersal controlled? ribe using narrative explanation sheet.	Yes	_No
5.	What narra	hazardous wastes are treated at the land tive explanation sheet.	treatment fac	ility? Use
	Part 2	261, Subpart D Listed Wastes	Characteristi	c Wastes
	a.	For those listed wastes, were analyses done to determine the concentrations of those constituents which caused the waste to be listed?	Voc	No
		waste to be listed:	162	. 140
	÷	If yes, what are these concentrations? Us sheet.	se narrative e	explanation
	b.	For those characteristic wastes designated le extraction procedure, what are the concentr		

	Arser Bariu Cadn Chror Lead Mercr	m nium mium	Concentration	<u>Wa</u>	<u>ste</u>		
			Concentration	<u>Wa</u>	st <u>e</u>		
	Toxa 2,4 D	r n ine oxychlo phene					
6.			by of the land treatment process and the report.				
7.	Are fo		ain crops grown? go to question 9.	Yes	_ No		
	b.	If yes, can the owner/operator demonstrate from field testing that arsenic, lead, mercury or other toxic waste constituents:					
		(1)	Will not be transferred to the food portion of the crop or ingested by food chain animals. OR		_ No		
		(2)	Will not occur in greater concentrations in the crops on the facility than in the same crops on untreated soils in the same region?	Yes	No		
	C. =	Is the	following information used for making t nd is it kept at the facility?	he above o	demonstra-		
		(1)	Tests for specific wastes and application rates being used at the facility	Yes	No		
		(2)	Crop characteristics	Yes	No		
		(3)	Soil characteristics	Yes	No		

	(4)	Sample sele	ction criteria	Yes	No
	(5)	Sample size	determination	Yes	No
	(6)	Analytical me	ethods used	Yes	No
	(7)	Ctatistical pr	ocedures	Yes	No
d.	Janua		Administrator notified by nat food chain crops had rown at the facility?	Yes	No
e.	Does cadmi		at wastes that contain	Yes	No
	(1)	If no, go to qu	uestion 9.		
	(2)	If yes, list the explanation	ese wastes. Use narrative sheet.		
	(3)		of the soil and waste mix- reater at the time of each ation?	Yes	No
		contain cadn	e less than 6.5, did the waste nium concentrations of weight) or less?	Yes	No
	(4)	mium less th per hectare) tobacco, leaf	l application rate of cad- an 0.5 kg/ha (kilograms for the following: y vegetables, or root for human consumption?	Yes	No
			food chain crops, is the nium application rate:		
		(i)	Less than or equal to 2.0 kg/ha (through June 30, 1984)	Yes	No
		(ii)	Less than or equal to 1.25 kg/ha (July 1, 1984 through December 31, 1986)	Yes	No
			1000)	. 53	'10

			(iii)	Less than or equal to 0.5 kg/ha (January 1, 1987 to present) Table F-9 (cont.)	Yes	_ No
8.	Does		cility have an	unsaturated zone monito	or- Yes	_ No
	a.	If no,	explain circu	ımstances on narrative ex	planation she	et.
	b.	If yes	s, does the pla	an include:		
		(1)	Soil monito	ring	Yes	_ No
		(2)		ater monitoring (water saturated zone)	Yes	_ No
		(3)	Sample der	oths below waste	Yes	_ No
		(4)	Number of s	samples to be taken	Yes	No
		(5)	Frequency a	and time of sampling	Yes	_ No
		(6)	Analysis of	soil samples	Yes	_ No
9.	Does	impler	mentation of t	the plan yield:		
	a.	chem	ground soil-po ical makeup o nent zone lea	ore liquid quality and of soil not affected by akage	Yes	_ No
	b.	The o	quality of soil- up of soil belo	pore liquid and chemical ow the treatment zone	Yes	No
10.	Have estab	backg lished	round levels o	of soil quality been	Yes	No
11.	Is mo imme	nitoring diately	g occurring in below the tre	the soil-pore zone eatment zone?	Yes	No
12.	Has a	a samp	ling and anal	ysis plan been prepared a	and does it inc	clude:
	a.	Samp	le collection	techniques	Yes	No
	b.	Samp	ole preservation	on and shipment	Yes	No

	C.	Analytical procedures	Yes	_ No
	d.	Chain-of-custody control	Yes	No
13.		a statistically significant change over back- nd been found in the soil quality?	Yes	_ No
	a.	If yes, has the RA or State been notified?	Yes	_ No
	b.	Have operating practices been modified?	Yes	_ No
14.	Is the	e following information (for each hazardous waste)	kept at th	ne facility?
	a.	Application dates	Yes	No
	b.	Application rates	Yes	No
	C.	Quantities	Yes	_ No
	d.	Waste location	Yes	_ No
15.	Does	the facility have a closure/post-closure plan?	Yes	_ No
	If yes	, where is it kept?		
16.		gnitable or reactive wastes treated at the ty? (Circle appropriate waste.)	Yes	_ No
	a.	If yes, are the wastes immediately incorporated into the soil so that they are no longer reactive or ignitable?	Yes	_ No
	b.	Describe or attach a copy of treatment.		
17.	Are i	ncompatible wastes placed in the facility?	Yes	_ No
18.	If so,	are the incompatible wastes placed in different locations in the facility?	Yes	_ No
	If no	, look for signs of fire, heat generation, toxic mist	s, etc. (U	se narrative

Table F-10 LANDFILLS CHECKLIST (Subpart N)

1.	or lat	any nev eral ex rea ide 05/08/8	Yes_	. No	
	a.	If no,	proceed to question 4.		·
	b.	If yes	•		
		(1)	Did the facility notify the Regional Administrator 60 days prior to receiving waste?	Yes	No
		(2)	Did the facility file a Part B within 6 months of receipt of such notice?	Yes	
	c.		the landfill have at least two liners and chate collection system?	Yes	. No
If no, use narrative expor, if waiver was grand Administrator (§265.30			use narrative explanation sheet to descri waiver was granted, to describe demon nistrator (§265.301).	be alterna stration to	te system, Regional
2.			non control system? narrative explanation sheet.	Yes	. No
3.	is run	off fror	n the landfill collected?	Yes	No
	a.	Is run hazar	off analyzed to determine if it is a dous waste?	Yes	
	b.		s a hazardous waste, how is it managenation sheet.)	ed? (Use	narrative
	C.		collected runoff discharged through a source to surface waters?	Yes	No
		If yes,	list NPDES permit number		
4.	ls the	landfil olled?	I managed so that wind dispersal is (Note blowing debris.)	Yes	No
5.		followi	ing information maintained in the cord?	Yes	No

	a.	On a map, the exact location and dimensions, including depth of each cell with respect to permanently surveyed benchmarks?	Yes	_ No
	AND			
	b.	Contents of each cell and the approximate location of each hazardous waste type within each cell?	Yes	_ No
6.	Are re landfi	eactive or ignitable wastes placed in the ill?	Yes	_ No
	a.	If yes, are they treated, rendered or mixed before or immediately after placement in the landfill so they are no longer reactive or ignitable?	Yes	_ No
	b.	Describe treatment, etc. or attach a copy of treat	tment.	
7.	Are ir cell?	ncompatible wastes placed in the same landfill	Yes	_ No
	signs	s, what are the results? Use narrative explanate of mixing of incompatible wastes, e.g., fire ration, etc.)		
		ribe how it is possible for incompatible wastes landfill cell. (Use narrative explanation sheet.)	to be pla	aced in the
8.	waste	bulk or non-containerized, hazardous liquid es or wastes containing free liquids been d in the landfill since May 8, 1985?	Yes	_ No
9.	so tha	liquid waste treated chemically or physically at free liquids are no longer present? (Use tive explanation sheet.)	Yes	_ No
10.	Are clandfi	_	Yes	_ No
	a. OR	Has all free-standing liquid been removed?	Yes	_ No

	U.	solid	ified so that free-standing liquid is no er observed?	Yes	No
	OR				
	C.	Is the	e container very small, such as an ule?	Yes	No
	OR				
	d.	for u	e container designed to hold free liquids se other than storage, such as a battery apacitor?	Yes _	No
	OR				···
	e.	Is the	e container a lab pack?	Yes	No
11.	Are e	empty (containers placed in the landfill?	Yes	No
	a.		s, are they reduced in volume (e.g., dded, crushed)?	Yes	No
12.	Does	the la	ndfill or cell(s) have a cover?	Yes	No
	a.	If no,	go to question 13.		
	b.	If yes	s, answer the following:		
		(1)	Is there evidence of site instability (e.g., erosion, settling)? (Use narrative explanation sheet.)	Yes	No
		(2)	Is there evidence of ponding of water onsite? (Use narrative explanation sheet.)	Yes	_ No
		(3)	Is there any indication of improper or inadequate drainage? (Use narrative explanation sheet.)	Yes	_ No
3.	Doès	the fa	cility have closure/post-closure plans?	Yes	No
	a. ´	If yes	, where are they maintained?		
	b.	Do th	ne plans address the following items?		
		(1)	Control of pollutant migration?	Yes	No
		(2)	Control of surface water infiltration?	Yes	_ No
		(3)	Prevention of erosion? Yes No_		

Table F-11 INCINERATORS CHECKLIST (Subpart O)

1.	Is the incinerator operating at steady state conditions (temperature and air flow) before adding hazardous waste?				Yes	_ No	
	If no,	explai	n in narrative.				
2.			analysis perform sly incinerated a		dous waste	Yes	_ No
3.	Does	it incl	ude analysis for	the following	j ?		
	a. b. c. d. e. f.	Halog Sulfu Cond Cond Is the	ing value gen content or content centration of lea centration of me above informa ating record?	rcury	nted in the	Yes Yes Yes Yes Yes	
(NOT			e are not requ ow the element			ten docun	nented data
4.	owne	r/oper	the following instator monitor the waste? Check	em at least e under applic	very 15 minu able column.	tes when	incinerating
				Exist	ting	<u>Mc</u>	onitored
	Auxili Air flo Incine Scrub Scrub	ow erator ober floo ober p		Yes Yes Yes Yes	No No No No No No	Yes Yes Yes Yes Yes Yes	No
(NC	TE:		burner and ten ant level contro		_{2,} and CO me	eters are e	examples of
	a.		the owner/op hourly for:	erator monit	or the stack	plume (er	nissions) at
		(1)	Color (norma	1)		Yes	_ No
							(03/89)

		(2)	Opacity		Yes	No
	b.	 Does the owner/operator monitor the incir equipment at least daily including: (circle the 				
		(1)	leaks, spills and	conveyors, pipes for fugitive emissions. xplanation sheet.)	Yes	No
		(2)	Emergency shut	down controls	Yes	No
		(3)	System alarms		Yes	No
	c.	inspe	nese inspections r ction log? Review deficiencies in na	w inspection plan,	Yes	No
5.	is a c	losure	plan maintained f	or the incinerator?	Yes	No
	If yes	, is it ke	ept at the facility?		Yes	No
6.	What	waste	s are incinerated	onsite?		
EPA	Hazard	lous W	aste No.	Description	Weight or Incinerate	

Table F-12 THERMAL TREATMENT CHECKLIST (Subpart P)

NOTE	:		Applies to thermal treatment of hazardous waste in devices other than ncinerators.						
1.	Is the	e proces	ss a non	-continuous	(bato	h) proc	ess?	Yes	_ No
			e proce:) before	ss operati	ng at	steady	y State	conditions	(including
			irdous w	aste?				Yes	_ No
2.				ecord docu es burned?		weak		Yes	_ No
	a.	Does	it includ	analyses	for th	e follow	ving:		
		(1)	Heat	/alue					_ No
		(2)	Halc	content				Yes	_ No
		(3)	Sulf	content content ntration of I				Yes	No
		(4) (5)	Concer	itration of r	ead nercu	ry		Yes	No No
	b.		s informa ating reco	tion docum	entec	l in the		Yes	_ No
(NOT	E:			t required lements are				itten docum	nented data
3.				struments least every				nbustion an	d emissior
						Exist	ing	Mo	nitored
	a.	Wast	e feed		Ye	s	No	Yes Yes Yes Yes	_ No
	b.		ary fuel		Ye	s	No	Yes	_ No
	C.	Treat	ment pro	cess temp.	. Ye	s	No		_ No
	d. e. <u></u>	Relev aftert	vant cont ourner ar	ess flow rols (e.g., nd tempera O ₂ and CO	-	s	NO	Yes	_ NO
		mete		-	Ye	s	No	Yes	_ No

4.	Are st hourly	ack plume (emissions ??	Yes	No	
	a. b.	Color (normal) Opacity		Yes Yes	No No
5.	at leas	mal treatment proces st daily including: (NC iance).	ss equipment monitored DTE: circle those not in	Yes	No
	a. b. c.	Yes Yes Yes	No No No		
6.	Is a cl	osure plan maintaine	d at the facility?	Yes	No
7.	Is open burning or detonation of waste explosives conducted? If yes, is the detonation performed in accordance				No
		ne following table?	iormod in accordance	Yes	No
		Pounds of Waste Explosives or Propellants	Minimum Distance Fi Burning or Detona the Property of C	ation to	
		0-100 101-1,000 1,001-10,000 10,001-30,000	204m (670 380m (1,25 530m (1,73 690m (2,26	50 ft.) 30 ft.)	
8.	hazaro	·	urning of or waste explosives?	Yes	No

Table F-13 CHEMICAL, PHYSICAL AND BIOLOGICAL TREATMENT CHECKLIST (Subpart Q)

NOTE: Applies to treatment in other than tanks, surface impoundments and land treatment facilities.

1.	Descr	escribe treatment process (include information on wastes treated).					
2.	Inspe	ct treat	ment process and equipment:				
	Are there any leaks, corrosion or other failures evident? Yes						
	If yes,	describ	e				
3.	Is the	proces	ss a continuous feed system?	Yes	No		
			quipped with a means to stop waste waste feed cutoff system or bypass).	Yes	_ No		
4.	If hazardous waste is to be treated which is substantially different from any hazardous waste previously treated at the facility or if a substantially different process than any previously used at the facility is to be used to chemically treat hazardous wastes, are the following obtained:						
	a.		e analyses and trial treatment tests (e.g., scale)?	Yes	_ No		
	OR		·				
	b.		en, documented information on similar nent or similar wastes?	Yes	_No		
5.			wner/operator inspect the following, who are present)?	ere preser	nt (indicate		
	a.	At lea	ast daily				
	4	(1)	Discharge control and safety equipment (e.g., waste feed cutoff, bypass, drainage or pressure relief systems)?	Yes	_ No		
		(2)	Data gathered from monitoring equipment (e.g., pressure and temperature gauges)?	Yes	_ No		

	b.	At lea	ast weekly		
		(1)	Construction materials of treatment process or equipment to detect erosion or obvious signs of leakage?	Yes	No
		(2)	Construction materials of an area immediately surrounding discharge confinement structures?	Yes	_ No
6.	Does	the fac	cility have a closure plan?	Yes	No
7.	Where	e is the	plan maintained?		
8.			or reactive wastes placed in the ocess (circle appropriate waste).	Yes	_No
	or improce ignital	nediate ss so i	waste treated, rendered or mixed before ely after being placed in the treatment t no longer meets the definition of reactive? Describe or attach a copy of it.	Yes	_ No
9.	Has t	he faci	lity treated incompatible wastes?	Yes	No
	signs		were the results. Use narrative explana ixing of incompatible wastes (e.g., fir etc.)		
10.	that p	revious	to be placed in treatment equipment sly held an incompatible waste, was ent washed?	Yes	_ No
	If yes	, descr	ibe washing procedures. Use narrative ex	planation	sheet.
			w it is possible for incompatible wastes to equipment. Use narrative explanation s		ed in the
	£				

(

Table F-14 RCRA CHECKLIST FOR RECYCLABLE WASTES AND WASTES BURNED FOR ENERGY RECOVERY (40 CFR Part 266)

Name	e of Facility:		
Addre	ess:		
EPA I	.D. Number		
Facilit	y Inspection Representative:		
Title:			
Telepi	hone Number:		
SECT	TION A - RECYCLABLE MATERIALS USED IN A MANNI CONSTITUTING DISPOSAL	<u>ER</u>	
40 CF	The following questions are to assist in evaluating R Part 266, Subpart C.	, complia	nce with
1.	Is the waste applied to the land?	Yes	No
	If no, the regulations do not apply.		
	If yes, is it mixed with other substances?	Yes	No
	If it is mixed with other substances, do they react with waste?	Yes	No
2.	If mixed, is the combined material produced for public use in a manner which constitutes disposal?	Yes	No
	If yes, have the recyclable materials undergone a chemical reaction when producing the product such that the material is not separable from the product by physical means?	Yes	No
If yes	to both of the above, the material is not regulated.		
3.	If waste oil or other material is being used for dust suppression or road treatments, has it been tested for dioxin?	Yes	No
4.	Is the waste subject to Subpart D of 40 CFR Part 268 (Land Disposal Restrictions)?	Yes	

(03/89)

	If yes, does it meet the applicable treatment standard?	Yes	No
5.	Are the requirements of 40 CFR Part 262 applicable to the transporter of the material?	Yes	No
6.	Are the requirements of 40 CFR Part 263 applicable to the transporter of the material?	Yes	No
7.	Is the use of the recyclable materials such that the owner/operator is subject to any requirements of 40 CFR Parts 264/265, Subparts A through N, Parts 270 and 124?	Yes	No
SECT	ION B - ENERGY RECOVERY		
burne 40 CF	These are questions pertaining to facilities that rec d for energy recovery (Marketers and Burners) that R Part 266, Subparts D and E.	ycle waste are regu	es to be lated by
oil or they s subject	: Regarding generators and waste as fuel standards. (hazardous waste are subject to the waste as fuel matell waste fuels directly to burners for energy recoveryet to the burner standards if they burn used oil or hay recovery.	rketer star /. Genera	ndards if itors are
1.	Does the facility receive used oils or hazardous waste for the purpose of marketing waste as fuel for energy recovery?	Yes	No
	If yes, complete the marketer checklist of Section B.1.		
2.	Does the facility burn its waste as fuel for energy recovery?	Yes	No
	If yes, complete the burner checklist of Section B.2.		
SECT	ON B.1 - MARKETERS/PROCESSORS OF WASTE FU	<u>ELS</u>	
Site C	haracterization		
	1. Does the facility accept waste oil?	Yes	No
	Specify types and source:		

2.	Does the facility blend waste oil to be market	I hazardous waste with ed as fuel?	Yes	_ No
3.		ot hazardous waste fuel sly blended with hazard-	Yes	_ No
4.	Does the facility accep	ot hazardous waste?	Yes	_ No
	Specify waste and gene	erator type:		
5.	Does the facility accept	ot only used oil?	Yes	_ No
6.	Does the facility have permit (RCRA §3005)		Yes	_ No
	Specify:			
7.	Does the facility gene	Yes	_ No	
	If yes, refer to the gen			
8.	Inspect the following	general operating practices	s:	
	Drum Above-ground tank(s) Under-ground tank(s)	In-Line Filtering	s	andfill and reatment
	Other Fank sizes	Certrifugation Screen Filtration Dehydration Emulsion Breaking Blending	0	ther
Descr	iptions and Observations	S:		
9.	Specify other material	recycled as fuel.		

	Has the facility notified the Agency of their waste fuel activity [§266.34(b), or §266.43(b)(3)]?	Yes	_ No
	If no, explain:		
	Does the facility have manifests for all shipments of hazardous waste and blended hazardous waste fuel (received or sent) (§265.70)?	Yes	_ No_
	Review manifests and obtain copies of deficient	documen	ts.
	Does the facility have a copy of the <u>required</u> <u>notice</u> burners or marketers to whom waste fuel is marketed [§266.34(e) or §266.43(b)(5)]?	Yes	_ No
	Does the facility have invoice information for shipments of used oil claimed to be specification used oil fuel [§266.43(b)(6)]?	Yes	_ No
	Does the above invoice information for specification used oil fuel have a cross-reference to analysis or other information?	Yes	_ No
	Does the facility analyze for metals and halogens?	Yes	_ No
	Specify methods:	. a	
	Does the facility have records of analysis or other information documenting that the used oil meets the specification?	Yes	_ No
<u>.</u>	Does the facility have the records required under §266.34(f) or §266.43(b)(6)?	Yes	_ No
-	Comments:		

NOTE: If a facility markets hazardous waste fuel, the facility is subject to storage requirements of Parts 262, 264 or 265 and 270, Subparts A through L. Complete the TSDF checklist.

SECTION B.2 - BURNERS OF USED OIL FUEL AND HAZARDOUS WASTE FUEL

The following questions pertain to facilities regulated under Part 266 who burn waste fuel for energy recovery. These do not necessarily apply to incineration under Subpart O of Part 265.

1.	Does the facility burn used oil fuel?	Yes	No
	Specify: Off-specification Specific	ation	-
2.	Does the facility burn hazardous waste fuel?	Yes	No
	If yes, was the facility in existence before May 26, 1986?*	Yes	No
3.	Does the facility's burning unit(s) classify as industrial boiler(s) or industrial furnace(s)?	Yes	No
	If no, does the facility have records of analysis or other information documenting that the used oil meets the required specifications [§266.44(b)]?	Yes	No
4.	Has the owner/operator notified EPA of their waste fuel activity [§266.35(b) or §266.44(b)]?	Yes	No
5.	Does the facility have records of the <u>required</u> <u>notices</u> sent to the fuel suppliers (marketers) for hazardous waste fuel or off-specification used oil [§266.35(d) or §266.44(c)]?	Yes	No
6.	Does the facility have Interim Status or a permit (§3005)?	Yes	No
	Comments:	···	
1			

Storage requirements for hazardous waste fuel under Subparts A through L, Parts 262, 264 or 265 and 270 apply to these facilities as of May 29, 1986. Therefore, refer to the checklist for inspection of TSDF.

SECTION C - RECYCLABLE MATERIALS USED FOR PRECIOUS METAL RECOVERY

The following questions are to assist in evaluating compliance with 40 CFR Part 266, Subpart F.

1. Is the recyclable material being kept for speculative

1. purposes, as defined in Part 261.1(c)(8)? Yes No If yes, owner/operator is subject to all applicable provisions of 40 CFR Parts 262 through 265, 270, and 124. Are any of the following metals reclaimed or expected 2. to be reclaimed from the material: gold, silver, platinum, paladium, irridium, osmium, rhodium, Yes No ruthenium, or any combination of these? If yes, has the person notified EPA pursuant to Yes No section 3010 of RCRA? 3. Do storage records show: The volume of materials stored at the begina. Yes___ No___ ning of the calendar year? b. The amount of these materials generated or Yes___No___ received during the calendar year? The amount of materials remaining at the C. Yes____ No____ end of the calendar year? If the wastes are shipped offsite for recycling, are 4. the shipments accompanied by a hazardous waste Yes___ No___ manifest [266.70(b)(2)]? If they are manifested as hazardous wastes, do land ban notifications accompany the shipments? Yes No Are copies of the manifest and land ban notifica-Yes___ No___ cations kept by the generator for at least 3 years?

SECTION D - SPENT LEAD-ACID BATTERIES BEING RECLAIMED

The following questions are to assist in evaluating compliance with 40 CFR Part 266, Subpart G.

1. Does the facility reclaim lead-acid batteries? Yes____ No____

If yes, the regulations apply.

2. Has the facility complied with the notification requirements of section 3010 of RCRA? Yes____ No____

3. Has the facility complied with applicable provisions of Part 264, as identified in 40 CFR Part 266.80(b)(2)? Yes____ No____

÷.

APPENDIX G LAND DISPOSAL RESTRICTIONS CHECKLIST

Appendix G LAND DISPOSAL RESTRICTIONS PROGRAM CHECKLIST

Does the facility use one or more of the following methods for disposal of hazardous waste:

Landfill Surface impoundment Waste pile Injection well* Land treatment Salt dome Salt beds Underground mines or caves Concrete vaults or bunkers Other land disposal including	YesNoYesNoYesNoYesNoYesNoYesNoYesNoYesNoYesNo
unlined ditches	Yes No

If the answer is yes to one or more of the above, then the facility uses a method of land disposal regulated by the Land Disposal Restrictions Program. Proceed with the checklist.

Directions: Review process descriptions and determine what wastes are handled at the facility. Use Part A of the checklist, Sections I through VI to determine if the waste stream is restricted under the Land Disposal Restrictions Program, and if applicable, to determine the effective dates of the restriction. Proceed to Part B of the checklist to see general requirements applicable to all facilities. Refer to Part B Section II to determine the other applicable requirements depending on the operating status (i.e., generator, transporter, TSD), then refer to the referenced Parts of the checklist [e.g., generator (Part C), transporter (Part D), etc.].

^{*} Refer to 40 CFR Part 148 for specific dates applicable to disposal of restricted wastes in injection wells.

PART A- Determination of Restricted Constituents

Section A-I- Solvent Wastes(268.30) (effective November 8,1986, except for disposal into injection wells, which was effective August 8,1988)

Does the facility generate any of the following F001 through F005 constituents as the result of being used in the process either in pure form or commercial grade?

<u>F001</u>	
Tetrachloroethylene Trichloroethylene Methylene chloride 1,1,1-trichloroethane Carbon tetrachloride	Yes No Yes No Yes No Yes No Yes No
F002	
Tetrachloroethylene Trichloroethylene Methylene chloride 1,1,1-trichloroethane Chlorobenzene Trichlorofluoromethane 1,1,2-trichloro-1,2,2- trifluoroethane 1,2-dichlorobenzene (same as ortho)	YesNoYesNoYesNoYesNoYesNoYesNoYesNo
<u>F003</u>	
Xylene Acetone Ethyl acetate Ethyl benzene Ethyl ether Methyl isobutyl ketone n-butyl alcohol Cyclohexanone Methanol	YesNoYesNoYesNoYesNoYesNoYesNoYesNoYesNo
If the F003 waste stream has been mixed with a non-restricted solid or nonlisted hazardous waste, does the resultant mixture exhibit the ignitability characteristic?	Yes No
If the answer is no, then land ban does not ap	ply to this waste stream.

_	^	~	4
_	1	11	
	.,	1	4

Cresols and cresylic acid Nitrobenzene	Yes No
F005	
Toluene Methyl ethyl ketone Carbon disulfide Isobutanol Pyridine	YesNo YesNo YesNo YesNo

- a. If any of the above constituents are used as a solvent (i.e., as a cleaning agent, wetting agent, paint remover, degreaser, or dilutant, etc.,), where the substance is <u>not chemically altered</u>, then the substance when spent, is restricted under the Land Disposal Restrictions Program. Solvents are restricted both above and below the treatment standards listed in Table G-1. If the substance is chemically altered during the process or it has not been used as a solvent it is not restricted under land ban.
- b. If the waste is a mixture of constituents, answer this to determine whether it is a "solvent mixture" covered under Part 268.30 (a)(3).
 - 1. If the waste stream is mixed and contains two or more of the F001 through F005 constituents determine the concentration, before use, of all the constituents in the mixture. If the waste stream is a mixture containing a total of 10% or more (by volume) of one or more of the F001, F002, F004 or F005 constituents then it is a restricted waste. For example:

Solvent mixture before use 5% methylene chloride 2% trichloroethylene 25% 1,1,1-trichloroethane 68% mineral spirits 100%

With respect to the F003 solvent wastes, if, before use, the waste stream is mixed and contains only F003 constituents, it is a restricted waste. For example:

33% acetone 16% methanol 51% ethyl ether 100%

Table G-1
TREATMENT STANDARDS FOR F-SOLVENTS AND DIOXINS
IN WASTE EXTRACT

	Concentration (in mg/		
F001-F005 Spent Solvents	Wastewaters		
Acetone	0.05	0.59	
N-butyl alcohol	5.0	5.0	
Carbon disulfide	1.05	4.81	
Carbon tetrachloride	0.05	0.59	
Chlorobenzene	0.15	0.05	
Cresols (and cresylic acid)	2.82	0.75	
Cyclohexanone	0.125	0.75	
1,2-dichlorobezene	0.65	0.125	
Ethyl acetate	0.05	0.75	
Ethyl benzene	0.05 0.05	0.053	
Ethyl ether Isobutanoi	5.0	0.75 5.0	
Methanol	0.25	0.75	
Methylene chloride	0.20	0.96	
Methyl ethyl ketone	0.05	0.75	
Methyl isobutyl ketone	0.05	0.33	
Nitrobenzene	0.66	0.125	
Pyridine	1.12	0.33	
Tétrachloroethylene	0.079	0.05	
Toluene	1.12	0.33	
1,1,1-Trichloroethane	1.05	0.41	
1,1,2-Trichloro-1,2,2-trifluoroethane	1.05	0.96	
Trichloroethylene	0.062	0.091	
Trichlorofluoromethane	0.05	0.96	
Xylene	0.05	0.15	
F020-F023 and F026-F028			
Dioxin Containing Wastes		Concentration	
HxCDD-all hexachlorodibenzo-p-dioxins		< 1 ppb	
HxCDF-all hexachlorodibenzofurans		< 1 ppb	
PeCDD-all pentachlorodibenzo-p-dioxins		< 1 ppb	
PeCDF-all pentachlorodibenzofurans		< 1 ppb	
TCCD-all tetrachlorodibenzo-p-dioxins		< 1 ppb	
TCDF-all tetrachlorodibenzofurans		< 1 ppb	
2,4,5-trichlorophenol		< 0.05 ppm	
2,4,6-trichlorophenol		< 0.05 ppm	
2,3,4,6-tetrachlorophenol Pentachlorophenol		< 0.10 ppm	
гентастогорненог		< 0.01 ppm	

Table CCWE from 268.41

If the waste stream is a mixture containing F003 constituents and a total of 10% or more of one or more of the F001, F002, F004 and F005 listed constituents before use, it is a restricted waste. For example:

50% xylene (F003) 12% TCE (F001) 38% mineral spirits 100%

If (a) or (b) above indicate that the F001 through F005 constituents are restricted, refer to Part B of this checklist for applicable requirements.

Section A-II- Dioxin Wastes (268.31) (effective date November 8,1986)

Does the facility generate wastes with the codes F020 through F023 or F026 through F028?

____ Yes ___ No

These wastes are restricted and can not be land disposed between November 1986 and November 1988 unless the disposal facility meets the requirements of 268.5(h)(2). Refer to 40 CFR Part 268.31(d) for exemptions, extensions and variances to this rule.

If the facility generates the above wastes, refer to Part B of this checklist for applicable requirements.

Section A-III-California List Wastes (268.32) (effective July 8,1987)

Does the facility generate any of the following hazardous wastes (the wastes must be RCRA hazardous wastes as defined in Part 261)?

- a. Liquid wastes with a pH less than or equal to 2
- b. Liquid wastes containing polychlorinated biphenyls (PCBs) at concentrations greater than or equal to 50 ppm
- c. Liquid wastes that are primarily water and contain halogenated organic compounds (HOCs) in total concentration greater than or equal to 1,000 mg/L and less than 10,000 mg/L [See Table G-2]
- d. Liquid wastes including free liquids associated with any solid or sludge, containing free cyanides at concentrations greater than or equal to 1,000 mg/L
- e. Liquid wastes, including free liquids associated with any solid or sludge, containing the following metals (or elements) or compounds of these metals (or elements) at concentrations greater than or equal to those specified

Appendix III to Part 288—List of Halogenated Organic Compounds Regulated Under § 288.32

In determining the concentration of HOCs in a hazardous waste for purposes of the § 288.32 land disposal prohibition. EPA has defined the HOCs that must be included in the calculation as any compounds having a carbon-halogen bond which are listed in this Appendix (see § 288.2). Appendix III to Part 168 consists of the following compounds:

Volatiles

Bromodichloromethane Bromomethane Carbon Tetrachloride Chlorobenzene 2-Chloro-1.3-butadiene Chlorodibromomethane

Chloroethane

2-Chloroethyl vinyl ether

Chloroform Chloromethane 3-Chloropropene

1.2-Dibromo-3-chloropropane

1.2-Dibromomethane
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-Dichioropropene lodomethane

Methylene chloride 1.1.1.2-Tetrachioroethane 1.1.22-Tetrachioroethane

Tetrachioroethene
Tribromomethane
1.1.1-Trichioroethene
1.1.2-Trichioroethene

Trichloroethene
Trichloromonofluoromethane
1.23-Trichloropropane

Vinyl chlonde

Semivolatiles

Bis(2-chloroethoxy)ethane
Bis(2-chloroethyi)ether
Bis(2-chloroisopropyi) ether
p-Chloroeniline
Chlorobenzilate
p-Chloro-m-cresol

2-Chioronaphthaiene 2-Chiorophenoi

3-Chloropropionitale

m-Dichlorobenzene
o-Dichlorobenzene
p-Dichlorobenzene
3.3'-Dichlorobenzidine
2.4-Dichlorophenol
2.6-Dichlorophenol
Hexachlorobenzene
Hexachlorobutadiene
Hexachlorocyclopentadiene
Hexachlorocyclopentadiene
Hexachlorocyclopentadiene

Dioxins and Furars

Hexachiorodibenzo-p-dioxins

Pentachlorodipenzo-p-dioxins

Tetrachlorodibenzo-p-dioxina

2.3.7.8-Tetracnlorodibenzo-p-dioxin

Hexachiorodibenzofuran

Pentachlorodibenzofuran

Tetrachiorodibenzofuran

Hexachioropropene
4.4'-Methylenebis(2-chioroaniline)

Pentachiorobenzene
Pentachioroethane
Pentachioronitrobenzene
Pentachiorophenoi

Hexachioroprophene

Pronamide
1.2.4.5-Tetrachiorobenzene
2.3.4.6-Tetrachiorophenoi
1.2.4-Trichiorobenzene
2.4.5-Trichiorophenoi

2.4.6-Trichlorophenol
Tris(2.3-dibromopropyl)phosphate

Organochlorine Pesticides

Aldrin alpha-BHC beta-BHC delta-BHC gamma-BHC Chlordane מממ DDE DOT Dieldna Endosuifan I Endosulfan II Endnn Endrin aldehyde Heptachlor Heptachior epoxide

Isodrin Kepone Methoxyclor Toxaphene

Phenoxyacetic Acid Herbicides

2.4-Dichlorophenoxyacetic acid

Silvex 2.4.5-T

PCBs

Arocior 1016Arocior 1221
Arocior 1232
Arocior 1242
Arocior 1248
Arocior 1254
Arocior 1289

PCBs not otherwise specified

(03/89)

1.	Arsenic and or compounds (as As)	500 mg/L
2.	Cadmium and/or compounds (as Cd)	100 mg/L
3.	Chromium (VI) and/or compounds (as Cr VI)	500 mg/L
4.	Lead and/or compounds (as Pb)	500 mg/L
5.	Mercury and/or compounds (as Hg)	20 mg/L
6.	Nickel and/or compounds (as Ni)	134 mg/L
7.	Selenium and/or compounds (as Se)	100 mg/L
8.	Thallium and/or compounds (as T1)	130 mg/L

f. Nonliquid and liquid hazardous wastes containing HOCs in total concentrations greater than or equal to 1,000 mg/kg are prohibited from land disposal on July 8,1989 [refer to 268.32(g)(2) for exemptions)]

If any of (a) through (f) above constituents are generated at or above (or less than for pH) the concentrations specified, then the waste stream is restricted. Refer to Part B of this checklist for applicable requirements.

Section A-IV- First-Third wastes (268.10 and 268.33) (effective date August 8,1988)

Determine if the facility generates any of the wastes listed in 268.10 (also listed in Table G-3). If the wastes are listed both in Table F-3 and 40 CFR Part 268.33, then applicable treatment standards have been established for the waste stream.

If the waste stream is listed in Table G-3 but not listed in 268.33 (i.e., listed for wastewaters but not for nonwastewaters, or vice versa, or the waste is not listed at all), then the waste is a "soft hammer" waste.

A soft hammer waste can not be land disposed in a surface impoundment or landfill unless the unit meets minimum technology requirements outlined in $268.5(h)(2)^*$ (double liner, leachate detection system, groundwater monitoring system, etc.), and <u>prior to disposal</u> the generator must certify to the Administrator that they have investigated the availability of treatment capacity and have determined that disposal in the landfill or surface impoundment is the only practical alternative available to the generator (RCRA Section 3004(g)(6)(a) and 268.8) [Refer to Part C of this checklist for further information about generator requirements].

Soft hammer wastes are not prohibited from other forms of land disposal until May 8,1990, when a "hard hammer" falls as stipulated in Section 3004(g)(6)(c) of RCRA. If the Administrator fails to publish treatment standards for any listed waste by May 8,1990, then the waste is prohibited from land disposal.

Before November 8,1988, the <u>facility</u> had to meet minimum technology requirements, but after November 8,1988 the disposal unit receiving the waste must meet minimum technology standards.

\$ 268.10

Subpart B—Schodule for Land Disposai Prohibition and Establishment of Treatment Standards

Source 51 FR 19305, May 28, 1986, unless otherwise noted.

§ 268.10 Identification of wastes to be evaluated by August 8, 1988.

EPA will take action under sections 3004(g)(5) and 3004(m), of the Resource Conservation and Recovery Act, by August 8, 1988, for the following wastes (for ease of understanding the wastes have been listed by the section of 40 CFR Part 281 under which they were listed):

\$ 261.31 Wastes

F006—Wastewater treatment sludges from electropiating operations except from the following processes: (1) Sulfuric acid anodizing of aluminum: (2) tin plating on carbon steel: (3) zinc plating (segregated basis) on carbon steel: (4) aluminum or zinc-aluminum plating on carbon steel: (5) cleaning/stripping associated with tinzinc and aluminum plating on carbon steel: and (6) chemical etching and milling of aluminum.

F007—Spent cyanide plating bath solutions from electropiating operations.

F008—Plating bath sludges from the bottom of plating baths from electroplating operations where cyanides are used in the process.

F009—Spent stripping and cleaning bath solutions from electropiating operations where cyanides are used in the process.

F019—Wastewater treatment sludges from the chemical conversion coating of aluminum.

§ 261.32 Wastes

K001—Bottom sediment sludge from the treatment of wastewaters from wood preserving processes that use creosote and/or pentachlorophenol.

K004—Wastewater treatment sludge from the production of zine yellow pigments.

K008—Over residue from the production of chrome oxide green pigments.

K011—Bottom stream from the wastewater stripper in the production of acrylonitrile. K013—Bottom stream from the acetonitrile

column in the production of acrylonitrile. K014—Bottoms from the acetonitrile purification column in the production of acrylonitrile.

K015-Still bottoms from the distillation of benzyl chloride.

K016—Heavy ends or distillation residues from the production of carbon tetrachio-ride.

K017—Heavy ends (still bottoms) from the purification column in the production of epichlorohydrin.

K018-Heavy ends from the fractionation column in ethyl chloride production.

K020—Heavy ends from the distillation of vinyi chloride in vinyi chloride monomer

production.

K021—Aqueous spent antimony catalyst waste from fluoromethanes production.

K022—Distillation bottom tars from the production of phenoi/acetone from cumane.

K024—Distribution pottoms from the production of phthalic anhydride from naphthalene.

K030—Column bottom or heavy ends from the combined production of trichloroethylene and perchloroethylene.

K031—By-products salts generated in the production of MSMA and excedylic acid.

K035—Wastewater treatment sludges generated in the production of creosots.

K036—Still bottoms from toluene reclamation distillation in the production of disuifoton.

K037—Wastewater treatment siudge from the production of disulfoton.

K044—Wastewater treatment sludges from the manufacturing and processing of explosives.

K045—Spent carbon from the treatment of wastewater containing explosives.

K046—Wastewater treatment sludges from the manufacturing, formulation and loading of lead-based initiating compounds.

K047-Pink/red water from TNT operations.

K048—Dissolved air flotation (DAF) float from the petroleum refining industry.

K049—Stop oil emulsion solids from the petroleum refining industry.

K050—Heat exchange bundle cleaning sludge from the petroleum refining industry.

K051—APT separator sludge from the petroleum refining industry.

K052—Tank bottoms (leaded) from the petroleum refining industry

K060—Ammonia still lime sludge from coking operations.

K061—Emission control dust/sludge from the primary production of steel in electric furnaces.

K062—Spent pickle liquor from steel finishing operations in chlorine production.

K069-Emission control dust/sludge from secondary lead smelting.

K071—Brine purification muds from the mercury cells process in chlorine production, where separately prepurified brine is not used.

K073—Chlorinated hydrocarbon wasta from the purification step of the diaphragm cell process using graphite anodes

K083—Distillation bottoms from aniline production.

K084—Wastewater treatment sludges generated during the production of veterinary pharmaceuticals from arsenic or organo-arsenic compounds.

K085—Distillation of fractionation column bottoms from the production of chlorobenzenes.

K088-Solvent washes and sludges: caustic washes and sludges, or water washes and sludges from cleaning tubs and equipment used in the formulation of ink from pig-

Table G-3 Cont.

ments, driers, soaps, and stabilisers con-P123—Toxaphene aining chromium and lead. § 281.33(f) Wastes K087-Decanter tank tar sludge from coking operations. U007-Acrylamide K099-Untreated wastewater from the pro-U009—Acrylonitrile U010—Mitomycin C duction of 2.4-D. K101-Distillation tar residues from the dis-tillation of aniline-based compounds in U012—Aniline U016—Bensic)scridine the production of veterinary pharmaceuti-U018—Bens(a)anthracene U019—Benzene cals from arsenic or organo-arsenic compounds. U022-Benzo(a)pyrene K102-Residue from the use of activated U029-Methyl bromide carbon for decolorization in the produc-U031-n-Butanoi U036-Chlordane, technical tion of veterinary pharmaceuticals from arsenic or organo-arsenic compounds. U037-Chioropensens -Process residues from aniline extrac-U041-n-Chloro-2,3-epoxypropane tion from the production of aniline. U043—Vinyi chloride
U044—Chloroform
U046—Chloromethyi methyi ether
U050—Chrysene K104-Combined wastewater streams generated from nitrobenzene/aniline production. K106-Waste water treatment sludge from U051—Creosote U053—Crotonaldehyde U061—DDT the mercury cell process in chlorine production. U063-Dibens o (a, h) anthracene § 261.33(e) Wastes U064—1,2:7.8 Dibensopyrene U066—Dibrome-3-chloropropane 1,2-P001-Warfarin, when present at concentration greater than 0.3% U067—Ethylene dibromide P004—Aldrin P005—Allyi alcohol U074-1.4-Dichioro-2-butene U077-Ethane. 1.2-dichloro-P010-Arsenic acid U078—Dichloroethylene, 1.1-U086—N.N Diethylhydrasine P011—Arsenic (V) oxide P012—Arsenic (III) oxide P015—Beryilium dust U089-Diethyistilbestroi U089—Diethyistilbestroi
U103—Dimethyi suifate
U108—2.4-Dinitrotoluene
U108—Dioxane. 1.4U115—Ethylene oxide
U122—Formaidehyde
U124—Furan
U129—Lindane
U130—Hexachiorocyclopentadiene
U131—Hydrazine
U134—Hydrafluoric acid P016—Bis-(chloromethyl) ether P018—Brucine P020—Dinoseb P030—Soluble cyanide salts not elsewhere specified P036—Dichlorophenylarsine P037-Dieldrin P039-Disulfoton P041-Diethyl-p-nitrophenyl phosphate U134—Hydrofluoric acid U137—Indenot1,2,3-cd)pyrene P048—2.4-Dinitrophenol P050—Endosulfan P058—Fluoracetic acid. sodium salt P059—Heptachlor U151-Mecury U154-Methanol U155-Methapyrilene U157-3-Methylcholanthrene P063—Hydrogen cyanide P068—Methyl Hydrazine 4.4-Methylene-bis-(2-chloroaniline) P069-Methyllactonitrile U159-Methyl ethyl ketone P070-Aldicarb U171—Nitropropane, 2-U177—N-Nitroso-N-methylurea U180—N-Nitrosopyrrolidine P071-Methyl parathion P081-Nitroglycerine P082—N-Nitrosodimethylamine P084—N-Nitrosomethylvinylamine P087—Osmium tetraoxide U185—Pentachloronitrobenzene U188—Phenol U192—Pronamide -Parathion P098—Phenylmercuric acetate U200—Reserpine
U209—Tetrachioroethane, 1,1,2,2U210—Tetrachioroethylene POS4-Phorate P097-Famphur U211-Carbon tetrachioride P102—Propargyi sicohol P105—Sodium azide U219-Thioures U220—Toluene U221—Toluenediamine P108-Strychnine and saits P110-Tetraethyi lead U223—Toluene dissoyanate
U223—Mathylchloroform
U227—Trichloroethane, i.i.2
U228—Trichloroethylene P115—Thailium (I) suifate P120—Vanadium pentoxide P122-Zine phosphide, when present at concentrations greater than 10% U237-Uracii mustard U238—Ethyl carbamate
U248—Warfarin, when present at concentrations of 0.3% or less U249-Zinc phosphide, when present at concentrations of 10% or less

Exceptions to the general rules of applicability:

- a. For wastes that are both first-third and California list wastes the following hierarchy applies
 - 1. First-third treatment standards (268.41 and 43), when effective, supersede the California list prohibitions, because they are more specific and more stringent.
 - 2. If the first third waste is a "soft hammer" waste and California list waste it may be subject to the California list prohibitions and the soft hammer requirements. If treatment standards are listed in 40 CFR Parts 268.42 [e.g., PCBs greater than or equal to 50 ppm and HOCs greater than or equal to 1000 ppm (as of April 1988)], the California list treatment standards apply, otherwise the soft hammer prohibitions apply. Whichever is the most stringent applies.

The effect of this distinction is that treatment residues from the California list treatment (PCBs and HOCs) can be disposed in non-minimum technology landfills and surface impoundments. For those without treatment standards in 268.41 or 268.43 the treatment residues must meet the California list prohibition levels [Section III of this Part] at a minimum and the soft hammer prohibition [i.e., the generator must notify that the waste is both first third and California list waste and certify that the waste meets the treatment standards for California list, but the treatment residues still have to go into a facility meeting minimum technology standards of 268.5(h)(2)].

- b. Several treatment residues derived from the treatment of first-third wastes have been reclassified as third-third wastes and are not currently regulated under the "soft hammer"; refer to 268.12(b) for these wastes.
- c. Some types of surface impoundments and landfills are permitted to receive soft hammer wastes as described in 268.5(h)(2) or 3004(o)(2), because they have demonstrated equivalency to minimum technology standards.

If the waste stream generated is restricted as listed in this Section, refer to Part B of this checklist for applicable requirements.

<u>Section A-V- Second-third wastes (268.11)</u> (proposed effective date June 8,1989)

Refer to 40 CFR Part 268.11 (also Table G-4) for a list of the wastes proposed to be listed in the second-third restrictions. Further requirements have not been developed to date.

Table G-4 Second-Third Listed Wastes

§ 268.11 Identification of wasten to be evaluated by June 8, 1988.

EPA will take action under sections 3004(gx5) and 3004(m) of the Resource Conservation and Recovery Act, by June 8, 1989, for the following wastes (for ease of understanding the wastes have been listed by the section of 40 CFR Part 261 under which they were listed):

\$ 261.31 Wastes

F010-Quenching bath sludge from oil baths from metal heat treating operations where cyanides are used in the process.

F011-Spent cyanide solutions from salt bath pot cleaning from metal heat treating operations.

F012-Quenching Wastewater sludges from metal heat operations where cvanides are used in the process.

-Wastes including but not limited to. distillation residues, heavy ends, tars and reactor clean-out wastes from the production of chlorinated aliphatic hydrocar-bons, having carbon content from one to five, utilizing free radical catalyzed processes. [This listing does not include light ends, spent filters and filter sids, spend desiccants, wastewater, wastewater treatment sludges, spent catalysts, and wastes listed in § 261.32.].

\$ 261.32 Wastes

K009-Distillation bottoms from the production of acetaldehyde from ethylene.

K010-Distillation side cuts from the productions of acetaldehyde from ethylene.

K019—Reavy ends from the distillation of ethylene dichloride in ethylene dichloride

K025-Distillation bottoms from the production of nitrobenzene by the nitration of benzene.

K027-Centrifuge and distillation residues from toluene disocyanate production.

K028-Spent catalyst from the hydrochlorinator reactor in the production of 1.1.1richloroethane.

K029-Waste from the product steam stripper in the production of 1.1.1-trichloroeth-ADR.

K038-Wastewater from the washing and stripping of phorate production.

K039-Filter cake from the filtration of diethylphosphoro-dithiole acid in the production of phorate.

K040-Wastewater treatment sludge from he production of phorate.

K041-Wastewater treatment sludge from the production of toxaghene.

K042—Heavy ends or distillation residues from the distillation of tetrachlorobenzene in the production of 2.4.5-T.

K043-2.6-Dichlorophenol waste from the production of 2.4-D.

K095-Distillation bottoms from the production of 1.1.1-trichloroethane.

K096—Reavy ends from the heavy ends column from the production of 1.1.1-trichoroethane.

K097-Vacuum stripper discharge from the chlordane chlorinator in the production of chlordene.

K098-Untreated process wastewater from the production of toxaghene.

K105—Separated aqueous stream from the reactor product washing step in the production of chlorobensenes.

\$ 261.33(e) Wastes

P002-1-Acetyl-2-thioures

P003-Acrolein

P007-5-(Aminoethyi)-3-isoxazoloi

P008-4-Aminopyridine

P014-Thiophenoi

P026-1-(o-Chlorophenyi)thioures P027-Propanenitrile, 3-chioro

P029—Copper cyanides
P040—O.O-Diethyl o-pyrasinyl phosphor-

othioate

P043—Disopropyi fluorophosphate

P044-Dimethoate

P049-2.4-Dithiobiuret P054-Azıridine

P057-Fluoracetamide

P060-Isodrin P062-Hexaethyltetraphosphate

P066-Methomyl

P067-2-Methylaziridine

P072-Alpha-naphthylthioures (ANTU)

P074-Nickel cyanide

P085—Octamethylpyrophosphoramide

P098-Potassium cyanide P104-Silver cyanide

P106-Sodium cyanide P107-Strontium suifide

P111—Tetraethylpyrophosphate

P112-Tetranitromethane

P113-Thallic oxide

P114-Thailium (I) seienite

1 261.33(f) Wastes

U002-Acetone

U003—Acetonitrile
U005—o-Acetylaminofluorene

U008-Acrylic acid U011-Amitrole

U014—Auramine

U015—Amserine U020—Bensenesuifonyl chloride

U021 - Benzidine

U023 - Renzotrichloride

C'025 - Dichloroethyl ether

U026-Chlornaphazine

U028 Bis-2 ethylhexyl-phthalate

U032-Calcium chromate U035-Chlorambuch

U047 - Beta-chloronaphthalene

U049-4-Chloro-o-toluidine, hydrochloride U057-Cyclonexanone

U058--Cyclophosphamide

C059-Daunomycin

U060 - DDD U062 - Diallate

U070-o-Dichlorobenzene

U073-Dichlorobenzidene 3.3-

U080 - Methylene chioride U083-Dichloropropane, 1.2-

C092-Dimethylamine

U093 - Dimethylaminoszobenzene U094-Dimethylbenzialanthracene.7.12-

U095-Dimethy Ibenzidine.3.3'-

U097-Dimethylcarbamoyi chloride

U098-Dimethylhydrazine, 1.1-U099-Dimethylhydrazine, 1.2-

U101 - Dimethylphenol. 2.4.

U106-Dinitrotoluene. 2.6-

U107-Di-n-octyl phthalate

U109-1.2. Diphenylhydrazine

U110-Dipropylamine

U111-Di-N-Propyinitrosamine U114-Ethylenebis-(dithiocarbamic acid)

U116-Ethylene thioures

U119-Ethyl methanesulfonate

11127 - Hexachiorobenzene

U128-Hexachlorobutadiene

U131-Hexachloroethane U135-Hydrogen suifide

U138-Methyl iodide U140-Isobutyl alcohol

U142-Kepone

U143-Lasiocarpine U144-Lead acetate

U146-Lead subacetate U147-Maleic anny dride

U149-Malononitrile U150-Melonalan

U161-Methyl isobutyl ketone

U162-Methyl methacrylate
U163-N-Methyl N-nitro-N-nitrosoguanidine

U164-Methylthiogracil U165-Naphthalene U168-Napthylamine 2 U169-Nitropenzene

U170-p-Nitrophenoi

U172-N-Nitroso-di-n outylamine U173-N-Nitroso-diethanolamine U174-N-Nitroso-diethylamine

U176-N-Nitroso-N-ethylurea U178-N-Nitroso-N-methy lurethane

U179-N-Nitrosopiperidine U189-Phosphorus sulfide

U193-1.3-Propane sultone U196-Pyridine

U203-Safrole U205-Selenium disulfide

U206-Streptozotocin

U208-Terachioroethane 1112-

U213-Tetrahy drofuran

U214 - Thailium (1) acctate U215-Thailium (1) carbonate

U216-Thallium (I) chloride U217-Thailium (I) nitrate

U218-Thioacetamide

U235-Tris (2,3-Dibromopropy I) phosphate

U239-Xviene

1 244 -- Thiram

6.

Section A-VI- Third-third wastes (268.12) (proposed effective date May 8,1990)

Refer to 40 CFR Part 268.12 (also Table G-5) for a list of the wastes proposed to be listed in the third-third. Further requirements have not been developed to date.

Part B- General Requirements and Operation Status

Section B-I- General Requirements Applicable To All Facilities

			generates							
			treatment	of	these	wastes	are	also	restricte	d [see
261.3(c)	(2)(1)].								

If the answer to any or all of questions 1 through 6 below is yes, then the waste is not restricted under the land disposal restrictions program, except as number 4 is applicable.

	and the contraction of the contr					
1.	Has the facility been granted a case-by-case extension to the effective date pursuant to 268.5? Yes No					
2.	Has the facility been granted an exemption from a prohibition, pursuant to a petition under 268.6? Yes No					
3.	Has the facility applied for a variance from a treatment standard under 268.44? Yes No					
4.	Are the wastes contaminated soil or debris resulting from a response action taken under CERCLA Sections 104 or 106, or a corrective action required under RCRA? Yes No					
If the answer is yes, the following effective dates for prohibitions apply:						
	- Solvent wastes, except soil and debris are prohibited from land disposal effective November 8,1988					
	- Solvent contaminated soil or debris is prohibited from land disposal effective November 8,1990. The unit receiving the waste must meet minimum technology standards in 268.5(h)(2).					
â.	- Wastes listed in 268.31 and 268.32, where the wastes are contaminated soil or debris are prohibited effective November 8,1990 as long as the disposal unit meets the minimum technology requirements of 268.5(h)(2).					
5.	Is the facility a small quantity generator of less than 100 kilograms of non-acute hazardous waste per month or less than one kilogram of acute hazardous waste per month as defined in 261.5? Yes No					

Is the generator a farmer disposing of waste pesticides in accordance with 262.70?

____ Yes ____ No

___ Yes ___ No

Table G-5 Third-Third Listed Wastes

§ 258-12 Identification of wastes to be evaluated by May 8, 1990.

(a)EPA will take action under sections 3004(g)(5) and 3004(m) of the Resource Conservation and Recovery Act, by May 8, 1990, for the following wastes (for ease of understanding, the wastes have been listed by the section. of 40 CFR Part 261 under which they were listed):

\$ 261 32 Wastes

K002-Wastewater treatment sludge from the production of chrome vellow and orange pigments

K003-Wastewater treatment sludge from the production of mois bdate orange pigments.

K005-Wastewater treatment sludge from the production of chrome green pigments. K006-Wastewater treatment sludge from the production of chrome oxide green pig-

ments (anhydrous and hydrated). K007-Wastewater treatment sludge from the production of iron blue pigments.

-Distillation light ends from the production of phthalic anhydride from naphhalene.

K026-Stripping still tails from the production of methyl ethyl pyridines.

K032-Wastewater treatment sludge from the production of chlordane. K033-Wastewater and scrub water from

the chlorination of cyclopentadiene in the production of chlordane

K034-Filter souds from the hexachlorocyclopentadiene in the production of chlordane.

K093-Distillation light ends from the production of phinalic anhydride from orthocylene

K094-Distillation bottoms from the production of phthalic anhydride from orthocylene

K100-Waste leaching solution from acid leaching of emission control dust/sludge from secondary lead an elting.

§ 261.33(e) Wastes

P006-Aluminum phosphide

P009-Ammonium picrate

P013-Barium cyanide

P017-Bromoacetone

P021 - Calcium evanide

P022 Carbon distritide P023 Chiloroacetaldelis de

P024- p Chloroamine

P028 - Benzyl chloride

P031 - Cvanosen

P033 - Cyanogen chloride

2034-4.6-Dimitro-o-evelohexylphenoi

P018 - Diethylarsine

P045 - Thio(anox

P042 - Epinephrine

alpha-Dimethylphenethyla P046 - Alpha. mme

P047-4.6-Dimitro-o-cresol and salts

P051 - Endrin P056 - Fluorine

P064-Methyl isocyanate

P065-Mercury Julminate

P073 - Nickel carbony!

P075-Nicotine and salts

P076-Vitric oxide

P077-o-Nitroaniline

P078 - Vitrogen dioxide P088 - Endothall

P093 - N. Phenylthioures

P995 - Phosgene

P096-Phosphine

P099-Potassium silver cyanide

P101 - Propanenitrile

P103-Selenoures

P109-Tetraethyldithiopyrophosphate

\$ 261.33(A) Wastes

P116-Thiosemicarbazide

P118-Trichloromethanethiol

P119-Ammonium \anadate P121-Zinc cyanide

U001 - Acetaldehyde

U004 - Acetopnenone

U006-Acetyl chloride

U017-Benzal chloride

U024-Bis(2-chloroethoxy)methane

U027 - Bist 2 chloroisopropy liether U030-Benzene, I-bromo-4-phenoxy

U033-Carbonyi fluoride U034-Chiorai

U038-Ethyl-4-4 -dichlorobenzilate

U039-4-Chloro-m-cresot

U042-Vinyl ether, 2-chloroethyl

U045-Methyl chloride

U048—a-Chiorophenoi U052—-Cresois U055—Cumene U056—Cyclohevane

U068-Methane, dibromo

U069-Dibutyl phthalate

U071 - m·Dichlorobenzene U072 - p·Dichlorobenzene

U075-Dichlorodifluoromethane

U076-Ethane, 1,1 dichloro-U079-1.2-Dichlorethylene

U081-2.4-Dichlorophenoi

U082-2.6-Dichlorophenol

U084-1.3-Dichloropropene

U085-2.2 Bioxirane U087-0.0 Diethyl-S-methyl-

dithiophosphate

U088-Diethyl phthalate

U090 - Dihydrosafroie

U091-3.3 Dimethoxybenzidine

U096-alphanipha-

Dimethylbenzylhydroxyperoxide

U102 - Dimethyl phthalate

U112 - Ethyl acetate

U113-Ethyl acrylate

U117-Ethylether

U118-Ethylmethacrylate

U120-Fluoranthene

U121-Trichloromonofluoromethane

U123-Formic acid U125-Furfural

U126-Glycidylaidehyde

U132-Hexachiorophene

U136-Cacodylic acid

U139-Iron dextran

Ul41-Isosafrole

U145-Lead phosphate

U148-Maleic hydrazide

U152-Methacrylonitrile

U153-Methanethiol U156-Methyl chlorocarbonate U160 Methy) ethy) ketone peroxide

U166 14 Naphthagumone

U187-1 Naphthylamine

C181 -5-Nitro-o-tollindine

U182 Paraidehyde

U183 -- Pentachioropenzene

U184-Pentachioroethane

U186 - 1 3-Pentadiene

U187 - Phenacetin

C190-Phinalic anni dride

U191~2 Picoline

U194-1 Propanamine

U197-p-Benzoquinone U201-Resorcingi

U202-Saccharin and saits

U204-Selenious acid

U207-1.2.4 5-tetrachioropenzene

U222-o-Toluidine hydrochioride

U225-Bromoform U234-S\m-Trinitrobenzene

U236 - Trypan blue

U240-2.4-D. saits and esters

U243 - Hexachioropropene

U246-Cvanogen bromide U247 Methoxychior

Wastes identified as hazardous based on a characteristic alone (i.e. corrosivity, reactivity, ignitability and EP toxicity).

(b) Wastawater residues fless than 1% total organic carbon and less than 1% suspended solids) resulting from the following well-designed and welloperated treatment methods for wastes listed in \$ 288.10 for which EPA has not promuigated wastewater treatment standards: metals recovery, metals precipitation, cyanide destruction. carbon adsorption, chemical oxidation. steam stripping, biodegradation, and incineration or other direct thermal destruction. The treatment standards applicable to wastes prohibited under \$\$ 268.30-268.33 of this part st... apply

(c) Leachate derived from the treatment, storage or disposal of wastes listed in \$ 268.10 for which EPA has hot promulgated wastewater treatment standards, and contaminated ground water that contains such wastes. The treatment standards applicable to wastes prohibited u. or \$\$ 258 30-268.33 of this Part still apply

(d) Hazardous wastes listed in § 268.10 which are mixed hazaranily, radioactive wastes. The treatment standards applicable to wastes prohibited under \$\$ 268 30-258 32 of 15 3 part still apply.

	7.	waste o	cility (generator, TSD, transporter, etc) dilut r the residual from treatment of a restrict e for adequate treatment?	ed waste	as a	
		If yes, th	is is prohibited, refer to 268.3.			
	8.	Is the fa	cility treating a restricted waste in a surface	impoundm	ent?	
				_ Yes	No	
		If yes, re	efer to 268.4 to determine if the operation is	exempted.		
	9.	a waste	enerator, treatment, storage or disposal facil e covered by site specific variance from d in accordance with 268.44, has the facility te analysis requirements under 268.7?	m a treati	ment with	
		if no, ref	fer to 268.44(k)			
Section	Section B-II- Operation Status					
٠	Trans Treatr	erators- Refer to Part C for additional requirements asporters-Refer to Part D for additional requirements atment, Storage or Disposal facilities- Refer to Part E for additional birements				
	If mor	e than or	ne of the above apply refer to each section a	as noted.		
Part	C- Ge	nerator	Requirements			
If the answer to any of the following questions is "no", refer to the referenced section of the regulations to document noncompliance.						
	1.	the TC	generator tested the waste or an extract of LP method [Appendix I of 268] or used ne if the wastes produced are restricted [26	knowledg	ge to	
	2.	with ap	ch shipment of restricted waste, which deplicable treatment standards [268.32 or foccompanied with a notification [268.7(a)(1)]	RCHA 300	4(a)],	
	3.	Does e	ach notification include all of the following it	tems?		
		a. l	EPA hazardous waste number	Yes	_ No	
		b. 2	Freatment standards and all applicable 268.32 or RCRA Section 3004(d)	prohibitio Yes	ns in _No	
		с.	The manifest number associated with the sh	ipment of	waste No	
		d.	Waste analysis data where available	Yes Yes	_ No	

4.	If the generator has determined that he is managing a restricted waste, but the waste meets treatment standards and can be land disposed, is each shipment accompanied with both a notification (as above) and certification as required in 268.7(a)(2)? Yes No					
5.	If the waste is subject to a case-by-case extension (268.5), exemption (268.6), an extension under 268.1(c)(3), or a nation-wide variance under Subpart C, has the generator forwarded a notice with the waste to the TSD receiving the waste as required in 268.7(a)(3)? Yes No					
6.	If the generator is managing wastes subject to 268.33 (f) but not 268.3, has the generator submitted a notification with each shipment of waste [268.7(a)(4)]? Yes No					
7.	If the generator determines that the waste is restricted based solely on knowledge of the waste, is all of the supporting data used to make that determination kept onsite in the files (starting August 8, 1988) [268.7(a)(5)]? Yes No					
8.	Has the generator retained onsite a copy of all notices, certifications, determinations, waste analysis data, etc., required by Part 268, for the last 5 years (starting August 8,1988) [268.7(a)(6)]? Yes No					
9.	Has the generator prepared and submitted demonstrations and certifications required by 268.8 to the Regional Administrator and/or TSD facility as applicable? Yes No					
10.	If the generator is storing wastes for the purpose of accumulation, does the storage comply with the requirements in 262.34 (Storage < 90 days) [268.50(a)(1)]? Yes No					
Part D Transporter Requirements						
Has the transporter stored manifested shipments of restricted wastes for more than 10 days? Yes No						
If yes,	refer to 268.50(a)(3).					
Part E Trea	atment, Storage and Disposal Facilities					
Section E-I	General Requirements Applicable to all Treatment. Storage and					
Disposal Fac	<u>cilities</u>					

If the answer to any of the following questions is "no" refer to the referenced section of the regulations to document noncompliance.

1.	Before a facility treats, stores or disposes of a hazardous was have they obtained a detailed chemical and physical analys which contains all of the information necessary to treat, store dispose of the waste in accordance with Part 268, as required 264.13(a)(1) or 265.13(a)(1)? Yes No.					
2.	Has the waste analysis plan been updated with the methods which will be used to meet the additional requirements for specific waste management methods specified in 268.7 [264.13(b)(6) o 265.13(b)(6)]? Yes No					
3.	Does the waste analysis plan include the procedures and schedule required in 264.13(b)(7) or 265.13(b)(7) for surface impoundments exempted from land disposal restrictions (treatment impoundments) under 268.4(a)? Yes No					
4.	Do hazardous waste treatment, storage or disposal facilities si wastes in tanks or containers for the purpose of accumulation facilitate proper recovery, treatment or disposal?					
	a.	If so, is each <u>container</u> marked to identify the contents and the date each period of accumulation begins [268.50 (a)(2)(i)] Yes No				
	b.	If so, is each tank clearly marked with a description of the contents, the quantity of each hazardous waste received and the date each period of accumulation begins (or the required information can be in the operating record) 285.50(a)(2)(ii)?				
		Yes No				
5.	Does the facility have copies of the notice and/or certificate required by generators and treatment facilities for each restrict waste received [268.7(c) and 264.73(b)(11-16) or 265.73(b)(14)]?					
6.	Has t year?	he facility stored restricted wastes onsite for in excess of one Yes No				
Refer to 268.50(d-f) for exemptions to storage requirements for restricted wastes.						
Section E-II Treatment Facility Specific Requirements						
If the answer to any of the following questions is "no" refer to the referenced section of the regulations to document noncompliance.						
1.	freque	the treatment facility tested their wastes according to the ency in the waste analysis plan required by 264.13 or 265.13 7(b)]? Yes No				

2.	For wastes with treatment standards expressed as concentrations in the waste extract (268.41), has the treatment facility tested treatment residues or an extract of the residues (using the TCLP method in 268 Appendix I) to assure that the residues meet applicable treatment standards [268.7(b)(1)]? Yes No
3.	For wastes prohibited under 268.32 or RCRA 3004(d) but without treatment standards, has the treatment facility tested the treatment residues according to generator testing requirements specified in 268.32 [268.7(b)(2)]? Yes No
4.	For wastes with treatment standards expressed as concentrations in the waste (268.43), has the facility tested the treatment residues to assure that the residues meet applicable treatment standards [268.7(b)(3)]? Yes No
5.	Has a notification complying with the requirements of 268.7(b)(4) been sent with each waste shipment to the land disposal facility? Yes No
6.	Has a certification complying with the requirements of 268.7(b)(5) been sent with each shipment of waste or treatment residue of a restricted waste to the land disposal facility when the waste or treatment residue has been treated in compliance with applicable treatment standards? Yes No
7.	If the waste or treatment residues do not comply with applicable treatment standards or prohibitions, has the treatment facility sent applicable notice and/or certification with the wastes which are to be stored or treated at a different facility as required in 268.7(b)(6 and 7)? Yes No
8.	If the wastes are recyclable materials used in a manner constituting disposal subject to provisions of 266.20(b), has the owner/operator submitted with each shipment a notification and certification in accordance with 268.7(b)(8)? Yes No
9	Has the treatment, recovery or storage facility kept copies of the generator demonstrations (if applicable) and certification in the operating record [268.8(c)]? Yes No
10.	Has the treatment or recovery facility certified that wastes have been treated in accordance with the generators demonstration [268.8)(c)(1)]? Yes No
11.	Has the treatment, recovery, or storage facility sent a copy of the generators demonstration (if applicable) and certification under 268.8(a)(2) and certification under 268.8(c)(1) (if applicable) to the facility receiving the waste or treatment residues [268.8(c)(2)]? Yes No

Section E-III Disposal Facility Specific Requirements

If the answer to any of the following questions is "no" refer to the referenced section of the regulations to document noncompliance.

1.	Does the facility have a record of the quantities (and date of placement) for the wastes disposed as required in 264.73(b)(10) or 265.73(b)(8)? Yes No
2.	Has the disposal facility tested the waste or extract of the waste according to the requirements in 268.7(c) to assure that the wastes or treatment residues are in compliance with applicable treatment standards in 268 Subpart D, 268.32 or RCRA Section 3004(d)? Yes No
3.	Has the disposal facility tested incoming restricted wastes at the frequency specified in the waste analysis plan required by 264.13 or 265.13 [268.7(c)(2)]? Yes No
4.	Does the land disposal unit meet the requirements of 268.5(h)(2), if it is a surface impoundment or landfill? Yes No
5.	Has the facility complied with the certification requirements for wastes specified in 268.7(c)(3) and 268.8(d)? Yes No

APPENDIX H CERCLA CHECKLIST

Appendix H CERCLA CHECKLIST

1.	Notif	Notification							
	a.	tory haza haza	the facility notified the proper regula- authorities concerning sites of past ardous substance releases and former ardous substance storage, treatment disposal areas [CERCLA 103(a) and	Yes	_ No				
	b.	Wha	t sites have been listed in any notification?)					
2.	Unre	ported	Sites						
	a.	Are there indications of other sites at the facility which may be appropriate for notification (from records review, interviews, evidence of spills, aerial photographs, etc.)? Yes No							
	b.	List	any potentially contaminated sites whi rted.	ch have	not been				
3.	CER	CLA R	esponse Actions						
	a.	(1)	Has the preliminary assessment (40 CFR 300.64) been completed?	Yes	_ No				
		(2)	Was the preliminary assessment adequate?	Yes	No				

	(3)	Findings and status:		
b.	(1)	Were immediate removals (40 CFR 300.65) conducted at any of the sites?	Yes	_ No
	(2)	Was the removal adequate (verification data)?	Yes	_ No
	(3)	Findings and status:		
C.	(1)	Has there been a site evaluation phase and National Priorities List (NPL) determination to assist with any planned removals and/or remedial actions (40 CFR 300.66)?	Yes	_ No
	(2)	Was this evaluation and determination adequate?	Yes	_ No
	(3)	Status:		
d. 🚉	(1)	Has a Hazardous Ranking System (HRS) score been determined for these sites [40 CFR 300.66(b)]?	Yes	No
	(2)	Was this ranking adequate?	Yes	No

e.	(1)	Was a planned removal or remedial action (40 CFR 300.67 and 68) taken?	Yes	N
	(2)	Was this planned removal or remedial action successful?	Yes	
	(3)	Status:		
			-	
Com	ments:			

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APPENDIX I TSCA FORMS

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Appendix I CONFIDENTIALITY NOTES AND DISCUSSIONS

The TSCA Notice of Inspection [Figure I-1] and Inspection Confidentiality Notice [Figure I-2] are presented to the facility owner or agent in charge during the opening conference. These notices inform facility officials of their right to claim as confidential business information any information (documents, physical samples or other material) collected by the inspector.

Authority to Make Confidentiality Claims

The inspector must ascertain whether the facility official, to whom the notices were given, has the authority to make business confidentiality claims for the company. The facility official's signature must be obtained at the appropriate places on the notices certifying that he does or does not have such authority.

- The facility owner is assumed to always have the authority to make business confidentiality claims. In most cases, it is expected that the agent in charge will also have such authority. It is possible that the officials will want to consult with their attorneys (or superiors in the case of agents in charge) regarding this issue.
- If no one at the site has the authority to make business confidentiality claims, a copy of the TSCA Inspection Confidentiality Notice and Notice and Declaration of Confidential Business Information form [Figure I-3] are to be sent to the chief executive officer of the firm within 2 days of the inspection. He will then have 7 calendar days in which to make confidentiality claims.
- The facility official may designate a company official, in addition to the chief executive officer, who should also receive a copy of the notices and any accompanying forms.

	US EN / FONMENTAL PROTECTION LIGENOY WASHINGTON DO 20460						
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	FFA	TOXIC SUBSTA	ANCES CONTROL ACT	# 1 m			
			OF INSPECTION				
	1 IN VESTIGATION DENT FICA		3 FIRM NAME				
DATE	INSPECTOR NO DAT	ILY SEQ NO.					
4 INSPEC	CTOR ADDRESS		5 5.8M A 2.20568				
7 13. 23	10h A00h 233		5 FIRM ADDRESS				
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1							
1		REASON	FOR INSPECTION				
	Hadaraka allahariki of Cone						
1	Under the authority of Secti	ion it of the toxic substi	ances Control Act .				
_	For the purpose of inspecting (including taking samples, photographs, statements, and other inspection activities an establish ment, facility, or other premises in which chemical substances or mixtures or articles containing same are manufactured long essed or stored, or held before or after their distribution in commerce (including records, files, papers, processes, controls, and facilities) and any conveyance being used to transport chemical substances, mixtures, or articles containing same in connect or with their distribution in commerce (including records, files, papers, processes, controls, and facilities) bearing on whether the requirements of the Act applicable to the chemical substances, mixtures, or articles within or associated with such premises or conveyance have been complied with.						
	In addition, this inspection of	extends to (Check approp	riate blocks):				
	A. Financial d	ata	D. Personnel data				
	B. Sales data		E. Research data				
	C. Pricing data	a					
	The nature and extent of inspection of such data specified in A through E above is as follows:						
INSPECTO	RSIGNATURE		RECIPIENT SIGNATURE				
NAME			NAME				
7171 2		I DASS ALANCE					
TITLE		DATE SIGNED	TITLE	DATE SIGNED			
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US ENVIRONMENTAL PROTECTION AGENCY WASHINGTON, DC 20460

TOXIC SUBSTANCES CONTROL ACT

Form Approved OMB No. 2070, JOHN Expires 3-31-38

TSCA INSPECTION CONFIDENTIALITY NOTICE

	1 INVESTIGATION IDEN	ITIFICATION	2. FIRM NAME
DATE	INSPECTOR NO.	DAILY SEQ. NO.	
3. INSPECTOR NAME			4. FIRM ADDRESS
5. INSPECTOR	ADDRESS	7.00	
			6. CHIEF EXECUTIVE OFFICER NAME
			7. TITLE

TO ASSERT A CONFIDENTIAL BUSINESS INFORMATION CLAIM

It is possible that EPA will receive public requests for release of the information obtained during inspection of the facility above. Such requests will be handled by EPA in accordance with provisions of the Freedom of Information Act (FOIA), 5 USC 552; EPA regulations issued thereunder, 40 CFR Part 2; and the Toxic Substances Control Act (TSCA), Section 14. EPA is required to make inspection data available in response to FOIA requests unless the Administrator of the Agency determines that the data contain information entitled to confidential treatment or may be withheld from release under other exceptions of FOIA.

Any or all the information collected by EPA during the inspection may be claimed confidential if it relates to trade secrets or commercial or financial matters that you consider to be confidential business information. If you assert a CBI claim, EPA will disclose the information only to the extent, and by means of the procedures set forth in the regulations (cited above) governing EPA's treatment of confidential business information. Among other things, the regulations require that EPA notify you in advance of publicly disclosing any information you have claimed as confidential business information.

A confidential business information (CBI) claim may be asserted at any time. You may assert a CBI claim prior to, during, or after the information is collected. The declaration form was developed by the Agency to assist you in asserting a CBI claim. If it is more convenient for you to assert a CBI claim on your own stationery or by marking the individual documents or samples "TSCA confidential business information," it is not necessary for you to use this form. The inspector will be glad to answer any questions you may have regarding the Agency's CBI procedures.

While you may claim any collected information or sample as confidential business information, such claims are unlikely to be upheld if they are challenged unless the information meets the following criteria:

Your company has taken measures to protect the confidentiality of the information, and it intends to continue to take such measures.

- The information is not, and has not been, reasonably obtainable
 without your company's consent by other persons (other than
 governmental bodies) by use of legitimate means (other than
 discovery based on showing of special need in a judicial or
 quasi-judicial proceeding).
- 3. The information is not publicly available elsewhere.
- Disclosure of the information would cause substantial harm to your company's competitive position.

At the completion of the inspection, you will be given a receipt for all documents, samples, and other materials collected. At that time, you may make claims that some or all of the information is confidential business information.

If you are not authorized by your company to assert a CBI claim, this notice will be sent by certified mail, along with the receipt for documents, samples, and other materials to the Chief Executive Officer of your firm within 2 days of this date. The Chief Executive Officer must return a statement specifying any information which should receive confidential treatment.

The statement from the Chief Executive Officer should be addressed to:

and mailed by registered, return-receipt requested mail within 7 calendar days of receipt of this Notice. Claims may be made any time after the inspection, but inspection data will not be entered into the special security system for TSCA confidential business information until an official confidentiality claim is made. The data will be handled under the agency's routine security system unless and until a claim is made.

TO BE COMPLETED BY FACILITY OFFICIAL F	RECEIVING THIS NOTICE:	If there is no one on the premises of the facility who is authorized to make business confidentiality claims for the firm, a copy of this Notice and other inspection materials will be sent to the company's chief executive officer. If there is another company official who should also receive this information, please designate below.
SIGNATURE		NAME
NAME		TITLE
TITLE	DATE SIGNED	ADDRESS

US ENVIRONMENTAL PROTECTION AGENCY WASHINGTON, DC 20460 Form Approved
OMB No. 2076 - 667
Expires 3-01-33 TOXIC SUBSTANCES CONTROL ACT DECLARATION OF CONFIDENTIAL BUSINESS INFORMATION 1. INVESTIGATION IDENTIFICATION 2. FIRM NAME DATE INSPECTOR NO. DAILY SEQ. NO. 3. INSPECTOR ADDRESS 4. FIRM ADDRESS INFORMATION DESIGNATED AS CONFIDENTIAL BUSINESS INFORMATION DESCRIPTION NO. **ACKNOWLEDGEMENT BY CLAIMANT** The undersigned acknowledges that the information described above is designated as Confidential Business Information under Section 14(c) of the Toxic Substances Control Act. The undersigned further acknowledges that he/she is authorized to make such claims for his/her firm. The undersigned understands that challenges to confidentiality claims may be made, and that claims are not likely to be upheld unless the information meets the following guidelines: (1) The company has taken measures to protect the confidentiality of the information and it intends to continue to take such measures; (2) The information is not, and has not been reasonably attainable without the company's consent by other persons (other than governmental bodies) by use of legitimate means (other than discovery based on a showing of special need in a judicial or quasi-judicial proceeding); (3) The information is not publicly available elsewhere; and (4) Disclosure of the information would cause substantial harm to the company's competitive position. CLAIMANT SIGNATURE INSPECTOR SIGNATURE NAME NAME

TITLE

DATE SIGNED

TITLE

DATE SIGNED

		E 1 005	=	
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€FP	Δ	V 1 EG		
\/ L.I /	DECLARA	TION OF CONFID	ENTIAL BUSINESS INFORMATION	N
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	1	DATE FOR NO		
3 INSPECTOR ADDRE	SS		4 FIRM ADDRESS	
	NFORM	ATION DESIGNATED	AS CONFIDENTIAL BUSINESS INFORMATIC)N
NO			DESCRIPTION	
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		ACKNOWLED	GEMENT BY CLAIMANT	
The undersigned	acknowledges that the in	nformation described abo	ve is designated as Confidential Business Inform	ation under Section 14(c) of the
Toxic Substances	Control Act. The unders	igned further acknowledg	ges that he/she is authorized to make such claim	s for his/her firm.
The undersigned	understands that challen	ges to confidentiality cla	ims may be made, and that claims are not like	ly to be upheld unless the infor-
mation meets the	following guidelines: (1) The company has take	n measures to protect the confidentiality of th	e information and it intends to
persons (other th	sucn me asures; (2) ine an governmental bodies) information is not, and) by use of legitimate m	d has not been reasonably attainable without t eans (other than discovery based on a showing	he company's consent by other
quasi-judicial proc	:eeding); (3) The inform	ation is not publicly ava	ilable elsewhere; and (4) Disclosure of the info	rmation would cause substantial
harm to the comp	any's competitive position	on.		
SPECTOR SIGNATUR	7E		CLAIMANT SIGNATURE	
AME			NAME	
ITLE		DATE SIGNED	TITLE	DATESIGNED
			1	55,60,000

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US EN A PONMENTAL PROTECT DN AGENC WASHINGTON, DC 20460

TOXIC SUBSTANCES CONTROL ACT

TSCA INSPECTION CONFIDENTIALITY NOTICE

	I INVESTIGATION IDEN	TIFICATION	2 FIRM NAME	
DATE	NSFECTOR NO	DAILY SEQ. NO		
3 -NSPECTOR	ALANA Z	<u> </u>	1.5.014.100.0566	
3 - 12FEC : JH	AAVIE		4 FIRM ADDRESS	
5 INSPECTOR	ADDRESS			
			6. CHIEF EXECUTIVE OFFICER NAME	
			O. CHIEF EXECUTIVE OFFICER NAME	
			7 TITLE	

TO ASSERT A CONFIDENTIAL BUSINESS INFORMATION CLAIM

It is possible that EPA will receive public requests for release of the information obtained during inspection of the facility above. Such requests will be handled by EPA in accordance with provisions of the Freedom of Information Act (FOIA), 5 USC 552, EPA regulations issued thereunder, 40 CFR Part 2; and the Toxic Substances Control Act (TSCA), Section 14. EPA is required to make inspection data available in response to FOIA requests unless the Administrator of the Agency determines that the data contain information entitled to confidential treatment or may be withheld from release under other exceptions of FOIA.

Any or all the information collected by EPA during the inspection may be claimed confidential if it relates to trade secrets or commercial or financial matters that you consider to be confidential business information. If you assert a CBI claim, EPA will disclose the information only to the extent, and by means of the procedures set forth in the regulations (cited above) governing EPA's treatment of confidential business information. Among other things, the regulations require that EPA notify you in advance of publicly disclosing any information you have claimed as confidential business information.

A confidential business information (CBI) claim may be asserted at any time. You may assert a CBI claim prior to, during, or after the information is collected. The declaration form was developed by the Agency to assist you in asserting a CBI claim. If it is more convenient for you to assert a CBI claim on your own stationery or by marking the individual documents or samples "TSCA confidential business information," it is not necessary for you to use this form. The inspector will be glad to answer any questions you may have regarding the Agency's CBI procedures.

While you may claim any collected information or sample as confidential business information, such claims are unlikely to be upheld if they are challenged unless the information meets the following criteria:

Your company has taken measures to protect the confidentiality of the information, and it intends to continue to take such measures:

- The information is not, and has not been, reasonably obtainable
 without your company's consent by other persons rother than
 governmental bodies) by use of legitimate means rother than
 discovery based on showing of special need in a judicial or
 quasi-judicial proceeding).
- 3. The information is not publicly available elsewhere.
- Disclosure of the information would cause substantial harm to your company's competitive position.

At the completion of the inspection, you will be given a receipt for all documents, samples, and other materials collected. At that time, you may make claims that some or all of the information is confidential business information.

If you are not authorized by your company to assert a CBI claim, this notice will be sent by certified mail, along with the receipt for documents, samples, and other materials to the Chief Executive Officer of your firm within 2 days of this date. The Chief Executive Officer must return a statement specifying any information which should receive confidential treatment.

The statement from the Chief Executive Officer should be addressed to:

and mailed by registered, return-receipt requested mail within 7 calendar days of receipt of this Notice. Claims may be made any time after the inspection, but inspection data will not be entered into the special security system for TSCA confidential business information until an official confidentiality claim is made. The data will be handled under the agency's routine security system unless and until a claim is made.

) have received and read the notice	RECEIVING THIS NOTICE.	If there is no one on the premises of the facility who is authorized to make business confidentiality claims for the firm, a copy of this Notice and other inspection materials will be sent to the company's chief executive officer. If there is another company official who should also receive this information, please designate below.
SIGNATURE		NAME
NAME		TITLE
TITLE	DATE SIGNED	ADDRESS

Four copies are made of the Declaration of Confidential Information form and distributed to:

- Facility owner or agent in charge
- Other company official (if designated)
- Document Control Officer
- Inspection report

Confidentiality Discussion

Officials should be informed of the procedures and requirements that EPA must follow in handling TSCA confidential business information. The inspector should explain that these procedures were established to protect the companies subject to TSCA and cover the following points during the discussion.

- Data may be claimed confidential business information during the closing conference if a person authorized to make such claims is onsite at the facility.
- It is suggested that a company official accompany the inspector during the inspection to facilitate designation (or avoidance, if possible) of confidential business data.
- A detailed receipt for all documents, photographs, physical samples, and other materials [Figure I-4] collected during the inspection will be issued at the closing conference.
- An authorized person may make immediate declarations that some or all of the information is confidential business information. This is done by completing the Declaration of Confidential Business Information form. Each item claimed must meet all four of the criteria shown on the TSCA Inspection Confidentiality Notice.
- If no authorized person is available onsite, a copy of the notices, along with the Receipt for Samples and Documents, will be sent by certified, return-receipt-requested mail to the Chief Executive Officer of the firm and to another company official, if one has been designated.

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US ENVIRONMENTAL PROTECTION AGENCY WASHINGTON, DC 20460

TOXIC SUBSTANCES CONTROL ACT

Form Approved CMB No. 2070-0007

	F	RECEIPT FOR SAMPL	ES AND DOCUMENTS	Approval expires 3-31-88
	I. INVESTIGATION IDENT	IFICATION	2. FIRM NAME	<u></u>
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3. INSPECTOR ADD	DHESS		4. FIRM ADDRESS	
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administrati	on and enforcement of t	he Toxic Substances Cont	ktures described below were collected in conn	ection with the
	RECEIPT OF THE D	OCUMENT(S) AND/OR SAM	MPLE(S) DESCRIBED IS HEREBY ACKNOWLEDG	BED:
NO.			DESCRIPTION	
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OPTIONAL:	- <u> </u>	· · · · · · · · · · · · · · · · · · ·		
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APPENDIX J TSCA PCB CHECKLIST

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Appendix J

PCB COMPLIANCE INSPECTION REPORT (40 CFR PART 761)

(Responsible C	fficial)	(Title)	(Phone)
(Facility Repres	entative)	(Title)	(Phone)
Гуре of facility (u	tility, salvage yard, e	tc.)	
B. INSPECTIO	V/REVIEW		
nspected by:	(Signature)		gency and Date)
Reviewed by:	(Signature)		gency and Date)
COMMENTS:			

',TOR'	<u>′</u>							
As of July 2, 1978, did facility contain in-service, stored for future use, or disposal:								
a.				_No	_N/A	_C/A		
b.	One or more PO transformers?	СВ	Yes_	No_	N/A	C/A		
C.			ces	No_	N/A	C/A		
Dispo	sition of PCB iter	ms at time	of inspec	ion:				
			•					
itify s	ource of the er's labels, etc.)	above	informatio	n (co	mpany	records		
	a. b. c. Dispo	a. 50 or more larg low-voltage PC capacitors? b. One or more PC transformers? c. 45 kgs (99.4 lbs PCB chemicals or mixtures? Disposition of PCB iter	a. 50 or more large high- or low-voltage PCB capacitors? b. One or more PCB transformers? c. 45 kgs (99.4 lbs.) or more PCB chemicals, substant or mixtures? Disposition of PCB items at time	a. 50 or more large high- or low-voltage PCB capacitors? Yes b. One or more PCB transformers? Yes c. 45 kgs (99.4 lbs.) or more PCB chemicals, substances or mixtures? Yes Disposition of PCB items at time of inspect	a. 50 or more large high- or low-voltage PCB capacitors? YesNo b. One or more PCB transformers? YesNo_ c. 45 kgs (99.4 lbs.) or more PCB chemicals, substances or mixtures? YesNo_ Disposition of PCB items at time of inspection:	use, or disposal: a. 50 or more large high- or low-voltage PCB capacitors? YesNoN/A b. One or more PCB transformers? YesNoN/A c. 45 kgs (99.4 lbs.) or more PCB chemicals, substances or mixtures? YesNoN/A Disposition of PCB items at time of inspection:		

N/A - Not applicable C/ A - Comments attached

J - [

	olved.		
If con	ompany has PCB-contaminat npany determined the transforms.	ed transfor ners contain	mers, exp ned 50 to 9
PC	es the facility have any other 3 items (electromagnets, raulic systems, etc.)?	YesNo)N/A
or c	es, list number and type of item; ent to disposal; and if it is prope	rly marked	
	on to disposar, and if it is prope	ny marked.	
	Were there observations of leaks or spills or any sign of improper disposal of PCB		NI/A
 a.	Were there observations of leaks or spills or any sign of	YesNo	below. De
a.	Were there observations of leaks or spills or any sign of improper disposal of PCB substances or mixtures. If yes, document, sample an	YesNo	below. De

		b.	If yes, document, sample and must include information on and the name of the waterway	the am			
	7.	2	Were samples collected for				
	1.	a.	analysis of PCB residual concentration?	Yes_	_No	_N/A	_C/A
		b.	If yes, describe below.	····			
D.	STOR	AGE A	ND HANDLING				
	1.	Locati	on:				
		a.	Does the facility have its own storage site for PCBs?	Yes_	_No	_N/A	_C/A
		b.	If the storage site is not with give the site's name and add		bounda	ry of th	e facility,
	2.	requir	storage site meet physical ements [761.42(a) - Physical rements]	Yes_	No	_N/A	_C/A
	ž	a.	Provide protection from rainfall?	Yes_	No	_N/A	_C/A
		b.	Meet floor requirements with 6-inch continuous curbing?	Yes_	No	_N/A	_C/A
		C.	Meet containment volume requirements?	Yes_	No	_N/A	_C/A

	(1)	What is total containm	ent vol	ume of	storage	e site?
		(Length x W	idth x h	Height)		
	(2)	What is the internal voor container stored with	olume o	of the la storag	argest F ge site?	PCB article
	(3)	What is the total inter and containers within	rnal voi the sto	lume o rage si	f all PC te?	B articles
		Is item 1 greater than two times item 2?	Yes_	No	N/A	C/A
		25% of item <u>3</u> ?	Yes_	No	N/A	C/A
d.	(1)	Is the area within the curbed area void of drains, valves, expansion joints or other openings?	Yes_	No	N/A	C/A
	(2)	If no, document locati and ultimate dispos describe below.	on of o	pening ation	, draina in logb	age patch look and
θ.	the 10	age site located above 0-year flood water ion level?	Yes_	No	N/A	C/A
f.		orage areas ade- y marked?	Yes	_No	_N/A	C/A
g.	docun	leficiencies in perman nented with photogra ption must include amo	iphs a	ind de	scribed	d below.

3.	Conta	iners:						
	a.	located	PCB items which are d within storage areas [761.65(c)(8)]?	Yes	_No	_N/A	_C/A	
	b.	with Decept	B containers comply OT specifications as noted in 3c and ow [761.65(c)(6)]?	Yes	_No	_N/A	_C/A	
	C.	being larger in DO	y non-liquid PCBs stored in containers than those specified I regulations 5(c)(6)]?	Yes	_No	_N/A	_C/A	
		(1)	Do these containers provide as much protection and have the same strength as DOT containers?	Yes	_No	_N/A	_C/A	•
	d.	stored than th	ny liquid PCBs being in containers larger hose specified in DOT ations [761.42(c)(7)]?	Yes <u>·</u>	_No	_N/A	_C/A	•
		(1)	Do containers comply with OSHA specifications?	Yes	_No	_N/A	_C/A	-
		(2)	Has SPCC plan been prepared and implemented?	Yes_	No	_N/A	C/A	_
4.=	Stora	ge Site	Operations:					
•	a.	so the	II PCB items arranged by can be located by [761.65(c)(8)]	Yes	No	_N/A	C/A	
	b.	good	oservations indicate housekeeping	Yes	No	N/A	C/A	

	C.	deco	oveable equipment ntaminated by oved procedures?	YesNoN/AC/A
	d.	hand! prote	CB items stored and led in a manner that cts them from acci-	? YesNoN/AC/A
5.	Other	Storaç	ge Areas:	
	a.	Are a presc	ny of the following tem ribed area: [761.65(c)(porarily being stored outside the
		(1)	Nonleaking PCB articles and PCB equipment?	YesNoN/AC/A
			Is date removed from service noted on the article or equipment?	YesNoN/AC/A
			Have they been there fewer than 30 days?	YesNoN/AC/A
		(2)	Leaking PCB articles and PCB equipment placed in a non- leaking PCB container?	YesNoN/AC/A
			Is the date removed from service noted on the container?	YesNoN/AC/A
			Have they been there fewer than 30 days?	YesNoN/AC/A
- · · · · · · · · · · · · · · · · · · ·	, -	(3)	Containers of liquid PCBs at concentrations of 50 to 500 ppm?	YesNoN/AC/A
			Is SPCC plan available pertaining to temporary storage area?	YesNoN/AC/A

				Are containers marked to indicate the liquid does not exceed 500 ppm?		_No	_N/A	_C/A
				Is the date removed from service noted on the containers?	Yes	_No	_N/A	_C/A
				Have containers been there fewer than 30 days?	Yes	_No	_N/A	_C/A
		b.	voltage contar next to	ere any large high e capacitors or PCB minated transformers the storage site 5(c)(2)]?	Yes	_No	_N/A	_C/A
			Are th	ey on pallets?	Yes	_No	_N/A	_C/A
			within contain of thes	re adequate space the storage site to n 10% of the volume se capacitors and ormers?	Yes	_No	_N/A	_C/A
		c.	with p	eficiencies in temporary hotographs and descrit e information on the am	bed belo	ow. De	escriptio	ns must
E.	DECC	NTAM	INATIO	DN				
	1.	ment or mix decon	contain tures p	rility drain or cleanse rmers or other equip- ning PCB substances prior to disposal or ate movable	Yes	_No	_N/A	_C/A
	2.	exem	ption fr 50(e)] c	cility claim to have an com incineration or exemptions under	Yes	_No	_N/A	_C/A

3.	Is the drainage and solvent filling site adequate to protect against spills and leaks and consequent contamination of surrounding areas and waterways?	YesNoN/AC/A
4.	Do solvents to be used for removing PCBs contain less than 50 ppm PCBs [761.79]?	YesNoN/AC/A
5.	Was a sample of the solvent which was used for PCB removal obtained?	YesNoN/AC/A
6.	Was the rinse volume of the dilutant approximately equal to 10% of the container's total volume [761.79(a)]?	YesNoN/AC/A
7.	Are PCB transformers completely filled with solvent and allowed to stand for at least 18 hours before being drained [761.60(b)(1)]?	YesNoN/AC/A
8.	Are the drained PCB chemical substances or PCB solvent mixtures properly disposed of or stored?	YesNoN/AC/A
9.	Are solvents or materials which have been used for decontamination of PCB equipment disposed of or stored in the same manner as PCB mixtures?	YesNoN/AC/A
10.	If decontamination procedures were not observed during inspection, did facility representative demonstrate knowledge of proper decontamination procedures?	YesNoN/AC/A
11.	Does facility have written decontamination procedures?	YesNoN/AC/A

	12.		bed below.	milano		.ecures	
F.	RECC	RDKE	EPING				
	1.	Do red were:	cords indicate the date PCBs				
		a.	Removed from service?	Yes	_No	_N/A	_C/A
		b.	Placed in storage for disposal?	Yes	_No	_N/A	_C/A
		C.	Placed in transport for disposal?	Yes	_No	_N/A	_C/A
	2.	Do red	cords indicate the quantity of the	ne abov	e items	s as follo	ows:
		a.	The weights of PCBs and PCB items in PCB containers?	Yes	_No	_N/A	_C/A
		b.	The identification of contents of PCB containers?	Yes_	_No	_N/A	_C/A
		c.	The number of PCB transformers?	Yes	_No	_N/A	_C/A
		d.	The weight of PCBs in PCB transformers?	Yes_	_No	_N/A	_C/A
	<u></u> š	e .	The number of PCB large, high- and low-voltage capacitors?	Yes_	_No	_N/A	_C/A
	3.		cords indicate the quantities n down as follows:	of PC	Bs rer	maining	in service
		a.	The weight of PCBs and PCB items in PCB containers?	Yes_	No	_N/A	C/A

	b.	The identification of contents of PCB containers?		No	N/A_	C/A	_
	C.	The number of PCB transformers?	Yes_	_No_	N/A	C/A	_
	d.	The weight of PCBs in PCB transformers?	Yes_	_No_	N/A	C/A	_
	e.	The number of PCB large, high- and low-voltage capacitors?	Yes	_No_	N/A	C/A	_
4.	a.	Is the information requested in paragraphs 1, 2 and 3 above compiled in an annual document? (This document must be prepared by July 1 and cover the previous calendar year.)		_No	_N/A_	C/A	
	b.	List years for which annual do	ocumen	its are	availab	le.	
5.	Any of includ	Any deficiencies in recordkeeping must be described below including information on amount of PCBs involved.					
6.	If owners or operators maintain more than one facility that contains PCBs in the quantities prescribed in paragraph C 1, are records and documents kept at a single location? YesNoN/AC/A					C/A	
÷.	If yes, list location.						
7.	Do rec	cords provide information on disposal facility?	Yes	_No	_N/A	_C/A	

	If yes, list name, location and type of falandfill, etc.)	acility (i.e., incinerator, bo			
DIS	POSAL				
1.	Are PCB articles or containers, which w stored for disposal after January 1, 1983 disposed of within 1 year?				
2.	Were items stored for disposal before January 1, 1983?	Yes No			
	a. Were they disposed of by January 1, 1984?	Yes No			
3.	What items are disposed and state the disposal methods?				

APPENDIX K TSCA SECTIONS 5 AND 8 CHECKLIST

Table K-1

GLOSSARY OF TERMS AND ACRONYMS: TOXIC SUBSTANCES CONTROL ACT SECTIONS 5 AND 8

SECTION 5. "New Chemicals"

(Note: TSCA Chemicals do not include pesticides, drugs,

cosmetics, firearms, etc., by definition)

PMS Premanufacture Notification to EPA is required for all "new"

TSCA chemicals, i.e., those not listed on the §8(b) existing

chemical inventory.

SNURs Significant New Use Rules require subsequent notification to

EPA when usage/exposure changes (i.e., in addition to

PMN).

NOC Notice of Commencement to Agency is required before

manufacture begins (after PMN review period has expired).

TME Test Marketing Exemption to PMN requirement can be

obtained on application to and approval by EPA - usually

subject to specific restrictions.

R&D Research and Development Exemption - automatic exemp-

tion, does not require Agency review or approval.

SECTION 5(e)

Order

An administrative order prohibiting or limiting the manufacture, processing, distribution, use and/or disposal of a chemical for

which a PMN is required because there is insufficient informa-

tion to permit evaluation.

"Bona fide"

Inquiry

Inquiry by manufacturer that intends to manufacture a specific chemical to determine whether that chemical is on the confidential portion of the Section 8(b) inventory. (Manufacturer

must establish intent to manufacture to get reply from EPA.) If the chemical in question is not on the inventory and no PMN is filed subsequently, the manufacturer may be targeted for

an inspection.

SECTION 5(f)

An administrative order or rule prohibiting/limiting the manu-Order/Rule facture, etc., of a chemical for which a PMN is required

because there is a reasonable basis to conclude that such activities present an unreasonable risk to health/environment.

Table K-1 (cont.)

"Existing Chemicals" SECTION 8 Preliminary Assessment Information Reporting Rules PAIR Promulgated under Section 8(a) Level A - require reporting to Agency of production, uses and exposure of specific chemicals or classes of chemicals. ITC Interagency Testing Committee - designates chemicals listed in PAIR rules as well as some of the chemicals in section 8(d) rules. ITC is established under section 4(e) of TSCA. It also recommends chemicals for inclusion in testing rules under section 4(a). SECTION 8(a) An inspection to determine compliance with PAIR rules. Level A Inspection SECTION 8(b) Inventory compiled by EPA of all chemicals manufactured/processed in U.S. that were manufactured. inventory imported or processed in the period 1975-77. Chemicals for which PMN is submitted are added to inventory when manufacturing/processing commences (i.e., upon receipt of NOC). A major updating of the inventory will be undertaken in 1986. SECTION 8(c) An inspection to determine whether the manufacturer, processor, etc., has kept required records concerning allegations of Inspection previously unknown significant adverse reactions to health or environment. An inspection to determine compliance with rules requiring SECTION 8(d) submission of health and safety studies for chemicals or Inspection classes of chemicals designated by the Agency or the ITC. An inspection to determine whether the manufacturer, proces-SECTION 8(e) sor, etc., has properly notified EPA (within 15 days of Inspection knowledge) regarding chemicals that present a substantial

risk to health or environment.

Table K-2

INSPECTION NO.	
FACILITY/CITY	
INSPECTION DATE	
/	
S 5 AND 8 CHECKLIS	ST

ISCA SECTION

		Completed	#
ſ.	Inspection Management	•	
II.	Nature of Facility	·	
m.	§5 General Information		
IV.	Bona fide Review		
V.	Specific PMN Review		
VI.	5(e) and 5(f) Order		
VII.	TME Review		
VIII.	TSCA §5 Research & Development (R&D)		
IX.	Low Volume Exemption (LVE)		
X.	Polymer Exemption		
XI.	Significant New Use Rule (SNUR)		
XII.	TSCA §8(a) Level A and 8(d) Compliance Review		
XIII.	TSCA §8(c) and 8(e) Compliance Review		

INSPECTION NO.	
FACILITY/CITY	
INSPECTION DATE	

		TSCA SECT	TON 5/8 CHECKLIS	SI	
1.	INSF	PECTION MANAGEMENT	[(Attach additiona	l information as necessar	у
	1.	Name and Address of I	Facility:		ı
					•
	2.	Telephone No.:	DUNS	S No.:	,
	3.	Telephone Contact (Na	ame, Title and Date):	
	4.	Written Notification (Da	ate):	[Exhibit 1]	
	5.	Date and Time of Inspe	ection:		_
	6.	Inspection Team:		(lead)
	7. 8.	TSCA ICAL Notice of Inspec		e, Title): [Exhibit 2]	
	δ.	TSCA ICN Notice Issue	ed to (Name, Title)?	[Exhibit 3]	
	9.	Other Company Inspect 1 2 3 4 5	tion Participants (N		
	10.	Type of Inspection:	Routine	Special Request	

		INSPECTION NO. FACILITY/CITY INSPECTION DATE		
INS	PECTION MANAGEMENT (cont	.)		
11.	Scope of Inspection (List designation):	by Federal Register,	CAS	No . or other
	Gen. Inv.: Spec. PMN:	0/5)		
	TMEs:			
	LVEs:	0(2):		
	PEs:	04		
	5(e)/5(f): BFs:			
	brs.	Other:		
12.	Walk-through: Areas:	···		No
13.	TSCA Receipt for Samples an	d Documents Issued to:	;	
	(Name and Title)			_[Exhibit 4]
	TSCA Declaration of CBI Issue	ed to:		
	(Name and Title)			_[Exhibit 5]
14.	Followup Information Requeste			No
15.	Remarke:	Date Received	:	 -
13.	Remarks:			

\T	URE OF THE FACILITY (Attach additional information as n
	Facility History, Organization and Corporate Relationship
	Scope, Size and Functions of the Facility:
	Facility Description and Layout:
•	acinty Description and Layout.

		INSPECTION NO. FACILITY/CITY INSPECTION DATE
TSC	A §5 G	ENERAL CHEMICAL INVENTORY COMPLIANCE REVIEW
A.	<u>Inter</u>	<u>viewee(s)</u> : 1
В.	Cher	micals: Manufactured Imported Processed Other
	1.	Prepared list of chemicals available by CASR No. Yes No
	2.	List verified against company business records: Yes No What records:
	3.	Records reviewed in lieu of prepared list (type and dates):
	4.	Chemicals reviewed on open inventory by via
		Date search completed: No. unlisted chemicals: (attach list) Date unlisted chemicals sent to OCM:
		Date reply:
		No. chemicals unlisted in conf. inventory: (attach copy) Date followup with facility: (attach copy) Date reply: Status:
	5.	Additional Notes and Remarks:
	A.	A. Interest B. Cher 1. 2. 3.

		FACILITY/CITY INSPECTION DATE
rsc	A §5 <i>B</i>	ONA FIDE REVIEW:
A.	Inter	viewee(s): (1)(2)
В.	1.	EPA Accession No.
	2.	Name of chemical:
	3.	CAS Registry No. if known:
	4.	Date of submission:
	5.	Date of response by Agency:
	6.	Was chemical found on confidential inventory?
		Was chemical found on confidential inventory? If yes, did company commercialize product?
	6. 7.	Was chemical found on confidential inventory?
		Was chemical found on confidential inventory? If yes, did company commercialize product?
C.	7.	Was chemical found on confidential inventory? If yes, did company commercialize product? What records were reviewed during inspection? Remarks:
C.	7. 8.	Was chemical found on confidential inventory? If yes, did company commercialize product? What records were reviewed during inspection? Remarks:
C.	7. 8.	Was chemical found on confidential inventory? If yes, did company commercialize product? What records were reviewed during inspection? Remarks: Was PMN filed for chemical?
C.	7. 8. 1. 2.	Was chemical found on confidential inventory? If yes, did company commercialize product? What records were reviewed during inspection? Remarks: Date of submission: PMN No.:

			FAC	PECTION I ILITY/CITY PECTION I	,		
V. <u>SP</u> <u>Re</u>	ECIFIC VIEW -	PREMANUE (One PMN pe	FACTURE er form)	NOTIFICA	TION (P	MN) CO	MPLIANCE
A.	Inte	rviewees:	(1)				
В.	<u>Ger</u>	neral Informat	ion:				
	1. 2. 3.	PMN No.: Advance of Copy at sit Chemical N	copy availal e:	ble:		Yes Yes	e: No No
	4. 5.	Other Name Use at site	es: Ma : Ma		Im	port _	
C.	Proc 1.		t commerci				rcle):
	2.	Dates and a	amounts of		ţ	Use (2) Use	
	٠	How verified	d (records r				D batches)

	INSPECTION NO.
	FACILITY/CITY
	INSPECTION DATE
SPE REV	CIFIC PREMANUFACTURE NOTIFICATION (PMN) COMPLIANTIEW (CONT.)
	Mass balance and disposition of R&D material:
3.	PMN and R&D records complete as per 40 CFR Part 720.78:
	Yes No_
	Description of PMN records:
	Description of R&D records:
4.	Additional remarks:
	

K-**

		FACILITY/CITY
		INSPECTION DATE
SPE	CIFIC	PREMANUFACTURE NOTIFICATION (PMN) COMPLIAN
	<u>(IEW</u> (c	
D.	Leci	nnical Content
	1.	Chemical identity:
	2.	Monomer verifications (for polymers only):
	3.	Impurities:
	4.	By-products:
	5.	Use(s):
	6.	Operation:
	7.	Exposure:
	8.	Env. Release:
	9.	Processing:
	10.	Test data:
	11.	Additional Information:

			INSPECTION NO. FACILITY/CITY INSPECTION DATE		
SPE	CIFIC	PMN-§5(e) an	nd 5(f) ORDER		
A.	Inter	viewee(s):	(1)(2)		
В.	Com	pliance Restr	ictive Elements:		
	Was	PMN chemic	al in commercial production		•
				Yes	No
	1.	Testing Tric	nger		
		Specified To	esting Production Volume	Trigger	
		Was a Trig	ger volume reached?	Yes	No
		If yes, when			
		If yes, has initiated?	prescribed testing been	Yes	No
		If yes, was stopped?	commercial production	Yes	No
		Remarks: _			
	2.	Gloves			
		Was glove	testing a requirement?	Yes	No
		_	imperviosity testing		No
		Was testing one)?	g conducted by PMN Sub	mitter/Contra	ctor (circle
		Did testing guidelines	protocol meet Agency ?	Yes	No
		Were glove impervious	es demonstrated to be ?	Yes	No
		Was glove	usage observed?	Yes	No

3.	Protective Devices and Hazard Commun	nication	
-	What were protective clothing requiremen		_
	Were employees observed to be wearing protective clothing as described in consent order?	Yes	No
	Were other protective measures and equipment in use by employees as described in consent order?	Yes	No
	Describe:		
	Were employees instructed and trained in the proper use of protective equipment and measures?	Yes	No
	How was this documented?		
	Were affected employees notified in training sessions with respect to the hazards, dangers and concerns of the PMN chemical?	Yes	No
	Were signed attendance sheets available for review by the inspector?	Yes	
	Had all operators received appropriate training?	Yes	No
	How verified:		
4.	Waste Disposal		
	What was specified disposal requirement?		

		INSPECTION NO. FACILITY/CITY INSPECTION DATE		
VI.	SPECIFIC P	MN-§5(e) and 5(f) ORDER (cont.)		
	5.	Label R ements		
		What was type size specification? Actual type size on label: Remarks:		
	6.	Evidence for Customer Compliance		
		Was there evidence of customer compliance with Agency restrictions on use as described in manufacturer's letter to final users? Remarks:		_ No
	7.	General (Cleanliness and Housekeepin	<u>a)</u>	
		Was the production area of PMN Chemical clean and well-maintained?	Yes	No
		Was re any evidence of spillage or envir mental release?	Yes	_ No
		Remarks:		

				F	NSPECTION FACILITY/CI NSPECTION	TY		
VII.	TSC	4 §5 TE	ST MARK	ETING E	XEMPTION			
	A.	inten	<u>/iewees</u> :					
	В.	Gene	eral					
		1.	TME No.:		Date o	of Receipt:		
		2.	Chemical:					
			CASR No.	•	hemical Str			
	C.	Restr	ictions					
		1.	Verifie	d via:				
								
		2.	Production Verifie		Allowed: _		Actual	
		3.	Number of		ers: Allowe	d:	Actual _	
								

	FAG	PECTION NO. CILITY/CITY PECTION DATE
TSCA §5 T	EST MARKETING EXE	EMPTION (cont.)
4.	Use: Allowed: Verified via:	Actual
5.	Worker/Consumer Ex	rposure: Actual:
	Verified via:	Allowed:
6.	Additional Remarks:	

		INSPECTION NO.		
		FACILITY/CITY INSPECTION DATE		
		INSPECTION DATE		
TSC	A §5 F	RESEARCH & DEVELOPMENT (R&D)		
A.	Inter	viewees: (1)		
		(2)		
B.	Bac	kground		
	1.	Does facility conduct TSCA defined R&D activities?	Yes	No
	2.	If not, where is basic R&D conducted for	company	- <u>-</u> '?
			····	
	3.	Does facility/company have a written TSCA R&D policy?	Yes	No
		If yes, does the policy reflect record- keeping and notification requirements that became effective 08/04/86?	Yes	No
		Does the facility/company routinely submit bona fide inquiries?	Yes	No
	4.	Remarks:		

,

				INSPECTION NO.		
				FACILITY/CITY		
				INSPECTION DATE		
VIII.	TSC	A 85 R	ESEAF	RCH & DEVELOPMENT (R&D) (conf	t)	
				·		
	C.	Spec	ific R&	D Chemicals (one chemical per pa	ge)	
		1.	verifi	e any R&D chemicals specifically ed for compliance with R&D aptions?	Yes	No
			a.	Name of chemical:		
			b.	Was chemical produced in a		
				quantity over 100 kg/year?		
			C.	Was recordkeeping complete?		
				What type of records?		
			d.	Were notifications adequate?	Yes	No
				How verified?		
					~	
			θ.	Were "technically qualified indi- viduals" supervising use of the		
				chemical(s)?	Yes	No
			f.	Were risk reviews adequately	-	
				documented?	Yes	No
			g.	Were "prudent Laboratory practices" documented?	Yes	No
				How documented?		
			h.	Were disposition records complete?	Yes	No
			i.	Could a reasonable mass bal-		
				ance be accomplished for reviewed chemicals?	Yes	No
			j.	Did amounts produced exceed	. ••	
			,	R&D requirements?	Yes	No

		INSPECTION NO. FACILITY/CITY INSPECTION DATE
VIII.	TSCA	§5 RESEARCH & DEVELOPMENT (R&D) (cont.)
		k. What was disposition of excess R&D material(s)?
	2.	Remarks:

OW V	OLUME EXEMPTIC	INSPECTION DATE ON (LVE) (One LVE per form)
	nterviewees: (1)	
3. <u>C</u>	General:	
1		Date of Receipt:
2		CAU No.:
3	. Use(s):	
4	. Manufacturing	Site(s):
. E	Restrictions:	
		·
-		
<u>-</u>		
ο. ς	Compliance:	

			INSPECTION NO)		
			FACILITY/CITY	•		
			INSPECTION DA	TE _		
IX.	LOW	VOLUME EXI	EMPTION (LVE) (cont.)			
	E.	Production:	1st 12-month period (to_):	kg
			2nd 12-month period (to_): .	kg
			3rd 12-month period (to_): _	kg
	F.	Test Date:	Were test data reviewed for	•		
			completeness?		Yes	_ No
			Were data complete?		Yes	_ No
				(Couldn't c	determine
	G.	Remarks:				
						
				·····		

			FA	CILI	CTION N TY/CITY CTION D					
POLY	MERE	EXEMPTIO	<u>N</u> (One PE	E per	form)					
A.	Interv	<u>riewees</u> :	(1) (2)							
В.	Gene	ral:								
	1.		eview Date:							
	2.	Monomer	Compositi	ion: .) _			% %	Residu Residu	16 16	_% _%
							ductio	n Vol.: _		_kg
	Facilit	ty/Address	of Manufa	cture	er/Importe	er:				
3.	Rema	urks:								
3	•	Facilit	Monomer (Verified? Number A Use(s): Facility/Address	Monomer Composit (Verified? Number Average M Use(s): Facility/Address of Manufa	Monomer Composition: (Verified?) Number Average MW: Use(s): Facility/Address of Manufacture	Monomer Composition:(Verified?)	Monomer Composition: (Verified? Number Average MW: Use(s): Facility/Address of Manufacturer/Importer:	Monomer Composition:	Monomer Composition:	Monomer Composition:

			INSPECTION NO. FACILITY/CITY INSPECTION DATE					
KI.	SIG	NIFICA	ANT NEW USE RULE (SNUR) (One SNUR Chemical per form)					
	A.	Inte	rviewees: (1)(2)					
	В.	Gen	neral Information					
		1.	SNUR No.: 90-Day Review Date:					
		2.	Chemical Name: CAS No.: Other Names:					
		3.	Use at site:					
	C.	Proc	duction Compliance					
		1.	Date of first commercial manufacture, report or progressing (circle):					
			How verified (records reviewed and dates):					
		2.	Remarks					

Note: The PMN Technical Content (Part V) and 5(e)/5(f) Order (Part VII) forms are to be used as appropriate for any SNUR review.

			INSPECTION NO. FACILITY/CITY INSPECTION DATE
XII.	TSCA	\	LEVEL A AND 8(d) COMPLIANCE REVIEW
	A.	Interv	<u>riewees</u> : (1)(2)
	В.	§8(a)	Level A
		 1. 2. 3. 4. 5. 6. 	Name of Chemical: CAS Registry Number: Published Reporting Date for PAIR/CAIR: Corporate fiscal year: Was PAIR/CAIR report submitted: Yes No Date of Submission: What information on PAIR/CAIR report was verified?
		7.	What records were reviewed?
		8. 9.	Did records agree with submitted report?Remarks:

	<u>§8(d)</u> 1.	Published reporting date for 8(d):		
	2.	Was 8(d) report submitted? Date of Submission:		No
	3.	Studies submitted (by title):		
	4.	Remarks:		

					INSPECTION NO		
					FACILITY/CITY		
					INSPECTION DATE		
					_		-
XIII.	TSCA	§8(c)	and 8(e) C	OMPL	IANCE REVIEW		
	A.	Interv	iewees:	(1)			
				(2)			
	B.	§8(c)					
		1.	Did facilit	y have	a §8(c) file?	Yes	No
			Location of	of file: _			
			Contents	: (1)	Allegations:	Yes	No
					If yes, how many?		
			(Attac	h list o	f chemical(s), processes a	and effec	rts)
				(2)	Copy of the 8(c) regulations?	Yes	No
				(3)	Copy of company or facility 8(c) policy?	Yes	No
		2.			ere on file, did they sent unknown effects?	Yes	No
	,		Remarks:				
		3.	Were rec		allegations filed correctly?	Yes	No
			Remarks:				
		4.			OSHA, incident files, law indings?		
							

			INSPECTION NO FACILITY/CITY _ INSPECTION DATE _		
XIII.	TSCA	§8(c)	and 8(e) COMPLIANCE REVIEW (cont.)		
		5.	Were company officials generally knowledgeable of 8(c) requirements? Remarks:	Yes	
		6.	Had there been any apparent attempts at employee outreach?	Yes	
			Remarks:		
		7.	Were fact sheets and other information left with plant officials?	Yes	No
	C.	§8(e)			
		1.	Did the facility or company have a §8(e) policy?	Yes	No
			Did the facility have an 8(e) file?	Yes	No
			Location of file:		
			Has the facility or company made any TSCA §8(e) submittals to the Agency?	Yes	No
			List:		
			Were all 8(e) submissions filed within 15 days? How verified:	Yes	No

		INSPECTION NO. FACILITY/CITY INSPECTION DATE		
XIII.	TSCA §8(c)	and 8(e) COMPLIANCE REVIEW (cont.)		
	2.	Were company officials generally knowledgeable of 8(e) requirements? Remarks:	Yes	
	3.	Were other spills or releases reported to EPA State authority or the Coast Guard in a timely manner?		_ No
		Remarks:		
	4.	Have any civil lawsuits been filed against the facility with respect to health or environmental effects? Remarks:		_ No
		Hemarks:		

APPENDIX L
PESTICIDE (FIFRA) CHECKLIST

Appendix L PESTICIDE (FIFRA) INSPECTION CHECKLIST

INTERVIEW/RECORDS

1.	Are pe	esticides used at the facility?	Yes	No
	a.	Circle general types used:		
		Algacides Insecticides Fungicides Herbicic Other	les Rod	enticides
2.		ny restricted use pesticides used at icility?	Yes	No
3.	Are p	esticides applied by facility personnel?	Yes	No
4.	Are pe	esticides handlers certified?	Yes	No
	a.	Circle type of certification:		
		EPA State DOD Other		
	b.	Are pesticide handlers authorized for restricted use pesticides?	Yes	. No
	c.	Are licenses/certificates current (not expired)?	Yes	No
5.	Has th	ne facility pesticide program been inspected e?	Yes	No
	a.	Circle by whom:		
		EPA State DOD Other		
	b.	General results		
6.	Does	the facility have application records?	Yes	No
7.	Has th	e facility filed restricted use pesticide reports?	Yes	No
8.	Does t	the facility have inventory records?	Yes	No
9.	Are ta	rget pests indicated on application records?	Yes	No
	a.	Are the pesticides used registered for use against the target pest?	Yes	No

(03/89)

Appendix L (cont.)

10.	Are pesticide handlers' training records current?	Yes	No	
	a. Types of training			_
STO	2405			-
5101	RAGE			
1.	Is the storage area located on a flood plain?	Yes	No	_
2.	Is the storage area fenced?	Yes	No	_
3.	Is the storage area kept locked?	Yes	No	_
4.	Are pesticides stored under cover?	Yes	No	_
5.	Is the area well ventilated?	Yes	No	_
6.	Is the area posted with pesticide or chemical warning signs (i.e., DANGER - POISON)?	Yes	No	
7.	Are pesticides separated by type?	Yes	No	_
8.	Are the pesticides properly labeled?	Yes	No	_
9.	Are pesticides stored in other than original containers?	Yes	No	_
	a. Explain, if yes			-
<u>MIXII</u>	NG/LOADING			-
1.	Is there a mixing/loading area?	Yes	No	_
2.	Is the mixing/loading equipment functional?	Yes	No	
3.	Does the equipment help reduce the handlers exposure to pesticide?	Yes	No	
4.	Are label directions followed?	Yes	No	
5.	Is protective clothing worn by handlers?	Yes	No	_
6.	Does protective clothing look used?	Yes	No	
7.	Is there a mechanism for rinsing containers?	Yes	No	_

Appendix L (cont.)

8.	How is	s rinse liquid disposed of?		
				· · · · · · · · · · · · · · · · · · ·
9.	is spr	ay equipment cleaned between applications?	Yes	_ No
	a.	How is rinse liquid disposed of?		
CON	TAINER	DISPOSAL		
1.	Are la	bel directions followed?	Yes	_ No
2.	Are er	npty containers triple rinsed?	Yes	_ No
3.	Are co	ntainers offered for scrap or recycle?	Yes	_ No
4.	Are co	intainers punctured or crushed to help it improper reuse?	Yes	_ No
5.	Are dr	ums given away for burn barrels, etc.?		No
6.	is there	e a container disposal site at the facility?	Yes	No
7.	Is the	site fenced and locked?	Yes	_ No
8.	Are the posted	ere pesticide or chemical warning signs	Yes	No
WOR	KER PR	OTECTION STANDARDS		
1.	Does r	esponsible party keep application records?	Yes	No
2.	Does r	esponsible party know when workers re-enter	Yes	No
3.	Does refields?	esponsible party warn workers and/or post	Yes	No
4.	Is resp	onsible party informed by applicator when y restrictions apply?	Yes	No
5.	Does reprotect	esponsible party understand current worker ion standards?	Yes	No
6.	Does a RUPs?	pplicator notify responsible party when using	Yes	No

7.	Does applicator post fields when using RUPs?	Yes	No
APPL	ICATION OBSERVATION		
1.	Is spray turned on/off outside of the target field?	Yes	No
2.	Is drift of pesticide mist visible off of the target field?	Yes	No
3.	Is the application pattern recorded?	Yes	No
4.	Are weather measurements taken? Recorded?	Yes	No
5.	Are measures taken to ensure safety of field workers?	Yes	No
6.	Is the application planned to minimize drift to houses, schools, cars, etc.?	Yes	No

APPENDIX M
WATER SUPPLY CHECKLIST

Appendix M WATER SUPPLY CHECKLIST

			Date of	of Inspection		
	Comm	unity	Nonce	ommunity	_	
•	Basic Information Supply Name County Establishment No. of Service Connec Period of Operation: If Seasonal: From	12 month	<u> </u>	Seaso	nal	
•	Surface - Other com					
	Other community syste					
	Wells (source of info Year installed	Casing contamina well?	Diamete tion	er in. ft.	Depth Source Yes	ft No
	Well Details:					
	Well house Heated, lighted Casing above grade Subject to flooding	165	NO		• •	
	Pump Details: Brand and Model		Н	orsepower		
	Capacity Type: (Circle) Submersible Vertical turbine Deep well jet Shallow well jet Shallow well centrifug		gpm at	Pump re	moval pi waste pi adequa	_ ft. head rovision iping
	Comments	-				

Appendix M (cont.)

5.	Other Source	Spring	_ Surface source
	Sources of contamination	c.)gpm Measure	
	<u>Springs</u>		
	Cumface mus	Screened Overflow Hatch and curbing Bottom drain	V N
	Comments:		
	Surface Source Impoundment Yes_ Diversion dam Yes_ Infiltration gallery Yes	No Spillway No Intake screens No Drain	Yes No Yes No
	_	No Diam	1.62140
6.	Storage		
	General: Volumega	llons Type:Reservoir	Hydro-pneumatic
	Hatch Yes Water level	Drain to No No Booster pump No No	Yes No Yes No Yes No
	Reservoir: Material		
	Overflow Screened vent Covered		Yes No Yes No Yes No
	Hydro-pneumatic tank: (Operating range	•

Appendix M (cont.)

Types of piping				
Adequate pressure (2 Flushing program	20)		Yes_ Yes_	No No
Chlorination: Continu	uous chlorination?	?	Yes_	No
Sodium hypochlorite Ye Calcium hypochlorite Ye Gas Chlorine		DPD chlorine		
Volume of contact che Estimated maximum Contact time - A/B -: Comments:	system flow:			(B
Monitoring: Type of s Groundwater Surface water Purchase from		m , ,		
Groundwater Surface water		m Sampling Current? Yes No		Met MCLs? Yes No
Groundwater Surface water Purchase from Parameter Coliform bacteria Turbidity Inorganics (nitrate)	other water syste	Sampling Current?		Met MCLs? Yes No
Groundwater Surface water Purchase from Parameter Coliform bacteria Turbidity	other water syste	Sampling Current?		

APPENDIX N UNDERGROUND INJECTION CONTROL (UIC) CHECKLIST

Table N-1 UIC INSPECTION CHECKLIST

Regulatory Authority to Conduct Inspections

	•	Safe Drinking Water Act §1445 40 CFR §144.1(c) 40 CFR §144.51(i) RCRA §3007(a) (Class I wells only)		
1.	Тур	e of UIC Program		
		EPA Administered (40 CFR Parts State Administered (Applicable State	146 & 147 ate Regula	applicable tions)
H.	Туре	e of Well (40 CFR 146.5)		
		Class I (see Parts IV, VA) Class II (see Parts IV, VB) Class III (see Parts IV, VC) Class IV (see Parts IV, VD) Class V (see Parts IV, VE)		
III.	Ope	ration Authority		
		Rule Permit		
IV.	Gen	eral Requirements [must comply with 146.65 (as	s of July 26	, 1988)]
	Con	struction		
	(1)	Depth to base of USDW		
	(2)	Depth to injection zone		
	(3)	If injecting into USDW, has formation been exempted?	Yes	No
	(4)	Adequate confining zone between USDW and injection zone?	Yes	No
	(5)	Surface casing length, typevolume, type of cement		
	(6)	Long string casing length, typevolume, type of cement		

Table N-1 (cont.)

(7)	Intermediate casing(s) length type: (a)volume, type of cement(b)			
(8)	Injection tubing length, typepacker volume, type of cement on packer	Yes	No	
(9)	Injection fluid		···	
	Corrosive Noncorrosive			
(10)	Injection pressure			
(11)	Field verification of injection pressure	Yes	No	
	Pressure			
(12)	Injection pressure limit?			
(13)	Annular pressure		No	
(14)	Annular fluid			
	Types of logs run, date and interval tested: 146.66)	(Must	comply	with
(15)	Formation data:			
	Fluid pressure			

	(16)	Constru	ction complies with Permit or Rule	Yes	_ No
		if not, sp	ecify		
	(17)	Facility of requirem	operations match permit/rule nents	Yes	_ No
		If not, spe	ecify		
	(18)	EPA not operatio	ified of any discrepancies in ns	Yes	No
	(19)	Emerge	ncy procedures adequate	Yes	No
	(20)		d low pressure shutoffs on both and source tanks	Yes	No
	(21)		and location of injection wells are as d in inventory and/or permit	Yes	No
	(22)	All inforr	nation required is available and	Yes	No
	(23)	Informati	on is retained for required period	Yes	No
	(24)	Sampling	g and analysis data are complete	Yes	No
	(25)		fied of any well failures and/or e actions	Yes	No
	(26)	Plugging	and abandonment plan on file	Yes	No
	(27)	Financia	assurance current and on file	Yes	No
V.	Opera	ting, Mon	itoring, Reporting Requirements		
	A.	Class I F	lequirements:		
			ection pressure exceeds maximum xcept during stimulation)	Yes	No
			ection between outermost casing d well bore	Yes	No

(3)	Con	linuous	monitoring of:		
	a. b. c. d.	Flow Volu Annu (betw All m		Yes_ Yes_ Yes_ g)	No No No No
	f.	acco	rdance with 146.67(f)] berature of injected fluids		No
(4)			ected fluid frequently be representative	Yes	No
(5)	Testi ment	ing and ts (146	monitoring require- 68)		
	•	Wast	e analysis plan prepared	Yes	No
		-	Complete in accordance with 146.68, 148.5, and 268.7		No
	•	Hydr	ogeologic compatibility	Yes_	No
	•	Com	patibility of well materials	Yes_	No
	•	Mech	nanical integrity		
		•	Long string, injection to pressure tested annual workover completed)	ally (or wi	henever well
			Long string	Pass	Fail
			Injection tubing	Pass	_ Fail
			Annular seal	Pass	_ Fail
			If any were failed, wer and the well retested?		

		-	Bottom-hole cement test tracer survey annually	sted with radioactive YesNo PassFail
		-	Temperature, noise or oth to test for fluid movement Speafy	
		-	Casing inspection logs even	
		-	Other tests, specify	
	•	Ambie	nt Monitoring	
			minimum, monitori	g program with, at a ng of pressure build- cone and, during shut- ested
				Yes No
		-	Other monitoring prescrib accordance with 146.69(e)	ed by the Director, in (2) or (f)
			Specify	Yes No
(6)	Reporti	ng red	quirements 146.69	
	• (Quarte	rly reports, including at a n	ninimum:
	-	,	Maximum injection pressur Description of events Exceeding operating parar Triggering alarms, required Total volume of fluid injecte	meters d by 146.67(f)

- Changes in annular volume
- Physical, chemical and other characteristics of injected fluid
- Results of monitoring under 146.68
- Reporting within 30 days, or with the next quarterly report, whichever is later, the results of:
 - Mechanical integrity tests
 - Any other test prescribed by the Director
 - Any well workover
- Closure plan
 - Facility must prepare, maintain, and comply with a closure plan, in accordance with 146.71
- Post closure
 - Prepare, maintain, and comply with a plan for post closure care, in compliance with 146.72
- Financial responsibility
 - Demonstrate and maintain financial responsibility, in accordance with 146.73
- Restrictions on injection of wastes
 - Injection must comply with restrictions in Parts 148 and 268
- Restricted from disposal:
 - Spent solvent wastes in 261.31 numbered F001-F005, unless waste is a solvent-water mixture or solvent-containing sludge containing less than 1% total F001 through F005, listed in Table A (as of August 8, 1988)

•	All spent F001 through F005 wastes containing
	less than 1% F001 through F005, listed in
	Table A (effective August 8, 1990).
	,

Dioxin-containing wastes, specified as		
F023, and F026-F028 (effective August 8	3. 1	988)

The above does not apply if the waste is treated to meet standards of 268.41, an exemption is granted, an extension of the effective date has been granted, or a treatability variance has been granted under 268.44.

Extension or exemption 148.20	petitions in response to Yes No
Waste analysis plan in co 268.7	ompliance with 148.5 and Yes No
Operating record in complia cations and certifications for	nce with 268.7 (i.e., notifi-

B.	Class II Requireme	nts:

(2)		on pressure exceeds confining zon		
	maxin	num adjacent to USDW	Yes	No
(3)		rating above fracture pressure:		
		ure, location, and number of wells ed by injection (attach map)		
(4)		on between outermost casing and		
	well b	ore	Yes	. No
(5)	Repre	sentative sample of injection fluid	Yes	No
(6)	Obser	vation of pressure, flow rate and		
	cumui	ative volume at the following freque	ency:	
	a.	Brine disposal (II D) weekly	Yes	No

		b. c. d.	Hydro	nced recovery (ILR) monthly ecarbon (ILH) daily steam daily	Yes	No No No
	(7)	sure,	flow ra	f one observation of pres- te, and cummulative volume e every 30 days	Yes	No
	(8)	Mech	anical	integrity test every 5 years	Yes	No
	(9)	Manif	ol d mo	nitoring (for II R or II H)?	Yes	No
				nstration approval by alternate monitoring	Yes	. No
	(10)	Maint reviev		ords until next permit	Yes	. No
	(11)	All mo	onitorin	g equipment operational	Yes	No
C.	Class		reme	ents:		
	(1)	Foi	n da	ata (Substitute for IV 15)		
		a.	nati	urally water-bearing:		
			2	Fluid pressure Fracture pressure Physical characteristics Chemical characteristics		
		b. .	If non	water-bearing:		
			1.	Fracture pressure		
		c.	locate above injecte	mation is a USDW, monitored in the injection formation to the injection formation to ed fluids, process by-production to the injection zone	and in an detect m	y USDW's igration of

	1.	Are appropriate wells located to monitor injection operation	Yes	No
	2.	If area is subject to sub- dence or catestrophic collapse, are wells located so they will not be phys- ically affected?	Yes	No
d.	USDV	ction wells penetrate a V and in an area subject to dence or catastrophic se:		
	1.	Are these monitoring wells completed into the USDW?	Yes	No
	2.	Are the monitoring wells capable of detecting the movement of injected fluids and by-products into the USDW?	Yes	No
	3.	Are the wells located outside the physical influence of subsidence or catastrophic collapse?	Yes1	No
θ.	What d abov	is the frequency of monitoringe?	g wells und	der c and
f.	Were minati	the following points evaluon of monitoring frequency?	ated in th	e deter-
	1.	Population relying on USDW	Yes 1	No
	2.	Population affected by		
		injection	Yes 1	No

	3.	Proximity of injection to points of drinking water withdrawal	Yes	No
	4.	Operating pressures	Yes	No
	5.	Nature and volume of injected fluid	Yes	No
	6.	Injection well density	Yes	No
(2)	Injection pr	essure exceeds maximum	Yes	No
(3)	Injection be	etween outermost casing ore	Yes	No
(4)	Injection fluence on the least to the least	id sampled frequently be representative	Yes	No
(5)	Monitoring monthly and	of injection pressure semi- d either:	Yes	_ No
	a. Flow		Yes	_ No
	b. Volu c. Mete	me ring and daily recording of:	Yes Yes	No _ No
		injected volume , produced fluid	Yes Yes	_ No _ No
(6)	MIT at least solution min	once every 5 years for salt	Yes	_ No
(7)		the fluid volume in the ne semimonthly	Yes	_ No
(8)	chosen to m	the appropriate parameters neasure water quality in the wells semimonthly (see	Yes	_ No
(9)	Quarterly m above)	onitoring of wells (see 12d	Yes	No

dividual well monitoring? cility received approval for manifold positioning? carterly reports to Director? cluding: MIT Other tests (specify below) Reported by project/field Individual wells Requirements:	d Yes Yes Yes Yes	NoNo No No No No No
enitoring? Planterly reports to Director? Cluding: MIT Other tests (specify below) Reported by project/field Individual wells	Yes Yes Yes Yes Yes	No No No No
MIT Other tests (specify below) Reported by project/field Individual wells	Yes Yes Yes	No No No
Other tests (specify below) Reported by project/field Individual wells	Yes Yes	No No
Requirements:		
wells are banned and have no in plugging and abandonment of to individual State/EPA requirement	r continued	equireme d monito
te plugged and abandoned		
ner available information		
a J	an plugging and abandonment of the control of the c	an plugging and abandonment or continued to individual State/EPA requirements at a plugged and abandoned

Ξ.	Clas Requirements:							
	No monitoring requirements unless permit has been issued by a delegated State.							
	If State issued permit, specify requirements and compliance noncompliance							

Table N-2 ADDITIONAL UIC INSPECTION CHECKLIST

DESCR	RIPTION OF CORROSION PREVENTION/MONITORING SYSTEM:
	Corrosion loop
	Weight loss coupons
	Electrical resistance probes
	Polarization resistance Probes
	Logs-type
	Cathodic protection
	Soil potential survey
	Other (please describe)
DATE (OF LAST CORROSION EVALUATION BY OPERATOR:
	Туре
	Visual
	Other
	(describe briefly)
RESUL	.TS:
	OK
	Corrosion of:
	Casing; depth
	Tubing; depth
	Packer

From "Underground Injection Control Inspection Manual," prepared by Engineering Enterprises, Inc. for EPA, February 1988

	Other (indicate component								
	Injection fluid released Yes No								
	Contaminated USDW Yes No								
CASIN	G MATERIAL:								
	Steel								
	Stainless steel								
	Monel								
	Titanium								
	Other; specify								
TUBIN	G MATERIAL:								
	Steel								
	Stainless steel								
	Fibercast								
	Fiberglass								
	Other								
PACKE	R TYPE AND MATERIAL								
	Tension								
	Compression								
	Material: Steel Other specify								
	Special protection (please indicate). Note that some packers, especially tension packers, have rubber pads or special coatings to prevent contact with injection fluids.								
WASTE	E CHARACTERISTICS:								
	pH =								
	Dissolved oxygen (concentration)mg/l								
	Hydrogen sulfide, H2S (concentration) mg/l								

	Carbon dioxide, CO ₂ (concentration)mg/l Amenable to biological degradation Acidic Basic Most recent sample analysis (attached) indicates no significant changes	
	ALUATION OF THE CASING/TUBING/PACKER MATERIALS TO RESIST RROSION:	
car	consulting the tables in page of the manual, a preliminary evaluation be made. The inspector may also use different criteria for evaluation vever, he/she should indicate the reason for the decision.)	n I;
	Adequate	
Crite	eria used:	
Pre	ssure Gauges	
	. <u>Yes No N/A</u>	
1.	Is Bourdon tube gauge protected from corrosion and freezing?	
2.	Is pressure reading relatively constant? (absence of rapid pointer movement due to pulsating pressure or pipeline vibration)	
3.	Are gauge materials suitable for the media monitored?	
4.	Is a pressure transducer properly installed?	
5.	Date gauge last calibrated:	

6.	Method	of calibra	tion:		
Pres	sure Rec	<u>orders</u>			
1.	Are pr weathe	essure r r, etc.)?	ecord	ers p	properly installed (e.g., chart protected from
2.	Are pre	essure red	corder	s ope	rational (e.g., ink, charts moving, etc.)?
3.	Is back	-up gaug	je prov	vided'	?
4.	Do bac	k-up pres	ssure	and r	ecorded pressure agree?
FLO	N MEASI	JREMEN	T - GI	ENEF	RAL
Yes	No	N/A	(1)	(a)	Primary flow measuring device is properly installed and maintained.
Yes	No	N/A		(b)	Is there a straight length of pipe before and after the flowmeter of at least 5 to 20 diameters? This depends on the type of flowmeter and the ratio of pipe diameter to throat diameter. Also, the introduction of straightening vanes may reduce this requirement.
Yes	No	N/A		(c)	If a magnetic flowmeter is used, check for electric noise in its proximity and that the unit is properly grounded.
Yes	No	N/A		(d)	Is the full-pipe requirement met?
Yes	No	N/A	(2)	Flow	records are properly kept.
Yes	No	N/A		(a)	Records of flow measurement are recorded in a bound numbered log book.

Yes	No	N/A		(b) All charts are maintained in a file.
Yes	No	N/A		(c) All calibration data is entered in the log book.
Yes	No	N/A	(3)	Sharp drops or increases in flow values are accounted for.
Yes	No	N/A	(4)	Actual flow is measured.
Yes	No	N/A	(5)	Secondary instruments (totalizers, records, etc.) are properly operated and maintained.
Yes	No	N/A	(6)	Appropriate spare parts are stocked.

Electrical noise can sometimes be detected by erratic operation of the flowmeter's output. Another indication is the flowmeter location in the proximity of large motors, power lines, welding machines, and other high electrical field generating devices.

1.	Type of flowmeter used:	
----	-------------------------	--

- 2. Note on diagram flowmeter placement in the system. Observe the direction of flow, the vertical height relationship of the source, outfall, and measuring meter. Give all dimensions in pipe diameters.
- 3. Is meter installed correctly?
 - (a) If magnetic flowmeter, it should be installed in an ascending column, to reduce air bubbles and assure full pipe flow.
 - (b) If differential pressure meter such as venturi, it should be installed in a horizontal plane so that high pressure tap is on the inlet of flow and taps are horizontal sloping slightly downward with facilities for cleaning taps.

			4.	Flow range to be measured:
Yes	No	N/A	5.	Flow measurement equipment adequate to handle expected ranges of flow values.
			6.	What are the most common problems that the operator has had with the flowmeter?
			7.	Flowmeter flow rate: mgd; Totalizer flow rate: mgd; Error %
			8.	Permit project flow:
Yes	No	N/A	9.	Flow totalizer is properly calibrated.
			10.	Frequency of routine inspection by trained operator/month.
			11.	Frequency of maintenance inspections by facility personnel:/year.
			12.	Frequency of flowmeter calibration:
			13.	Indicator of correct operation:
				redundant flowmeters auxiliary flowmeters pressure readings other power usage of pumps
			14.	Indicators of proper Quality Assurance: redundant flowmeters frequent calibrations other

APPENDIX O COMMUNITY RIGHT-TO-KNOW CHECKLIST

Table O-1 EPCRTKA CHECKLIST

A.	in 40	e facility handling extremely hazardous substances at levels identified CFR Part 355 Appendix A or handling mixtures at levels defined in FR 355.30(e) [40 CFR 355.30(a)]? Yes No
		go to C
В.	comr	the facility owner/operator notified the State emergency response nission, the local emergency planning agency and the local fire rtment that the facility is regulated by EPCRTKA [40 CFR 355.30(b)]? Yes No
	notific	E: In the event no State commission was formed, any report or cation required by either EPCRTKA or the promulgated regulations be sent to the Governor of the State.
	If No, If Yes	go to C :
	Obtai	n copies of all applicable letters or memos of this action.
	1.	Was the notification submitted by May 17, 1987 or within 60 days after the facility began handling extremely hazardous substances [40 CFR 355.30(b)]? Yes No
	2.	Has the facility owner/operator notified the local emergency planning committee of the identity of the facility emergency coordinator and that the person is available to work with the committee on emergency planning activities [40 CFR 355.30(c)]? Yes No
	3.	Was this notification done by September 17, 1987 or within 30 days of the committee's formation [40 CFR 355.30(c)]? Yes No
	Identif	by the date the local emergency planning committee was formed.
	4.	If changes have been made at the facility which are relevant to emergency planning, has the facility owner/operator notified the local emergency planning committee of those changes [40 CFR 355.30(d)]? Yes No

C.	Has th 40 CF 302.5	the facility had any release of hazardous substa R 302.4(a), Table 302.4 or 302.4(b) at levels or 302.4(b)	defined i	entified in n 40 CFR No				
	If No. 9	go to D						
	1.	Were the persons within the boundary of the factories affected?		only ones No				
	2.	Is the release a "federally permitted release CERCLA, Section 101(10)?	e," as d Yes	defined in No				
	3.	Is the release continuous, as defined in CERCLA,	Section	103(f)? No				
	4.	Does CERCLA, Section 101(22) exempt reporting	of the r	elease? No				
		If the answer to all four questions is Yes, th reportable under EPCRTKA, go to D.	e releas	se is not				
		If the answer to any question is No, was the rele reported to the National Response Center [40 CF						
		•	Yes	No				
		Was an immediate report also made to the planning committee [40 CFR 355.40(b)]?						
		,	Yes	No				
D.	Comn hazar facilit manu	e facility owner/operator required by OSHA renunication Rules) to prepare Material Safety Data redous chemicals defined by OSHA? (This includes contained within SIC Codes 20 through facturing facilities which were required to compation by May 23, 1988.)	Sheets (des mai gh 39 oly with	(MSDS) for nufacturing and non-				
	If no, go to E							
	1.	Does the facility have hazardous chemicals in a greater than 10,000 pounds or extremely hazagreater than or equal to 500 pounds (or 55 galloplanning quantity defined in 40 CFR 355, whiche	ardous s ns) or th ver is les	substances e threshold				

E.

	a.	If Yes, were MSDSs or a list of materials covered by MSDSs submitted to the State emergency response commission, the local emergency planning committee and the local fire department by October 17, 1987 or within 3 months of the facility becoming subject to 40 CFR 370 [40 CFR 370.20(b)(1)(i)]? (See 40 CFR 370.21 for information content reporting requirements.) Yes No
	b.	If Yes, has the facility owner/operator submitted an inventory of hazardous chemicals and extremely hazardous substances to the State emergency response commission, local emergency planning committee and the local fire department by March 1, 1988 or by March 1 of the first year the facility becomes subject to 40 CFR 370 [40 CFR 370.20(b)(2)(i)]? (See 40 CFR 370.25 for inventory reporting requirements, 370.28 for how to handle mixtures, and 370.40 for the inventory format.)
2.	MSDS within 40 CF	azardous chemicals handled at the facility in an amount less 10,000 pounds, were MSDSs or list of chemicals covered by 25 submitted to the above groups by October 17, 1989 or 2 years and 3 months of the facility becoming subject to 17, 1989 or 1990 [40 CFR 370.20(b)(1)(ii)]. (See 40 CFR 370.21 for ation content reporting requirements.)
	emerg comm chemic facility (See	s, has the facility owner/operator submitted to the State lency response commission, the local emergency planning littee and the local fire department an inventory of hazardous cals by March 1, 1989 or by March 1 of the first year the becomes subject to 40 CFR 370 [40 CFR 370.20(b)(20(ii))]? 40 CFR 370.25 for inventory reporting requirements, 370.28 w to handle mixtures and 370.40 for the inventory format.) Yes No
	Hazaro	: On March 1, 1990, the levels for inventory reporting of build dous chemicals becomes any level handled. The levels for lely hazardous substances remain the same.
require	ements	nether the facility is covered by the Toxic Chemical Reporting in 40 CFR 372.30 for each applicable year by answering the any calendar year since and including 1987:
1.	The fa	cility has 10 or more full-time employees. Yes No
2.	The fac	cility has an operation found in SIC codes 20 through 39. Yes No

		NOTE: See 40 CFR 372.22(b) for further criteria of operation combinations covered.
	3.	The facility manufactured, imported, processed, or otherwise handled toxic chemicals in excess of the threshold quantities identified in 40 CFR 372.25. (40 CFR 372.65 identifies toxic chemicals covered by this regulation.) Yes No
		Continue only if Yes to all three of the above questions. If No, go to G.
= .	Did the require	he facility owner/operator comply with the following reporting ements (40 CFR 372.30).
	NOTE	: See 40 CFR 372.38 for exemptions:
	1.	Was an EPA Form R (EPA Form 9350-1) submitted for each toxic chemical manufactured, imported and/or used in excess of the applicable threshold quantity? [40 CFR 372.30(a)] Yes No
	2.	Was an EPA Form R submitted for each mixture or trade name product imported, processed, or otherwise used which contains a toxic chemical(s) in excess of the applicable threshold quantity? [40 CFR 372.30(b)] Yes No
	3.	Was a form for calendar year activities submitted before July 1 of the calendar year? Yes No
G.	Deter 40 CF	mine if the facility is a supplier of toxic chemicals or mixture [See R 372.45(d) through (g) for exemptions.] Yes No
		, continue end the inspection
	1.	Did the facility owner/operator provide a written notification that a shipment contains a toxic chemical or that the shipment contains a toxic chemical mixture (40 CFR 372.45)? Yes No
	2.	Did the notification provide the following:
		a. The chemical or mixture is subject to reporting requirements of EPCRTKA and 40 CFR 372? Yes No

	Number? Yes No	
	c. The weight percent of each chemical in the mixture of name product? Yes No	
3.	Was the notification sent with the first shipment in each cayear beginning January 1, 1987? Yes No.	
4.	If changes were made to the mixture or trade name product, notification provided by the facility owner/operator with the shipment after the material changed? Yes No.	na fire
5.	If the facility owner/operator discovers new information abomixture or trade name product, was a new notification sent to previous recipient within 30 days of the discovery?	o each
	Yes No	
6.	If an MSDS was required to be prepared, was the notification attached to or incorporated into the MSDS? Yes No	

APPENDIX P LABORATORY AUDIT CHECKLISTS

Table P-1

METHOD 1310-EP TOXICITY AND STRUCTURAL INTEGRITY TEST

Checklist

Requirement: 40 CFR 261.24

Reference: SW 846, 2nd ed.

Principle: Sample is pretreated and then continuously extracted with a

weak acid for, typically, 24 hours. The extract is then analyzed for specified elemental, pesticide and herbicide constituents.*

Essential Equipment:

Does the structural integrity tester conform to specifications?

0.33 kg hammer?

Hammer free fall of 6 inches?

Does the extractor prevent stratification of the sample and extraction fluid?

Does it ensure that all sample surfaces are continuously brought into contact with the extraction fluid?

____ If rotary, does it turn at 29 rpm?

Separate checklists have been prepared for the EP constituents: As, Ba, Cd, Cr, Pb, Hg, Se, Ag, Endrin, Lindane, Methoxychlor, Toxaphene, 2,4-D and 2,4,5 TP Silvex.

Element	Maximum Concentration
As	5 mg/L
Ba	100
Cd	1
Cr	<i>5</i>
Pb	<i>5</i>
H g S e	0.2
Se	1
Ag	<i>5</i>

Reagents	
Is	5 molar acetic acid used as the extractant? deionized or distilled water which has been monitored for impurities ed? he acetic acid monitored for impurities?
Procedure	⊋:
<u>Waste</u>	s Containing Free Liquids
	Is filter preweighed to the nearest 0.01 g? Is the filter handled so as to prevent damage and contamination? Is the sample preweighed to the filter? How much sample?
	Is the filter prewetted with sample? Are the filters checked for impurities? How?
	If samples do not filter at ambient pressure, is filter pressure properly incremented up to 75 psig or until gas passes before filtration is discontinued?
·	Is filter residue dried at 80 °C in order to determine percent solids? Is a new portion used for the actual extraction?
	Are percent solids correctly calculated? Is the extract properly preserved, stored and refrigerated?
	If the solid comprises less than 0.5% of the waste is it discarded and the remainder of the sample analyzed directly?
	If the solid material in the sample has components larger than 9.5 millimeters or individual surface areas greater than 3.1 square centimeters is the material subjected to a structural integrity test?
	Is the sample for the structural integrity test properly obtained (cut or cast into a cylinder 3.3 cm diameter x 7.1 cm long)?
	Is the structural integrity test properly performed (drop tester, 15 times) If so tested, are all constituents passed through a 9.5 mm sieve?

	If the solid material in the sample has components larger than 9.5 millimeters or individual surface areas greater than 3.1 square centimeters, is the material subjected to a structural integrity test? Is the sample for the structural integrity test properly obtained (cut or cast into a cylinder 3.3 cm diameter x 7.1 cm long)? Is the structural integrity test properly performed (drop tester, 15 times) If so tested, are all constituents passed through a 9.5 mm sieve? If the solid comprises more than 0.5% of the sample, are the appropriate volumes of liquids and extracting solution determined? Formula?
	Is the amount of distilled water to be added determined correctly? Are pH adjustments performed in accordance with the procedure?" Is the temperature maintained between 20 and 40 °C? At the end of the extraction, is the proper amount of deionized water added to the mixture. After filtration, are the resultant liquids from the initial filtration and extract properly combined? Are items contacting the sample cleaned to prevent contamination of the sample?
<u>Analysis</u> :	
Eleme	ntal Constituents
***************************************	Is the aqueous liquid portion digested in accordance with SW 846 method 3010?

The pH is adjusted with acetic acid as follows:

Attachment: NEIC benchsheets

Initially, after a brief agitation unless the pH is already < or = to 5. Thereafter, if the pH rises above 5.2, it will be adjusted to 4.8 to 5.2 [until the maximum allowable amount (4W grams) of acetic acid has been delivered]

At 15-minute increments until the pH adjustment <0.5 pH units.

At 30-minute increments until the pH adjustment <0.5 pH units.

At 60-minute increments until the pH adjustment <0.5 pH units.

^{2.}

^{3.}

^{4.}

^{5.} One final time at 6 hours.

	an organic phase results, is this digested by methods 3030, 3040, or 3050?
	Are the digestion procedures properly performed? Are atomic absorption methods used to analyze the digests? Is the method of known additions used in each case?
Pestic	cides and Herbicides
	Are methods 8080 and 8150 used (SW 846, 2nd ed.)? Are the methods used properly?
Calcu	lation
	Are concentrations properly calculated in individual samples? If more than one phase, is the overall EP concentration properly calculated from the proportions?

Table P-2 TOTAL NONFILTERABLE RESIDUE (TSS) Checklist

Requirements:	40 CFR 136, October 26, 1984, pp. 43234-43442		
Reference:	Standard Methods, 15th edition and the 1979 EPA Methods Manual		
<u>Principle</u> :	When a solution is filtered using a specified grade of glass fiber filter, the solids remaining on the filter, after drying at 103 to 105 °C, constitute the amount of total nonfilterable residue or TSS in that sample aliquot. Differential weighing and mathematical adjustment for sample volume quantifies the result in mg/L.		
105 °C	ven capable of maintaining a temperature between 103 to		
Drying ov	ven make and model:		
Thermom range	eter graduated in one degree increments at the 100 degree		
Analytical	balance make and model		
	_ Analytical balance with adequate capacity and sensitivity of at least		
-	system capable of developing 0.5 atmospheres suction		
Air tight d	esiccator with adequate capacity and sample segregation		
Appropria	te volumetric sample aliquoting device. Specify		
Gooch cri	scibles of aluminum weighter dishard O		
Goodin Cit	Gooch crucibles or aluminum weighing dishers. Specify		
Flat sees	apparatus. Specify		
rial, nonp	ointed tweezers		
Reagents and S	upplies:		
Indicating	calcium sulfate or silica gel. Specify		

	RA 934AH filter media or equivalent? Specify size and type
Samo	oling and Preservation:
	If the sample is not analyzed within 2 hours of collection, is it kept at 4 °C? Are all samples analyzed within 7 days of collection? Are glass or plastic sample containers used?
Proce	edure:
Metho	od used?
	Is the filter pre-washed with 3- to 20-mL aliquots of distilled or DI water? Filters properly dried and desiccated? Time spent
	Is the desiccant unspent (blue, not pinkish blue or pink)? Are filters properly seated, wrinkled side up prior to sample introduction? Is the sample well mixed before aliquoting? Is the sample size or filter size selected to yield 2.5 to 200 mg of
	deposited residue? Is volumetric glassware properly sized to ensure accurate aliquoting? Is the sample residue post-washed with three 10-mL portions of distilled
	or deionized water?
	In conjunction with post-washing, is sample rinsed from dispensing glassware if appropriate? (The same rinses should be used for both.) Are residues dried for a minimum of 1 hour and desiccated until cool?
	Are the drying cycles repeated to verify weight constancy?
	Are successive weights during this step brought to either less than 4% of the previous weight or 0.5 mg difference?
	Are special forceps used to handle filters?
	Are sample volumes and filter weights properly recorded?
	Are results calculated correctly? Are pressurious takes during cample handling, during and designation to
	Are precautions taken during sample handling, drying and desiccation to keep extraneous material off the filters?

Regu	ured by the 1979 EPA Methods Manual:
	Is the aliquot of sample selected such that at least 0.0576 mg per square cm of residue is filtered and that total filtration time does not exceed 10 minutes?
	If a 4.7 cm diameter filter is not used, is the amount of wash water used approximately 2 ml per square cm?
	The 1979 EPA Manual allows material such as leaves, sticks, fish, and lumps of fecal matter to be excluded or removed from the sample if their inclusion would produce results nonrepresentative of the source.
Reco	<u>rds</u> :
	Are bench records maintained for a period of at least 3 years? Are the date and time of sampling, as well as the individual performing the sampling, recorded? Are the date and time of analysis, the analyst, and the method of analysis properly documented?
Reco	mmended Quality Control:
	Are filter blanks used to check for problems? Are duplicate samples analyzed? Frequency Range Is the balance professionally serviced? Last service date Is the calibration of the balance checked each day of use? Is a balance calibration log maintained? Is the balance presently level and in calibration? Is the balance in an area free from temperature excursions and dust? Has the calibration of the thermometer been verified? Documented? Is the oven temperature checked each day of use? Documented?
Note:	Place check in left hand column if this item is satisfactory. If unsatisfactory, additional comments may be included at the end.